No. 117 4521



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 16 DECEMBER 2004

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet Adelaide, 16 December 2004

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

No. 48 of 2004—Controlled Substances (Repeal of Sunset Provision) Amendment Act 2004. An Act to amend the Controlled Substances Act 1984.

No. 49 of 2004—First Home Owner Grant (Miscellaneous) Amendment Act 2004. An Act to amend the First Home Owner Grant Act 2000.

No. 50 of 2004—Petroleum (Submerged Lands) (Miscellaneous) Amendment Act 2004. An Act to amend the Petroleum (Submerged Lands) Act 1982 and to make related amendments to the Off-Shore Waters (Application of Laws) Act 1976.

No. 51 of 2004—Statutes Amendment (Miscellaneous Superannuation Measures No. 2) Act 2004. An Act to amend the Judges' Pensions Act 1971, the Police Act 1998, the Police Superannuation Act 1990, the Southern State Superannuation Act 1994 and the Superannuation Act 1988.

No. 52 of 2004—Criminal Law Consolidation (Child Pornography) Amendment Act 2004. An Act to amend the Criminal Law Consolidation Act 1935 and to make consequential amendments to the Criminal Law (Forensic Procedures) Act 1998, the Summary Offences Act 1953 and the Summary Procedure Act 1921

No. 53 of 2004—Medical Practice Act 2004. An Act to protect the health and safety of the public by providing for the registration of medical practitioners and medical students; to regulate the provision of medical treatment for the purpose of maintaining high standards of competence and conduct by the persons who provide it; to repeal the Medical Practitioners Act 1983; and for other purposes.

No. 54 of 2004-Motor Vehicles (Fees) Amendment Act 2004. An Act to amend the Motor Vehicles Act 1959.

No. 55 of 2004—Statutes Amendment (Legal Assistance Costs) Act 2004. An Act to amend the Criminal Law (Legal Representation) Act 2001 and the Legal Services Commission

No. 56 of 2004—Statutes Amendment (Misuse of Motor Vehicles) Act 2004. An Act to amend the Road Traffic Act 1961 and the Summary Offences Act 1953.

No. 57 of 2004—Teachers Registration and Standards Act 2004. An Act to regulate the teaching profession.

By command.

J. D. LOMAX-SMITH, for Acting Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has revoked the appointment of Oswald Marino Petrucco as a Deputy Member to Robert John Norman and Robert Pollnitz as a Deputy Member to John Irving Fleming of the South Australian Council on Reproductive Technology, effective from 16 December 2004, pursuant to the Reproductive Technology (Clinical Practices) Act 1988 and the Acts Interpretation Act 1915.

By command.

J. D. LOMAX-SMITH, for Acting Premier

MHEA-MGR 0009PT2CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Country Fire Service Board, pursuant to the provisions of the Country Fires Act 1989:

Member: (from 23 December 2004 until 22 December 2005)

Russell Peate

Brian Treloar

Russell Branson Patrick Forster

Raymond Laurence Dundon

Lisien Loan

Presiding Member: (from 23 December 2004 until 22 December 2005)

Raymond Laurence Dundon

Deputy Presiding Member: (from 23 December 2004 until 22 December 2005)

Russell Branson

By command,

J. D. LOMAX-SMITH, for Acting Premier

MES 016/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Commission, pursuant to the provisions of the South Australian Health Commission Act 1976:

Member: (from 16 December 2004 until 15 December 2007) or until she ceases to hold a position in the Department of Health)

Ingrid Haythorpe

By command,

J. D. LOMAX-SMITH, for Acting Premier

MHEA 0001/02CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Council on Reproductive Technology, pursuant to the provisions of the Reproductive Technology (Clinical Practices) Act 1988:

Member: (from 16 December 2004 until 28 January 2007)

Oswald Marino Petrucco

Robert Pollnitz

Deputy Member: (from 16 December 2004 until 28 January

2007)

Robert John Norman (Deputy to Petrucco)

Gregory Kym Pike (Deputy to Pollnitz)

By command.

J. D. LOMAX-SMITH, for Acting Premier

MHEA-MGR 0009PT2CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Public and Environmental Health Council, pursuant to the provisions of the Public and Environmental Health Act 1987:

Member: (from 28 January 2005 until 27 January 2008)

Kevin James Buckett

Nancy Judith Cromar

Deputy Member: (from 28 January 2005 until 27 January 2008)

Angela McLean (Deputy to Buckett) Patricia Smith (Deputy to Cromar)

Presiding Member: (from 28 January 2005 until 27 January 2008)

Kevin James Buckett

By command,

J. D. LOMAX-SMITH, for Acting Premier

MHEA-MGR 003CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

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

Special Member: (from 16 December 2004 until 15 December 2007) Debra Thoms David Cyril Gurry

By command,

J. D. LOMAX-SMITH, for Acting Premier

MHEA-MGR 0026CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Public Housing Appeal Panel, pursuant to the provisions of the Constitution Act 1934:

Member: (from 1 February 2005 until 31 January 2006) Margaret Amelia Castles Ursula Mary Dahl Chris Finn Kathleen McEvoy Frances Meredith

By command,

J. D. LOMAX-SMITH, for Acting Premier

MFC 019/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Outback Areas Community Development Trust, pursuant to the provisions of the Outback Areas Community Development Trust Act 1978:

Member: (from 1 February 2005 until 31 January 2007)

William Raymond McIntosh

Nancy Joy Baluch

Gary Colin Fuller

Allan Wilson

Bernadette Elizabeth Giles

Deputy Member: (from 1 February 2005 until 31 January 2007

Stuart Knox (Deputy to McIntosh, Wilson and Fuller) Patricia Leila Katnich (Deputy to Baluch and Giles)

Chairman: (from 1 February 2005 until 31 January 2007) William Raymond McIntosh

J. D. LOMAX-SMITH, for Acting Premier

OLG 0017/2004CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Optometrists Board, pursuant to the provisions of the Optometrists Act 1920:

Member: (from 17 December 2004 until 16 June 2006) Jennifer Anne Lanham Andrew Thomas John Henry Pellew

Stuart William Aitchison Mark Philip William Parsons

Michelle Clark

By command.

J. D. LOMAX-SMITH, for Acting Premier

MHEA-MGR 0057CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Animal And Plant Control Commission, pursuant to the provisions of the Animal And Plant Control (Agricultural Protection and Other Purposes)

Member: (from 16 December 2004 until 15 December 2007)

Roger Barrington Wickes

Elizabeth Inglis Nicholls

Ian Kenneth Trengove

Deputy Member: (from 16 December 2004 until 15 December 2007)

Brenda Joan Anderson (Deputy to Wickes) John Anthony Mundy (Deputy to Nicholls) Monica Dodd (Deputy to Trengove)

Presiding Officer: (from 16 December 2004 until 15 December 2007

Roger Barrington Wickes

By command,

J. D. LOMAX-SMITH, for Acting Premier

MEC 0096/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board, pursuant to the provisions of the Education Act 1972:

Member: (from 1 January 2005 until 31 December 2005)

Carmel Anne Kerin Helen Fay O'Brien

Roger Neil Anderson

Susan Mavis Fox

Beryl Lorraine Kennedy Jeanette Mary Turner

Julie Elizabeth Lundberg

Julie Ann Haar

Jennifer Noelene Hocking

Keith Renny Parkinson

Robert Charles Woodbury

Jacqueline Diane Bone-George Julie Anne Muirson

Robert Samuel Matthews

Deputy Member: (from 1 January 2005 until 31 December 2005)

Yvonne Mary Webb

Garry Raymond Le Duff Barry John Thompson

Gerardine Mary Mulhearn

Frank Cairns

Thomas Vincent Greenwell Lynette Marjorie Castle

Murray Henderson

Helen Mellory Daisy Koppan

Jonathon Law

Michael Wohltmann

Stephen David Andrews

Felicity-Ann Lewis

Chairperson: (from 1 January 2005 until 31 December 2005) Carmel Anne Kerin

By command,

J. D. LOMAX-SMITH, for Acting Premier

MECS 19/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Soil Conservation Council, pursuant to the provisions of the Soil Conservation and Land Care Act 1989:

Member: (from 1 January 2005 until 30 June 2005)

William Raymond McIntosh

Ann Sharon Oldfield

Yvonne Smith Joseph Lindsay Keynes

Robert Norman Cleveland Smyth

Iain Thomas Grierson

Gerard Francis Butler

Roger Ernest Nield

Peter James Alexander

Michael Phillip McBride

Roger Barrington Wickes

Michael John Good

Deputy Member: (from 1 January 2005 until 30 June 2005)

John Anthony Berger (Deputy to McIntosh)

Richard Marchant Warwick (Deputy to Oldfield)

John Anthony Mundy (Deputy to Y. Smith)

James Beaumont Mitchell (Deputy to Keynes)

Mourilyan Frances Nicholls (Deputy to R. N. C. Smyth)

Dean Richard Cresswell (Deputy to Grierson) Jolyon Anne Gemmell (Deputy to Nield)

Mark David Ramsey (Deputy to Wickes)

Darryl Bryan Harvey (Deputy to Good)

Presiding Member: (from 1 January 2005 until 30 June 2005) William Raymond McIntosh

By command,

J. D. LOMAX-SMITH, for Acting Premier

MEC 0095/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Radiation Protection Committee, pursuant to the provisions of the Radiation Protection and Control Act 1982:

Member: (from 1 January 2005 until 31 December 2007)

Paul Vogel

Timothy Mark Cain Lynne Michelle Ingram

Sharon Maree Paulka

Gerald Steven Laurence Jane Shearer

Michael Innes Kitchener

Serge Caplygin Pamela Joy Sykes

Peter Dolan

Deputy Member: (from 1 January 2005 until 31 December 2007)

Charles Weetman Lott (Deputy to Cain)

Con Kapsis (Deputy to Ingram)

Kenneth Graham Smith (Deputy to Paulka)

Peter James Collins (Deputy to Laurence) Keith Henry Lokan (Deputy to Shearer)

Barry Ernest Chatterton (Deputy to Kitchener)

Trina Lee Jensen (Deputy to Caplygin)

Michael Trent Lardelli (Deputy to Sykes) Thomas Frank Whitworth (Deputy to Dolan)

Chairman: (from 1 January 2005 until 31 December 2007)

Paul Vogel

By command,

J. D. LOMAX-SMITH, for Acting Premier

MEC 0099/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural And Ethnic Affairs Commission Act 1980:

Member: (from 1 January 2005 until 31 December 2005) John Antoine Kiosoglous

Hieu Van Le

Chair: (from 1 January 2005 until 31 December 2005) John Antoine Kiosoglous

Deputy Chair: (from 1 January 2005 until 31 December 2005) Hieu Van Le

By command.

J. D. LOMAX-SMITH, for Acting Premier

ATTG 0433/02TC1CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

Member: (from 3 January 2005 until 2 January 2006)

Suzanne Elizabeth Herzberg

Member: (from 3 January 2005 until 13 January 2005)

Graham Foreman

Presiding Member: (from 3 January 2005 until 13 January

2005)

Graham Foreman

By command,

J. D. LOMAX-SMITH, for Acting Premier

MFC 0020/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia, as Governor's Deputy of South Australia for the period from 9 a.m. on Tuesday, 4 January 2005 until 9 a.m. on Friday, 21 January 2005.

By command.

J. D. LOMAX-SMITH, for Acting Premier

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the following Acting Ministers:

Honourable Patrick Frederick Conlon, MP, Minister for Infrastructure, Minister for Energy and Minister for Emergency Services to be also Acting Deputy Premier, Acting Treasurer, Acting Minister Assisting the Premier in Economic Development, Acting Minister for Police and Acting Minister for Federal/State Relations for the period 16 January 2005 to 29 January 2005 inclusive, during the absence of the Honourable Kevin Owen Foley, MP

Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be also Acting Minister for Transport, Acting Minister for Urban Development and Planning and Acting Minister for Science and Information Economy for the period 22 December 2004 to 14 January 2005 inclusive, during the absence of the Honourable Patricia Lynne White, MP.

Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be also Acting Minister for Administrative Services, Acting Minister for Industrial Relations, Acting Minister for Recreation, Sport and Racing and Acting Minister for Gambling for the period 29 December 2004 to 23 January 2005 inclusive, during the absence of the Honourable Michael John Wright,

Honourable Lea Stevens, MP, Minister for Health and Minister Assisting the Premier in Social Inclusion to be also Acting Minister for Families and Communities, Acting Minister for Housing, Acting Minister for Ageing and Acting Minister for Disability for the period 10 January 2005 to 28 January 2005 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

Honourable John David Hill, MP, Minister for Environment and Conservation, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be also Acting Deputy Premier, Acting Treasurer, Acting Minister Assisting the Premier in Economic Development, Acting Minister for Police and Acting Minister for Federal/State Relations for the period 1 January 2005 to 15 January 2005 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

Honourable John David Hill, MP, Minister for Environment and Conservation, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be also Acting Minister for Education and Children's Services and Acting Minister for Tourism for the period 26 December 2004 to 16 January 2005 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

Honourable Stephanie Wendy Key, MP, Minister for Employment, Training and Further Education, Minister for Youth and Minister for the Status of Women to be also Acting Minister for Agriculture, Food and Fisheries, Acting Minister for State/Local Government Relations and Acting Minister for Forests for the period 11 January 2005 to 16 January 2005 inclusive, during the absence of the Honourable Rory John McEwen, MP.

Honourable Karlene Ann Maywald, MP, Minister for the River Murray, Minister for Regional Development, Minister for Small Business and Minister for Consumer Affairs to be also Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion, Acting Minister for the Arts and Acting Minister for Volunteers for the period 15 January 2005 to 16 January 2005 inclusive, during the absence of the Honourable Michael David Rann, MP.

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 Environment and Conservation, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period 13 March 2005 to 31 March 2005 inclusive, during the absence of the Honourable John David Hill, MP.

By command,

J. D. LOMAX-SMITH, for Acting Premier

DPC 082/94PT1CS MEC 0085/04CS

> Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has revoked the appointment of Joslene Mazel as a Clerk of Executive Council, pursuant to the Letters Patent, section 68 of the Constitution Act 1934 and the Acts Interpretation Act 1915.

By command.

J. D. LOMAX-SMITH, for Acting Premier

DPC 41/94CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint Adam Graycar and Melanie Amy Hazell as Clerks of Executive Council, pursuant to the Letters Patent and section 68 of the Constitution Act 1934.

By command,

J. D. LOMAX-SMITH, for Acting Premier

DPC 41/94CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the Presiding Members to the Regional Natural Resources Management Boards set out below for a term of three years commencing on 16 December 2004 and expiring on 15 December 2007, pursuant to the Natural Resources Management Act 2004:

Charles Ronald Jackson: Presiding Member, Alintjara Wilurara Natural Resources Management Board.

Janice Roslyn Kelly: Presiding Member, Kangaroo Island Natural Resources Management Board.

Brian James Foster: Presiding Member, Eyre Peninsula Natural Resources Management Board.

Mervyn John Lewis: Presiding Member, Northern and Yorke Natural Resources Management Board.

Christopher Malcolm Reed: Presiding Member, South Australian Arid Lands Natural Resources Management Board

David Charles Wotton: Presiding Member, South Australian Murray Darling Basin Natural Resources Management Board.

David James Geddes: Presiding Member, South East Natural Resources Management Board.

Yvonne Sneddon: Presiding Member, Adelaide and Mount Lofty Ranges Natural Resources Management Board.

By command,

J. D. LOMAX-SMITH, for Acting Premier

MEC 0094/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to approve the changes set out below to the list of persons and groups authorised to access confidential information, pursuant to section 64D of the South Australian Health Commission Act 1976.

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976 AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

Authorisation By The Governor

PURSUANT to section 64D of the South Australian Health Commission Act 1976 and with the advice and consent of the Executive Council, I authorise the persons listed below and the members from time to time of a group or body listed below to have access to confidential information and authorise the changes listed below, in accordance with that section.

ADDITIONAL AUTHORISATIONS:

Groups that assess and improve the quality of specified health services at the hospitals named:

Children, Youth and Women's Health Service Incorporated: Women's and Children's Hospital

Significant Event Review Committee

The Whyalla Hospital and Health Services Inc.

• Clinical Risk Committee

Mount Gambier and Districts Health Service Incorporated

Clinical Incident Review Subcommittee

Groups that assess and improve the quality of specified health services at the entity named:

S.A. Ambulance Service

Root Cause Analysis Quality Assurance Committee

DELETION OF AUTHORISATIONS:

Children, Youth and Women's Health Service Incorporated: Women's and Children's Hospital

- Director of Oncology (ACH Campus).
- Mortality Committee (ACH Campus).
- Tumour Advisory Committee (ACH Campus).
- Perinatal Mortality/Morbidity Committee (QVH Campus).
- Antenatal Diagnosis and Counselling Service (WACH: QVH).
- The Drug and Therapeutics Committee.
- Medical Chiefs Group.

By command,

J. D. LOMAX-SMITH, for Acting Premier

DHS 14/02CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to approve Amendment No. 2 to the Probate Rules 1998, with effect from 1 March 2005, pursuant to the Adminis-tration and Probate Act 1919.

By command,

J. D. LOMAX-SMITH, for Acting Premier

ATTG 0331/04CS

Department of the Premier and Cabinet Adelaide, 16 December 2004

HER Excellency the Governor in Executive Council has been pleased to allow and countersign the proposed repeal of Statute Chapter 3, the repeal and replacement of Statute Chapter 91 and the amendments of Statute Chapters 1 and 1A of the Statutes of the University of Adelaide, approved by the Council of the University on 26 July 2004, pursuant to section 22 (3) of The University of Adelaide Act 1971.

By command,

J. D. LOMAX-SMITH, for Acting Premier

METFE 39/04CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Adelaide Independent Radio Incorporated
Australian Bible Society Incorporated
Australian Sheaf Tossers Association Incorporated
Animals Asia Foundation Incorporated
National Association for Loss and Grief (Australia)
Incorporated
Noarlunga Judo Club Incorporated
Peterborough Junior Motor Cycle Club Incorporated
The Artillery Display Team S.A. Incorporated
The Interim Itab Chairs Forum Incorporated
The Ulysses Club—Adelaide Branch Incorporated

Given at Adelaide, 13 December 2004.

B. COLQUIST, a delegate of the Corporate Affairs Commission

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

Approval of Quality Assurance Schemes

I, RORY McEWEN, MP, Minister for Agriculture, Food and Fisheries, pursuant to Regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, approve the quality assurance schemes listed in Column A for the specified crops listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

Column A	Column B	Column C
A scheme established by the Freshcare Code of Practice On-farm Food Safety Program for Fresh Produce, Based on HACCP Principles, published by Freshcare Ltd, NSW, Australia.	cucumber	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd (ABN 4509 287 9082).
A scheme established by the SQF 2000 Code, A HACCP Supplier Assurance Code for the Food Industry, 5th edition, published by Food Marketing Institute, Washington DC, USA.	basil, chard, chervil, chives, coriander, cucumber, dill, lettuce, marjoram, mint, oregano, parsley, rocket, sage, sorrel, tarragon, thyme.	A current certification (to Levels 1, 2 or 3) of an SQF 2000 system for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the SQF 2000 Code.
A scheme established by the Woolworths Vendor Quality Management Standard (WVQMS) Version 10; or Woolworths Quality Assurance (WQA) Standard Version 1; published by	basil, chard, chervil, chives, coriander, dill, marjoram, mint, oregano, parsley, rocket, sage, sorrel, tarragon, thyme.	A current certification of WVQMS Version 10 or WQA Version 1 for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the relevant standard.
Woolworths Supermarkets. A scheme established by the Recommended International Code of Practice General Principles of Food Hygiene CAC/RCP 1-1969 including Annex on Hazard Analysis and Critical Control Point (HACCP) System and Guidelines for its application, as adopted by the Codex Alimentarius Commission in 1997.	cucumber, lettuce	A current certification meeting the requirements of Codex Alimentarius Alinorm: 97/13A for the supply of a crop of a kind for which the scheme is approved.

Dated 14 December 2004.

RORY McEwen, 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 dedicate the Crown Land defined in The Schedule as a Metropolitan Open Space System Recreation Reserve and declare that such land shall be under the care, control and management of the City of Tea Tree Gully, subject to the condition that no dealing with or development of the land will be undertaken without the prior approval of the Minister for Urban Development and Planning or his/her successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 30 of Deposited Plan 31699, Hundred of Yatala, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5904 Folio 712

Dated 16 December 2004.

J. HILL, Minister for Environment and Conservation

PLN 02/0378

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Scouts Purposes and declare that such land shall be under the care, control and management of The Scout Association of Australia, South Australian Branch.

The Schedule

Section 59, Hundred of Scott, County of Robinson, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5746 Folio 500.

Dated 16 December 2004

J. HILL, Minister for Environment and Conservation

DL 2115/1988

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Portion of Reserve for Rubbish Disposal Purposes, being that portion of Allotment 1512, now identified as Allotment 100 of Deposited Plan 65662, Town of Coober Pedy, Out of Hundreds (Coober Pedy), the notice of which was published in the *Government Gazette* of 24 August 1989 at page 640, being portion of the land comprised in Crown Record Volume 5755 Folio 190.

Dated 16 December 2004.

J. HILL, Minister for Environment and Conservation

DENR 14/0230

DEPARTMENT OF FURTHER EDUCATION, EMPLOYMENT, SCIENCE AND TECHNOLOGY

EMPLOYMENT AND SKILLS FORMATION

Government Youth Traineeship Program (National Trainee Wage) 2002-2003 Intake

THE Department of Further Education, Employment, Science and Technology as at 1 January 2005 will be financially closing the 2002-2003 intake of the Government Youth Traineeship Program. All outstanding reimbursement claims for this intake must be

lodged with the program by 20 December 2004. Payment will not be made for any claims received after this date for trainees placed during the 2002-2003 intake except for those few trainees who have not yet completed their training.

T. DOWNING, Employment and Skills Formation

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF YORKE PENINSULA—MISCELLANEOUS AMENDMENTS PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'District Council of Yorke Peninsula—Miscellaneous Amendments 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 16 December 2004.

TRISH WHITE, Minister for Urban Development and Planning

PLN 02/0001

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. The decision of the Governor under section 48 of the Development Act 1993, to grant provisional development authorisation of the Beringer Blass Wine Bottling and Storage Facility at Nuriootpa was published in the *Gazette* on 23 September 2004.
- 2. The development was the subject of a Development Report and an Assessment Report under sections 46 and 46D of the Development Act 1993.
- 3. Pursuant to section 48 of the Development Act 1993 and Regulation 64 (1) of the Development Regulations 1993, the Governor reserved certain matters for further decision making.
- 4. On 14 October 2004 the Development Assessment Commission, as delegate of the Governor, and on advice from the Environment Protection Authority, granted development authorisation for the reserved matter of the Environmental Management and Monitoring Plan (EMMP).
- 5. Application has now been made to the Development Assessment Commission, as delegate of the Governor, for a further decision regarding amendments to the building layout and a revision to the EMMP to enable construction hours for Stage 1 to occur between 6 a.m. and 10 p.m. from Monday to Saturday.
- 6. The amendments to the development are contained in the letter and plans from Nolan Rumsby Planners dated 11 November 2004 and the letter from Nolan Rumsby Planners dated 23 November 2004.
- 7. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993 and advice from the Environment Protection Authority and the Barossa Council.
- 8. The Development Assessment Commission is satisfied that the amendment does not require the preparation of a further or amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development authorisation to the amended Beringer Blass Wine Bottling and Storage Facility subject to the Conditions and Notes to the applicant below:

- (a) reserve a decision on the following matter (upon application of further information) pursuant to section 48 (6) and Regulation 64 (1):
 - (i) further assessment and certification in respect of the Building Rules for the development (refer to Conditions and Notes to Applicant below);
- (b) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (c) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period of two years from the date hereof, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with:
 - (a) the following drawings contained within the Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004:
 - Drawing Titled: 'Proposed Bottling Facility, Landscape Plan'; Drawing Number: N080-SK01 A.
 - Drawing Titled: 'Proposed Bottling Facility, Elevations'; Drawing Number: N080-SK02 A.
 - (b) the following drawings contained within the letter from Nolan Rumsby Planners dated 11 November 2004 insofar as they are varied by the drawings indicated in paragraph (d):
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling, Storage and Winery Facility, Final Development Site Plan'; Drawing Number: WLF04-000-0265 B.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1A Development Plan (2 Bottling Lines)'; Drawing Number: WLF04-000-0260 C
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1B Development Plan (4 Bottling Lines)'; Drawing Number: WLF04-000-0262 B
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plan (8 Bottling Lines)'; Drawing Number: WLF04-000-0262 B
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plans Overlayed'; Drawing Number: WLF04-000-0266 B.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stages 1A and 1B Development Elevations'; Drawing Number: WLF04-000-0261 A.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations'; Drawing Number: WLF04-000-0264 A.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations Overlayed'; Drawing Number: WLF04-000-0267 A.
 - (c) the following documents insofar as they are varied by the document indicated in paragraphs (e) and (f):
 - Development application, 'Proposed Wine Bottling and Storage Facility (in association with the existing Beringer Blass Winery, Sturt Highway, Light Pass Road/Pipeline Road) at Light Pass Road/Pipeline

- Road, Barossa Valley', prepared by Nolan Rumsby Planners (for Beringer Blass Wine Estates), dated 3 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Response to Submissions, 'Response Document: Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated July 2004 (contained within an appendix to the Assessment Report noted below) (except to the extent that it may be varied by a subsequent document in this paragraph).
- Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 13 August 2004, confirming the storage volumes for the stormwater dam.
- Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 19 August 2004, confirming details relating to finishing colour selections, landscaping, building layouts, and the establishment of a frost fan (except to the extent that it may be varied by a subsequent document in this paragraph).
- Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 31 August 2004, confirming the relevant and revised plans for assessment and consideration by the Governor (except to the extent that it may be varied by a subsequent document in this paragraph).
- Assessment Report prepared by the Minister for Urban Development and Planning dated September 2004.
- (d) the following drawings:
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Site Plan'; Drawing Number: WLF05-200-1001, 250401-00-1-101 Rev OC.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural General Arrangement'; Drawing Number: WLF05-200-1002, 250401-00-1-102 Rev 0E.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Elevations'; Drawing Number: WLF05-200-1003, 250401-00-1-103 Rev D.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Concrete Footing Plan'; Drawing Number: WLF05-200-3000, 250401-00-3-300 Rev A.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Footing Detail Sheet': Drawing Number: WLF05-200-3005, 250401-00-3-305 Rev A.
- (e) The Environmental Management and Monitoring Plan prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-02) dated October 2004 and as amended by the letter from Nolan Rumsby Planners dated 23 November 2004
- (f) The letters from Nolan Rumsby Planners dated 11 November 2004 and 23 November 2004.
- 2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved for further decision-making.
- 3. No works on any part of the proposed Major Development shall commence until a favourable decision has been notified to the applicant by me or my delegate in respect of the reserved matter referred to in subparagraph (i) in paragraph (a) of the Decision section above (refer also to Condition 7).
- 4. No construction activities or building works shall commence until a heritage survey has been completed to identify any Aboriginal Sites, Objects or Remains in the site area, and monitoring shall be undertaken during construction to enable the development to proceed without a breach of the Aboriginal Heritage Act 1988. Details of the applicant's Heritage Agreement

and consultation with the Ngadjuri Heritage Association shall also be provided to the Development Assessment Commission and the Department of Aboriginal Affairs and Reconciliation prior to construction commencing.

- 5. Subject to conditions 3, 4 and 7, the applicant may stage building works, and, if so, may commence an approved stage before receiving my decision concerning building rules compliance for other stages (refer reserved matter (i) in paragraph (a) of the Decision section above). No building works shall commence on a stage of the development, however, until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by me or my delegate.
- 6. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the Barossa Council, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' below for further information).
- 7. The management and monitoring of the pre-construction, construction and operational phases of the wine bottling and storage facility shall be undertaken in accordance with the Environmental Management and Monitoring Plan, prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-02), dated October 2004, and as amended by the letter from Nolan Rumsby Planners dated 23 November 2004.
- 8. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above Policy.
- 9. In accordance with commitments by the applicant, wastewater shall not be stored in open storage ponds until it is first treated to reduce the potential for odours to occur.
- 10. The applicant shall ensure that stormwater, which does not comply with the Environment Protection (Water Quality) Policy 2003 criteria, is not discharged from the site without prior effective treatment.
- 11. Noise from the development shall be in accordance with the following:

Construction Activities-Mondays to Saturdays:

- (a) not exceed 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property;
- (b) not exceed 45 dB(A) between the hours of 6 a.m. and 7 a.m. measured and adjusted at the nearest existing residential property;
- (c) shall be in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (d) site deliveries and other noisier construction activities shall be scheduled to minimise noise impacts;
- (e) all other aspects of construction activities shall be undertaken in accordance with the Environmental Management and Monitoring Plan.

Operation of the development:

- (a) shall not exceed 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994
- (b) shall not exceed 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
- (c) a short term typical maximum noise level of 60 dB(A) when measured at the nearest existing residential property.

- 12. The proponent shall, subject to obtaining the landowner's consent in relation thereto, install, operate and maintain frost fans on the property located north of the proposed development site either in accordance with the recommendations in the Development Report and assessed in the Acoustic Report on frost fan impacts and in accordance with the Environment Protection Authority's standards for their operation, siting and distance from potential receptors, or in accordance with any alternative arrangement negotiated with the landowner. If the landowner refuses consent for the establishment of frost fans on the property located to the north of the proposed development, the proponent is excused from compliance with this condition.
- 13. Landscaping of the site shall commence prior to construction of the proposed Major Development, and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased.
- 14. In accordance with commitments by the applicant, building walls up to 3 m shall be clad in colorbond 'ironstone' (or similar), and walls above 3 m shall be clad in colorbond 'paperbark' (or similar).
- 15. All lighting must be directed and shielded in such a way as to prevent glare from the site, and any lighting that is not in use for operational or security reasons must be switched off.
- 16. In accordance with EPA recommendations, no trucks or heavy vehicles shall access the site from the portion of Light Pass Road, south of the access point for the proposed Major Development.

NOTES TO APPLICANT

- Pursuant to Development Regulation 64, the applicant is advised that the Barossa Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993 in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- The Barossa Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Notes that apply in relation to this provisional development authorisation).
- Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Development Report and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant may be required to prepare an amended Development Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.
- It is recommended that the applicant finalise the required water licence arrangements pursuant to the Water Resources Act 1997, for the construction of the proposed water storage dam and subsequent re-use of water, prior to construction of the proposed Major Development (in order for operations to proceed). The applicant is also advised to submit information on the water licence arrangements to Planning SA, together

- with final details on the design of the stormwater dam and associated release mechanism(s) and infrastructure.
- The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- The applicant's EMMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004 and the EPA Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.
- The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988 whereby any 'clearance' work, which may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- It is recommended that the applicant ensure there are measures in place to promote staff vehicle access to the site from the northern end of Light Pass Road.
- The applicant is advised that a further development application and authorisation will be required pursuant to Part 4, Division 2 of the Development Act 1993, for the following matters:
 - Prior to commencement of Stage 2, if the applicant proposes to treat wastewater at the existing Wolf Blass winery wastewater treatment system.
 - For the establishment of any additional frost fans that may be required as part of Stage 2.
 - If the external advertising signage is amended from that indicated in the Development Report, or additional advertising signage is proposed.
- The applicant is advised that any construction activities proposed to be undertaken on Sundays shall be subject to EPA requirements and further approval.
- The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Dated 16 December 2004.

P. COCKRUM, Secretary Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. The decision of the Governor under section 48 of the Development Act 1993, to grant provisional development authorisation of the Beringer Blass Wine Bottling and Storage Facility at Nuriootpa was published in the *Gazette* on 23 September 2004.
- 2. The development was the subject of a Development Report and an Assessment Report under sections 46 and 46D of the Development Act 1993.
- 3. Pursuant to section 48 of the Development Act 1993 and Regulation 64 (1) of the Development Regulations 1993, the Governor reserved certain matters for further decision-making.
- 4. On 14 October 2004 the Development Assessment Commission, as delegate of the Governor, and on advice from the Environment Protection Authority, granted development authorisation for the reserved matter of the Environmental Management and Monitoring Plan.

- 5. On 14 December 2004, the Development Assessment Commission, as delegate of the Governor, resolved that development authorisation be granted to amendments to the building layout and amendment to construction hours provided in the Environmental Management and Monitoring Plan.
- 6. A further application has been made to the Development Assessment Commission, as delegate of the Governor, for a further decision regarding the reserved matter of Building Rules Certification for a portion of Stage 1 (warehouse footings) of the development.
- 7. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993 and advice from the Environment Protection Authority.
- 8. The Development Assessment Commission is satisfied that the amendments as a result of Building Rules Certification do not require the preparation of a further or amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development authorisation to the amended Beringer Blass Wine Bottling and Storage Facility subject to the Conditions and Notes to the applicant below:

- (a) reserve a decision on the following matter (upon application of further information) pursuant to section 48(6) and Regulation 64 (1):
 - further assessment and certification in respect of the Building Rules, for additional packages for Stage 1 and Stage 2 of the development (refer to Conditions and Notes to Applicant below);
- (b) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (c) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period of two years from the date hereof, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with:
 - (a) the following drawings contained within the Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004:
 - Drawing Titled: 'Proposed Bottling Facility, Landscape Plan'; Drawing Number: N080-SK01 A.
 - Drawing Titled: 'Proposed Bottling Facility, Elevations'; Drawing Number: N080-SK02 A.
 - (b) the following drawings contained within the letter from Nolan Rumsby Planners dated 11 November 2004, insofar as they are varied by the drawings indicated in paragraph (d):
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling, Storage and Winery Facility, Final Development Site Plan'; Drawing Number: WLF04-000-0265 B.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1A Development Plan (2 Bottling Lines)'; Drawing Number: WLF04-000-0260 C
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1B Development Plan (4 Bottling Lines)'; Drawing Number: WLF04-000-0262 R

- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plan (8 Bottling Lines)'; Drawing Number: WLF04-000-0263 B.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plans Overlayed'; Drawing Number: WLF04-000-0266 B.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stages 1A and 1B Development Elevations'; Drawing Number: WLF04-000-0261 A.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations'; Drawing Number: WLF04-000-0264 A.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations Overlayed'; Drawing Number: WLF04-000-0267 A.
- (c) the following documents insofar as they are varied by the document indicated in paragraphs (e), (f) and (g):
 - Development application, 'Proposed Wine Bottling and Storage Facility (in association with the existing Beringer Blass Winery, Sturt Highway, Light Pass Road/Pipeline Road) at Light Pass Road/Pipeline Road, Barossa Valley', prepared by Nolan Rumsby Planners (for Beringer Blass Wine Estates), dated 3 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response to Submissions, 'Response Document: Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated July 2004 (contained within an Appendix to the Assessment Report noted below) (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 13 August 2004, confirming the storage volumes for the stormwater dam.
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 19 August 2004, confirming details relating to finishing colour selections, landscaping, building layouts, and the establishment of a frost fan (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 31 August 2004, confirming the relevant and revised plans for assessment and consideration by the Governor (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Assessment Report prepared by the Minister for Urban Development and Planning dated September 2004.
- (d) the following drawings:
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Site Plan'; Drawing Number: WLF05-200-1001, 250401-00-1-101 Rev OC.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural General Arrangement'; Drawing Number: WLF05-200-1002, 250401-00-1-102 Rev 0E.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Elevations'; Drawing Number: WLF05-200-1003, 250401-00-1-103 Rev D.

- Drawing Titled: 'Wolf Blass Packaging Facility, Concrete Footing Plan'; Drawing Number: WLF05-200-3000, 250401-00-3-300 Rev A.
- Drawing Titled: 'Wolf Blass Packaging Facility, Footing Detail Sheet'; Drawing Number: WLF05-200-3005, 250401-00-3-305 Rev A.
- (e) the Environmental Management and Monitoring Plan prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-02) dated October 2004 and as amended by the letter from Nolan Rumsby Planners dated 23 November 2004:
- (f) the letters from Nolan Rumsby Planners dated 11 November 2004 and 23 November 2004;
- (g) the letter from Nolan Rumsby Planners dated 13 December 2004, including Building Rules Certification by McKenzie Group Consulting.
- 2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved for further decision-making.
- 3. No works on any part of the proposed Major Development shall commence until a favourable decision has been notified to the applicant by me or my delegate in respect of the reserved matter referred to in subparagraph (i) in paragraph (a) of the Decision section above (refer also to Condition 7).
- 4. No construction activities or building works shall commence until a heritage survey has been completed to identify any Aboriginal Sites, Objects or Remains in the site area, and monitoring shall be undertaken during construction to enable the development to proceed without a breach of the Aboriginal Heritage Act 1988. Details of the applicant's Heritage Agreement and consultation with the Ngadjuri Heritage Association shall also be provided to the Development Assessment Commission and the Department of Aboriginal Affairs and Reconciliation prior to construction commencing.
- 5. Subject to conditions 3, 4 and 7, the applicant may stage building works, and, if so, may commence an approved stage before receiving my decision concerning building rules compliance for other stages (refer reserved matter (i) in paragraph (b) of the Decision section above). No building works shall commence on a stage of the development, however, until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by me or my delegate.
- 6. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the Barossa Council, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' below for further information).
- 7. The management and monitoring of the pre-construction, construction and operational phases of the wine bottling and storage facility shall be undertaken in accordance with the Environmental Management and Monitoring Plan, prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-02), dated October 2004, and as amended by the letter from Nolan Rumsby Planners dated 23 November 2004.
- 8. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above Policy.
- 9. In accordance with commitments by the applicant, wastewater shall not be stored in open storage ponds until it is first treated to reduce the potential for odours to occur.
- 10. The applicant shall ensure that stormwater, which does not comply with the Environment Protection (Water Quality) Policy 2003 criteria, is not discharged from the site without prior effective treatment.

11. Noise from the development shall be in accordance with the following:

Construction Activities-Mondays to Saturdays:

- (a) not exceed 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property;
- (b) not exceed 45 dB(A) between the hours of 6 a.m. and 7 a.m. measured and adjusted at the nearest existing residential property;
- (c) shall be in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (d) site deliveries and other noisier construction activities shall be scheduled to minimise noise impacts;
- (e) all other aspects of construction activities shall be undertaken in accordance with the Environmental Management and Monitoring Plan.

Operation of the development:

- (a) shall not exceed 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (b) shall not exceed 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (c) a short term typical maximum noise level of 60 dB(A) when measured at the nearest existing residential property.
- 12. The proponent shall, subject to obtaining the landowner's consent in relation thereto, install, operate and maintain frost fans on the property located north of the proposed development site either in accordance with the recommendations in the Development Report and assessed in the Acoustic Report on frost fan impacts and in accordance with the Environment Protection Authority's standards for their operation, siting and distance from potential receptors, or in accordance with any alternative arrangement negotiated with the landowner. If the landowner refuses consent for the establishment of frost fans on the property located to the north of the proposed development, the proponent is excused from compliance with this condition.
- 13. Landscaping of the site shall commence prior to construction of the proposed Major Development, and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased.
- 14. In accordance with commitments by the applicant, building walls up to 3 m shall be clad in colorbond 'ironstone' (or similar), and walls above 3 m shall be clad in colorbond 'paperbark' (or similar).
- 15. All lighting must be directed and shielded in such a way as to prevent glare from the site, and any lighting that is not in use for operational or security reasons must be switched off.
- 16. In accordance with EPA recommendations, no trucks or heavy vehicles shall access the site from the portion of Light Pass Road, south of the access point for the proposed Major Development.

NOTES TO APPLICANT

- Pursuant to Development Regulation 64, the applicant is advised that the Barossa Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993 in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and

(iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- The Barossa Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Notes that apply in relation to this provisional development authorisation).
- Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Development Report and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant may be required to prepare an amended Development Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.
- It is recommended that the applicant finalise the required water licence arrangements pursuant to the Water Resources Act 1997, for the construction of the proposed water storage dam and subsequent re-use of water, prior to construction of the proposed Major Development (in order for operations to proceed). The applicant is also advised to submit information on the water licence arrangements to Planning SA, together with final details on the design of the stormwater dam and associated release mechanism(s) and infrastructure.
- The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- The applicant's EMMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, and the EPA Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.
- The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988 whereby any 'clearance' work, which may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- It is recommended that the applicant ensure there are measures in place to promote staff vehicle access to the site from the northern end of Light Pass Road.
- The applicant is advised that a further development application and authorisation will be required pursuant to Part 4, Division 2 of the Development Act 1993, for the following matters:
 - Prior to commencement of Stage 2, if the applicant proposes to treat wastewater at the existing Wolf Blass winery wastewater treatment system.
 - For the establishment of any additional frost fans that may be required as part of Stage 2.
 - If the external advertising signage is amended from that indicated in the Development Report, or additional advertising signage is proposed.

- The applicant is advised that any construction activities proposed to be undertaken on Sundays shall be subject to EPA requirements and further approval.
- The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Dated 16 December 2004.

P. COCKRUM, Secretary Development Assessment Commission

FIREARMS ACT 1977

Recognised Paintball Operators

I DECLARE the Adrenaline Paintball Sportz to be a recognised paintball operator pursuant to section 26B of the Firearms Act 1977

Dated 13 October 2004.

KEVIN FOLEY, Minister for Police

FIREARMS ACT 1977

Recognised Paintball Operation

PURSUANT to the Firearms Act 1977, I, the Honourable Kevin Owen Foley, the Minister of the Crown to whom the administration of the Firearms Act 1977 (hereinafter referred to as the 'said Act') is for the time being committed by the Governor, as a result of changes to its name and constitution, the paintball operation mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule, do hereby declare that the paintball operation mentioned in the Second Schedule is a recognised paintball operation for the purposes of the said Act.

FIRST SCHEDULE
Gazette References

Date	Paintball Operator	Page
30 November 2000	Tactical Advantage, Arid Lands Paintball	3358

SECOND SCHEDULE

Roxby Paintball.

Dated 19 August 2004.

KEVIN FOLEY, Minister for Police

FIREARMS ACT 1977

Recognised Firearms Club

PURSUANT to the Firearms Act 1977, I, the Honourable Kevin Owen Foley, the Minister of the Crown to whom the administration of the Firearms Act 1977, (hereinafter referred to as the 'said Act') is for the time being committed by the Governor, as a result of changes to their names and constitutions, the clubs mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule, do hereby declare that the clubs mentioned in the Second Schedule are recognised rifle, pistol or gun clubs for the purposes of the said Act.

FIRST SCHEDULE Gazette References

Date	Club	Page
22 May 1980 22 May 1980	Goodwood United Rifle Club Metropolitan Rifle Club	

SECOND SCHEDULE

Light River Club Incorporated.

Dated 11 August 2003.

KEVIN FOLEY, Minister for Police

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 \$
86 Coglin Street, Brompton (now one house)	Allotments 47, 48 and 49 of subdivision of portion of section 370	5509	56	10.11.66, page 1909	170.00
20 Ballville Street, Prospect	Allotment 12 of portion of section 349	5249	611	28.10.93, page 2118	96.00
11 Rosetta Street, Rosewater	Allotment 58 of portion of section 699, Hundred of Port Adelaide	5181	666	25.11.93, page 2605	166.00
40 York Terrace, Salisbury	Allotment 36 in Deposited Plan 3993, Hundred of Yatala	5715	383	30.9.04, page 3763	95.00
23 Symes Road, Waterloo Corner (Lot B, Section 5028)	Allotment 49 in Filed Plan 114510, Hundred of Port Adelaide	5862	981	29.6.95, page 3061	90.00
Dated at Adelaide, 16 December	er 2004.			M. DOWNIE, General Mana	ger, Housing Trust

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
12 Eleventh Street, Bowden	Allotment 69 in Filed Plan 121916, Hundred of Yatala	5884	346	6.10.66, page 1568
45 Kent Avenue, Clearview	Allotment 97 in Deposited Plan 5453, Hundred of Yatala	5618	296	24.5.01, page 1868
17 Hampton Road, Keswick	Allotment 112 of portion of section 45, Hundred of Adelaide	5376	774	25.11.76, page 1751
18 Surrey Road, Keswick	Allotment 303 in Filed Plan 19503, Hundred of Adelaide	5651	137	29.6.00, page 3453
41 Diercks Road, Mannum	Allotment 421 of portion of section 114, Hundred of Finniss	5741	471	25.6.81, page 2006
32 King Street, Norwood	Allotment 76 of portion of section 260, Hundred of Adelaide	5248	943	19.10.78, page 1288
34 King Street, Norwood	Allotment 76 of portion of section 260, Hundred of Adelaide	5248	943	19.10.78, page 1288
31 Albert Terrace, Port Pirie (and known as Solomontown)	Allotment 263 in Filed Plan 184345, Hundred of Pirie	5706	905	26.2.04, page 568
27 Alpha Terrace, Port Pirie	Allotment 853 in Filed Plan 209229, Hundred of Pirie	5809	684	5.1.78, page 21
51 John Street, Port Pirie	Allotment 6 of portion of section 163, Hundred of Pirie	5708	298	28.7.88, page 533
Lot 8, Section 7, Block E, Ral Ral Avenue, Renmark Irrigation Area, Renmark (and known as Lot 725)	Allotment 720 in Filed Plan 177926, Renmark Irrigation District	5623	567	15.8.85, page 485
Block 22E, Section 283, Darling Street, Renmark North	Section 283, Valuation No. 7514319002, Hundred Renmark Irrigation District	5674	392	10.11.83, page 1425
Unit 1/26 Quorn Road, Stirling North (and known as Unit 24/26 Quorn Road)	Allotments 103 and 104 of portion of section 870 in the area named Stirling North, Hundred of Davenport	5431 5431	137 138	30.8.01, page 3431
Flat at rear 77 King William Road, Unley	Allotment 204 of portion of section 238, Hundred of Adelaide	5733	524	30.1.92, page 283
Dated at Adelaide, 16 December 200)4.	M. Dow	NIE, Gene	ral Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
9 Viaduct Road	Eden Hills	Allotment 9 in Filed Plan 105592, Hundred of Adelaide	5161	550
112 Cedar Avenue	Royal Park	Allotment 128 in Deposited Plan 1375, Hundred of Yatala	5133	782
26 Mawson Avenue	Tailem Bend	Allotment 39 in Deposited Plan 1802, Hundred of Seymour	5563	310
Dated at Adelaide, 16 December 2004. M. DOWNIE, General Manager, Housing				using Trust

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, Karlene Maywald, 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

Laetitia Helen Vearing, an employee of Elders Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 1135, folio 45, situated at Section 106, Princes Highway, Clay Wells via Millicent, S.A. 5280.

Dated 16 December 2004.

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

M. BODYCOAT, Commissioner

Legislative Council Office, 8 December 2004

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 8 December 2004:

That the Regulations under the Plumbers, Gasfitters and Electricians Act 1995, concerning Apprentices, made on 9 September 2004 and laid on the table of this Council on 15 September 2004, be disallowed.

J. M. DAVIS, Clerk

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Hemant Gusain has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 482 Goodwood Road, Cumberland Park, S.A. 5041 and known as Geeta's Indian Restaurant and to be known as Clay and Coal Indian Restaurant.

The application has been set down for hearing on 19 January 2005 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 (viz: 11 January 2005).

The applicant's address for service is c/o Hemant Gusain, 3 Dennis Court, Clarence Gardens, S.A. 5039.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2004.

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 Truong Phuc Australia Pty Ltd, Ky Thai Lu, Hue Hghi Tran and Cassbar Pty Ltd as trustee for D. & T. Pham Family Trust, Lu Ky Family Trust and Cassbar Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 187 Rundle Street, Adelaide, S.A. 5000 and known as Red Rock Noodle Bar.

The application has been set down for hearing on 19 January 2005 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 11 January 2005).

The applicants' address for service is c/o Moody Rossi & Co., Barristers and Solicitors, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000 (attention: Bill Moody).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 December 2004.

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 Two Heads Pty Ltd as trustee for Two Heads Family Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 20 Queen Street, Williamstown, S.A. 5351 and known as Williamstown Hotel.

The application has been set down for hearing on 20 January 2005 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 12 January 2005).

The applicant's address for service is c/o Piper Alderman Lawyers, 167 Flinders Street, Adelaide, S.A. 5000 (attention: Geoff Forbes).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 Larizza Investments Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 489 Brighton Road, Brighton, S.A. 5048 and known as Orchid Inn Restaurant and to be known as Don Arturo Restaurant.

The application has been set down for hearing on 20 January 2005 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 (viz: 12 January 2005).

The applicant's address for service is c/o Dangelo Kavanagh, Barristers and Solicitors, P.O. Box 94, Daw Park, S.A. 5041 (attention: Terrence Kavanagh).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 Compass Group (Australia) Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Olympic Dam, via Andamooka, S.A. 5725 and known as Olympic Dam Village.

The application has been set down for hearing on 20 January 2005 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 (viz: 12 January 2005).

The applicant's address for service is c/o Griffin Hilditch, Lawyers, Level 14, 26 Flinders Street, S.A. 5000 (Greg Griffin).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 Norman and Marjorie Sidebotham have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at the corner of The Parade and Second Street, Brownlow, Kangaroo Island, S.A. 5223 and known as Correa Corner Bed & Breakfast.

The application has been set down for hearing on 18 January 2005 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 10 January 2005).

The applicants' address for service is c/o David McAdam Conveyancers, 23 Portrush Road, Payneham, S.A. 5070.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2004.

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 Port Noarlunga Cafe Pty Ltd (ACN 111 641 322) has applied to the Licensing Authority for the transfer of the Restaurant Licence in respect of premises situated at Port Noarlunga Foreshore, Port Noarlunga, S.A. 5167, known as Foreshore Restaurant and to be known as Port Noarlunga Cafe.

The application has been set down for hearing on 18 January 2005 at 11.30 a.m.

Condition

The following licence condition is sought:

Extension of the licensed area to include outdoor area as outlined on plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 10 January 2005).

The applicant's address for service is c/o Harry Patsouris, 82 Halifax Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 December 2004.

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 Waikerie Hotel Motel Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 2 McCoy Street, Waikerie, S.A. 5330 and known as Waikerie Hotel.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation to apply to the whole of the licensed premises for Areas 1 to 8 for all of the approved trading hours.
- Variation to Extended Trading Authorisation for consumption on the whole of the licensed premises:

Good Friday: Midnight to 2 a.m.

 Variation to Entertainment Consent to apply to the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 6 January 2005).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000. Contact Peter Hoban.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 December 2004.

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 Gaetano Ceravolo and Maria Angela Homan have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 69 Main Street, Woodside, S.A. 5244 and known as Squizy Restaurant Cafe.

The application has been set down for hearing on 17 January 2005 at $10.30~\mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 9 January 2005).

The applicants' address for service is c/o Gaetano Ceravolo, 69 Main Street, Woodside, S.A. 5244.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2004.

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 Le Rox Night Club Pty Ltd has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 26 Blyth Street, Adelaide, S.A. 5000 and known as O2 Nightclub and to be known as Earth Night Club.

The application has been set down for hearing on 17 January 2005 at 11.30 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 (viz: 9 January 2005).

The applicant's address for service is c/o Rino Cufone, 12 Bridge Street, Salisbury, S.A. 5108.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Peter William Von Karparten has applied to the Licensing Authority for the transfer of a Hotel Licence and Extended Trading Authorisation in respect of the premises situated at 1 Bruce Street, Eudunda, S.A. 5374 and known as Light Hotel.

The application has been set down for hearing on 17 January 2005 at 10 a.m.

Conditions

The following licence conditions are sought:

Liquor may be sold for consumption on the licensed premises between the following hours:

Thursday to Saturday—midnight to 2 a.m. the following day.

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

Any day preceding a public holiday—midnight to 2 a.m. the following day.

Christmas day and Good Friday—midnight to 2 a.m. the following day.

Liquor may be sold for consumption off the licensed premises between the following hours:

Sunday—8 a.m. to 11 a.m. and 8 p.m. to 9 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 (viz: 9 January 2005).

The applicant's address for service is c/o Craig Vozzo, SGIC Building, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 December 2004.

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 Matrix Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 27 Sandow Crescent, Coromandel Valley, S.A. 5051 and to be known as Matrix Wines.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Brad Perks, P.O. Box 300, Moonta, S.A. 5558.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 United Cellars Australia Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Level 11, 50 Pirie Street, Adelaide, S.A. 5000 and to be known as United Cellars Australia.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Thomson Playford, 101 Pirie Street, Adelaide, S.A. 5000 (attention: Scott Lumsden).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 A. G. & K. J. Walters Pty Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and variation to an Entertainment Consent in respect of the premises situated at 16 Albyn Terrace, Strathalbyn, S.A. 5255 and known as Walter's Victoria Hotel.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to the Extended Trading Authorisation:

 $Good\ Friday--midnight\ to\ 2\ a.m.\ the\ following\ day.$

Christmas Day—midnight to 2 a.m. the following day.

Sunday Christmas Eve—8 p.m. to 2 a.m. the following day.

Days preceding other public holidays—midnight to 2 a.m. the following day.

Sundays preceding other public holidays—8 p.m. to 2 a.m. the following day.

Variation to Entertainment Consent to apply to the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 6 January 2005).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (attention: Rinaldo D'Aloia).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 December 2004.

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 Roy David and Courtney Skye Christie have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 206 Military Road, Henley Beach, S.A. 5022 and to be known as the Outback Wine Company.

The application has been set down for hearing on 14 January 2005 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 (viz. 6 January 2005).

The applicants' address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065 (attention: David Watts).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 Matrix Wines Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 27 Sandow Crescent, Coromandel Valley, S.A. 5051 and to be known as Matrix Wines.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Brad Perks, P.O. Box 300, Moonta, S.A. 5558.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 December 2004.

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 Penola Investments Pty Ltd has applied to the Licensing Authority for a Residential Licence and Entertainment Consent in respect of premises situated at 23-25 Church Street, Penola, S.A. 5277 and to be known as Alexander Cameron Motel and Apartments.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Approval under section 33 (1) (b) to sell liquor for consumption on the licensed premises by persons:

- (a) seated at a table; or
- (b) attending a function at which food is provided.

Entertainment consent is sought in the area shown on the plan lodged with this office and marked 'BBQ Area'.

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 (viz: 6 January 2005).

The applicant's address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 December 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Lucky Country Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Neldner Road, Marananga, S.A. 5355 and to be known as the Lucky Country Wines.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Claire Randall, P.O. Box 100, Greenock, S.A. 5360.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2004.

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 Riviera Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 4 Heron Place, Flagstaff Hill, S.A. 5159 and to be known as Riviera Wines Pty Ltd.

The application has been set down for hearing on 14 January 2005 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 (viz. 6 January 2005).

The applicant's address for service is c/o Peter Nicolaidis, 4 Heron Place, Flagstaff Hill, S.A. 5159.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 December 2004.

Applicant

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 (viz: 6 January 2005).

The applicants' address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Opal Inn Pty Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and Entertainment Consent in respect of the premises situated at Coober Pedy, S.A. 5723 and known as Opal Inn.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to the Extended Trading Authorisation to apply to areas outlined in pink on the plans lodged with the application as follows:

Monday to Saturday—midnight to 2 a.m. the following day.

Sunday—8 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day for on licence consumption.

Sunday—8 a.m. to 11 a.m. and 8 p.m. to 9 p.m. for off licence consumption.

Christmas Day—midnight to 2 a.m. the following day. Good Friday—midnight to 2 a.m. the following day.

Variation to Entertainment Consent to apply to the areas outlined in blue on the plans lodged with the Application including the hours sought above.

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 (viz: 6 January 2005).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (attention: Ben Allen).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 December 2004.

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 Christopher James March and Nathan Christopher Crudden have applied to the Licensing Authority for the removal of a Special Circumstances Licence in respect of premises situated at 104 Fisher Street, Fullarton, S.A. 5063 and to be situated at 149 Waymouth Street, Adelaide, S.A. 5000 and known as Are You Being Served.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Tiers Wine Co. (Aust) Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Lot 501, Tatachilla Road, McLaren Vale, S.A. 5171 and to be known as The Tiers Wine Co. (Aust) Pty Ltd.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Southern Vales Legal, P.O. Box 693, McLaren Vale, S.A. 5171.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 December 2004.

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 Warm Autumn Pty Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and variation to the Entertainment Consent in respect of the premises situated at 172 Richmond Road, Marleston, S.A. 5033 and known as Rex Hotel.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Variation to the Extended Trading Authorisation:

Monday to Wednesday—midnight to 2 a.m. the following day.

Thursday to Saturday—midnight to 3 a.m. the following

Sunday Christmas Eve—8 p.m. to 2 a.m. the following day.

Variation to Entertainment Consent to apply to the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 6 January 2005).

The applicant's address for service is c/o Rex Hotel, 172 Richmond Road, Marleston, S.A. 5033 (attention: Trevor Smith).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 December 2004.

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 Jajoh Nominees Pty Ltd as trustee for John Osborn Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 280 East Terrace, Adelaide, S.A. 5000 and to be known as Jajoh.

The application has been set down for hearing on 14 January 2005 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 (viz. 6 January 2005).

The applicant's address for service is c/o John Osborn, 280 East Terrace, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 December 2004.

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 Falanga Enterprises Pty Ltd as trustee for the Falanga Family Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 7 Church Street, Port Adelaide, S.A. 5015, known as Starlight Reception and Function Centre and to be known as Marina Conventions.

The application has been set down for hearing on 14 January 2005 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 (viz: 6 January 2005).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (attention: Leon McEvoy).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 December 2004.

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 Barreau Birkenhead Pty Ltd and Jake Barreau Investments Pty Ltd have applied to the Licensing Authority for a variation to the Extended Trading Authorisation in respect of premises situated at 3 Elder Road, Birkenhead, S.A. 5015 and known as Birkenhead Tavern.

The application has been set down for hearing on 14 January 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- That the licensee be permitted to sell liquor for consumption on the licensed premises from 2 a.m. to 5 a.m. of the morning following each Monday to Saturday inclusive and on each Sunday immediately preceding a public holiday from midnight to 5 a.m. the following morning.
- That the Extended Trading Authorisation shall apply to the whole of the licensed premises (excluding the outdoor area referred to as Area 6) during the days and times sought in this application and all other days and times currently authorised for Extended Trading.
- That entertainment will not be provided during the Extended Trading Hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 6 January 2005).

The applicants' address for service is c/o Australian Hotels Association, 4th Floor, 60 Hindmarsh Square, Adelaide, S.A. 5000 (attention: Michael Jeffries).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 December 2004.

Applicants

NATIONAL PARKS AND WILDLIFE ACT 1972

Newland Head Conservation Park Management Plan

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

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone (08) 8124 4946 or at the Fleurieu District Office, 41 Victoria Street, Victor Harbor, S.A. 5211 (P.O. Box 721, Victor Harbor, S.A. 5211), telephone (08) 8552 3677 or on the internet at:

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

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

JOHN HILL, Minister for Environment and Conservation

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

NOTICE UNDER SECTION 6 (2) OF THE NATIONAL ELECTRICITY LAW AND NATIONAL ELECTRICITY CODE

Despatching the Market—Interim Arrangements Derogation Extension

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996 and clause 8.3.9 (d) of the National Electricity Code approved under section 6 of the National Electricity Law, that Part 8, Network Constraint Formulation, of Chapter 8 of the National Electricity Code has be amended. These amendments to the National Electricity Code commence on 16 December 2004.

As required by clause 8.3.9 (d) of the National Electricity Code, a copy of the ACCC's letter granting interim authorisation dated 1 December 2004 is set out below.

The amendments referred to above and a copy of the ACCC's letter dated 1 December 2004 can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ('NECA') at www.neca.com.au under 'The Code—Gazette notices' section of that website.

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

Dated 16 December 2004.

ACCC Letter of Authorisation

1 December 2004 John Eastham Director National Electricity Code Administrator Level 5, 41 Currie Street ADELAIDE, S.A. 5000

Dear John

Request for Interim Authorisation of National Electricity Code Changes—Chapter 8 Derogation—Despatching the market: Interim arrangements extension (A90938, A90939, A90940)

I refer to the above applications for authorisation of amendments to the National Electricity Code, lodged with the ACCC on 16 November 2004. Specifically, I note your request for interim authorisation of the proposed changes.

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

This interim authorisation comes into force on Wednesday, 1 December 2004 and will lapse when the ACCC's final determination in regard to each application comes into force, unless revoked before this date. Please note that under subsection 91 (2) of the Trade Practices Act 1974, the ACCC may revoke an interim authorisation at any time.

If you have any queries about any issue raised in this letter, please feel free to contact me on (03) 9290 1812.

S. ROBERTS, General Manager, Regulatory Affairs—Electricity.

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: Minotaur Exploration Pty Ltd

Location: Ediacara area—Approximately 40 km south-west of Leigh Creek.

Term: 1 year
Area in km²: 53

Ref: 2004/00775

Plan 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

MINING ACT 1971

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

Applicant: Clay & Mineral Sales Pty Ltd

Claim Number: 3358

Location: Section 371, Hundred of Hall—Approximately 11 km north-east of Balaklava.

Area: 7.2 ha

Purpose: Recovery of sand Reference: T02372

A copy of the proposal has been provided to the Wakefield Regional Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 14 January 2005.

H. TYRTEOS, Mining Registrar

PETROLEUM ACT 2000

Statement of Environmental Objectives for Existing Regulated Activities

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

Document:

 Statement of Environmental Objectives for the Production and Processing of Petroleum Products and Associated Activities at the Katnook and Ladbroke Grove Gas Plants, December 2004.

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

Minerals and Petroleum Centre Office of Minerals and Energy Resources Ground Floor 101 Grenfell Street Adelaide SA 5000

Dated 16 December 2004.

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

PUBLIC SECTOR MANAGEMENT ACT 1995

Availability of Services 2004

THE following offices will be open and their services available to the public on Wednesday, 29 December, Thursday, 30 December and Friday, 31 December 2004.

Administrative and Information Services—Department for State Procurement and Business Services

Business Services	Telephone No.
Finance Bureau Services Information Services Human Resources Account Management OHS&W Corporate Projects Procurement Support Employee and Information Services Placement Services	8226 5060 8226 5980 8226 5654 8226 5581 8226 5948 8226 5681 8226 1876 8226 7620 8463 4440
Human Resource Development	8226 7537 8226 5666
Supply SA Warehouse	8350 4100
Government Information and Communication Technology Services	8226 3558
Industrial Relations Court and Commission and Workers Compensation Tribunal	8207 0999
Forensic Science	8226 7700

	Telephone		Telephone
Fleet SA	Ño.		Ño.
Short Term Hire Booking Office	8226 7800	Payroll Services	
Vehicle Distribution, Netley	8226 8040 8226 8045	or Toll Free Number (Payroll Services) Resource Allocation Strategy	
Repair Authorisation, Netley		School Card (Toll Free)	1800 672 758
Country Toll Fee	1800 800 649 8226 5800	Site Financial PolicyTaxation Policy	
Building Management	0220 3000	Transport	
FM Contract Hotline only BMS	8226 5293	Technology and Knowledge Management Services (General Enquiries)	8226 1145
or	8226 5294	Customer Support Centre (Metropolitan)	
Spotless/Assets	8226 5295 8226 5296	Customer Support Centre (Country)	1300 363 227
Real Estate Management	8226 5050	Office of Learning and Service Delivery	
Building Maintenance, Netley		Executive ServicesLicensing and Standards, Standards and	8226 0044
Office for Racing	0220 19 15	Investigations	
Open Wednesday, 29 and		or	8226 1270
Thursday, 30 December only	8204 8188	Family Day Care and Support Services	
Policy Planning and Community Services		Family Day Care (General Enquiries) Berri	
Land Services Group		Elizabeth, Langford Drive	
General Enquiries	8226 3983	Felixstow	8366 8800
Valuation Enquiries		Maitland	
State Records		Morphett Vale Norwich Centre, North Adelaide	
Agency Services	8343 6800	Port Augusta	8648 5370
Research Centres		Port LincolnPort Pirie	
Open 9.30 a.m. to 3.30 p.m. Tuesday to Friday		Whyalla	
except Public Holidays (calls redirected through Service SA)	8226 7750	Learning Improvement and Support Services	
Government Publishing SA		Executive Services, Disability and Professional Services, Futures Connect and Special Services	8226 1755
Subscriptions and Government Gazette	8207 1043	Children's Services	
Service SA		Learning Outcomes and Curriculum Group	
Call Centre (Monday to Friday, 8 a.m. to 6 p.m.)	13 23 24	State Office	8226 4393
Customer Service Centre		Office of People and Culture	
Monday to Wednesday and Friday (9 a.m. to 5 p.m.)		General Enquiries, Corporate HR Services	8226 1397
and Thursday (9 a.m. to 6 p.m.)	13 23 24	Executive Director's Office	
Government Legislation Outlet		Health and Safety Services	
Monday to Friday (9 a.m. to 5 p.m.)	13 23 24	Environment and Heritage—Department for	
Government Information and	000 / 0000	Minister's Office	8463 5680
Communication Services	8226 3558	DEH Information Hotline	
Public Sector Workforce Relations	8226 2700	Office of the Chief Executive	
Workplace Services		Office of Sustainability	
Workplace Information Service	1300 365 255	Environmental Information	
Emergency After Hours (for serious workplace		Science and Conservation	
accidents or incidents only) 24 hours all days (including Public Holidays)	1800 777 200	Natural and Cultural Heritage	
Adelaide Metro Office		Coast and Marine Branch	
Mount Gambier Regional Office		Land Administration Branch Animal Welfare Unit (Duty Officer)	0417 801 094
Port Pirie Regional Office	8638 4778 8688 3057	Perpetual Lease and Free Holding Unit	0.17 001 07.
Whyalla Regional Office	8648 8151	Botanic Gardens of Adelaide	
Berri Regional Office		Adelaide Plains	8222 9311
Policy and Strategy Group	8303 0276	Mount Lofty Botanic Gardens	8370 8370
Education and Children's Services—Department		Wittunga Botanic Gardens	8370 8370
State Office, 31 Flinders Street	8226 1000 8226 1000	Adelaide Region Parks	0220 2444
To report incidents	13 1444	Cleland Wildlife Park	
Police emergencies		Morialta Conservation Park	
Police Security Control Room	8226 0888	Lofty/Barossa (including Para Wirra and	1200 650 411
Office of the Chief Executive	00061716	Fort Glanville) (Quote 46528 Duty Officer) Fleurieu District Office	
Office of the Chief Executive Legislation and Legal Services Unit	8226 1540 8226 1555	Adelaide Gaol	
Public Relations Unit	8226 1533 8226 1527	West Region	
Country Callers Free Call		Port Lincoln Office	8688 3111
Office of Business Improvement and		Ceduna Office	8625 3144
Strategic Financial Management	9226 1252	Venus Bay	8625 5110
Directorate Support Office	8226 1050 8226 3324		
	·		

South East Region	Telephone No.		Telephone No.
Canunda	8735 6053	Policy and Legislation	8207 1723
Robe		Minister for Aboriginal Affairs and Reconciliation,)
Tantanoola Caves		Minister for Correctional Services,	8463 6560
Naracoorte Caves District Office Naracoorte Caves Wonambi Centre		Minister Assisting the Minister for Environment Attorney-General's Office	8207 1723
Salt Creek		Minister for Emergency Services	8226 1210
Wyndgate		Multicultural SA	8226 1944
Mount Gambier Regional Office		Interpreting and Translating Centre	8226 1990
Meningie	8575 1200	Victims of Crime Co-ordinator	8207 1723
Outback/Ranges Region		Ombudsman's Office Office of the Public Advocate	8226 8699 8269 7575
Port Augusta Office	8648 5300	Guardianship Board	8368 5600
Kangaroo Island Parks		Office of Consumer and Business Affairs	
Seal Bay Conservation Park	8559 4207	Births, Deaths and Marriages	8204 9599
Kelly Hill Caves		Business Names and Associations	8204 9779
Flinders Chase Visitor Centre		Education, Media and Public Relations	8204 9516
Cape Borda Light Station		Fair Trading Advisory Service Product Safety	8204 9777 8152 0732
Cape Willoughby Light Station		Licensing of Occupations	8204 9696
Yorke/Mid North		Residential Tenancies Tribunal	8226 8989
Innes Visitor Centre	9954 2200	Tenancies (Advice)	8204 9544
Southern Flinders Office		Tenancies (Bonds)	8204 9555 8234 2036
	. 5 127 672 720	Executive	8204 9588
Environment Protection Authority		Berri	8595 2343
Environment Protection Authority Hot Line and		Mount Gambier	8735 1377
(Pollution Incidents) operated by Link Telecommunications	8204 2004	Port Augusta Port Pirie	8648 5150
or Free Call (Country)		Whyalla	8638 4782 8648 8140
Families and Communities—Department for		Legal Services Commission	
Office of the Chief Executive	8226 8800	Head Office	8463 3555
Aboriginal Housing Authority		Elizabeth	8207 9292
Accommodation and Support Services		Whyalla	8648 8060
Community Services		Adelaide Youth Court	8463 3533
Children, Youth and Family Services		Adelaide Magistrates Court	
HomeStart Finance		Office of the Liquor and Gambling Commissioner	8226 8410
(Free Call)		Public Trustee	8226 9200
Office for Women		Emergency Services	
SA Community Housing Authority (SACHA)	8207 0000	Country Fire Service	
SA Housing Trust	8207 0211	CFS Headquarters	8463 4200
Further Education, Employment, Science and		State Operations Centre (24 hours)	
Technology—Department of		Regional Duty Officers are on call 24 hours a day	0.462,4222
Office of the Chief Executive		through the State Operations Centre	8463 4222
Office of the Deputy Chief Executive	8226 3337	SA Metropolitan Fire Services	
Traineeship and Apprenticeship Services (phone only)	1800 673 097	For emergency calls only	000
Quality Branch (phone only)		All Metropolitan and Country Stations will be open	9204 2611
Training Advocate (phone only)	1800 006 488	Fire Safety Department Training Department	8204 3611 8243 6500
Austraining International (phone only)		Head Office	8204 3600
Bio Innovation SA	8217 6400	SA Police	
Health—Department of		For emergency calls only	000
All offices in the Department of Health will be open during the Christmas/New Year period	8226 6000	For Police Attendance	131 444
SA Ambulance Services	8220 0000	Local Service Area Headquarter Stations, will	
For emergency calls only	000	provide Front Office Service	
Non-emergency bookings		State Emergency Services	1200 200 177
Customer Service General Enquiries		For emergency calls only State Emergency Services—State Headquarters	
(8.30 a.m. to 3.30 p.m.)	1300 136 272	SA Fire and Emergency Services Commission	
Attorney-General's Department		Head Office (Administrative Services Only)	8463 4050
Chief Executive's Office	8207 1771	Correctional Services, Department of	
Crown Solicitor's Office		Head Office	8226 9000
Government Investigations Unit	8207 1554	Adelaide Community Correctional Centre	8224 2500
Director of Public Prosecutions	8207 1529	Adelaide Pre-Release Centre	8343 0100
Equal Opportunity Commission	8207 1977	Adelaide Remand Centre	8216 3200
Justice Portfolio Services (including Human Resources Management, Administration, Customer	r	Adelaide Women's Prison Berri Community Correctional Centre	8343 0100 8595 2366
Service Technology, Library and Information,	•	Cadell Training Centre	8540 3600
Services Information and Knowledge		Ceduna Community Correctional Centre	8625 2655
Management)		Central Office	8226 9099
Justice Technology Services	8226 5115	Coober Pedy Community Correctional Centre	8672 3091

	Telephone		Telephone
	No.	Finance and Business Services	No.
Courts Unit	8204 0638	Accounts Payable	8226 0298
Elizabeth Community Correctional Centre	8282 7020	Business Services	8226 0463
Marla Community Correctional Centre	8670 7131 8532 8911	Corporate Finance—Receiver of Revenue	
Mount Gambier Community Correctional Centre	8725 0266		1412 343 199
Mount Gambier Prison	8723 8000	Information Management	
Murray Bridge Community Correctional Centre	8531 0433	Customer Services, Ground Floor, 101 Grenfell	0.4.62.2000
Noarlunga Community Correctional Centre	8326 0355	Street Helpdesk (for internal staff)	8463 3000 8204 2200
North East Community Correctional Centre Northern Country Regional Office	8406 3850 8641 1899	• ,	8204 2200
Parole Board	8224 2555	Agriculture and Wine	
Port Adelaide Community Correctional Centre	8440 3600	Ceduna Road Block (24 hours per day service)	8625 2108
Port Augusta Community Correctional Centre	8648 5350	Oodlawirra Road Block (24 hours per day service)	8650 5930
Port Augusta Prison Port Lincoln Community Correctional Centre	8648 5400 8683 0266	Plant Health Operations, Prospect	8577 3281
Port Lincoln Prison	8683 0766	Yamba Roadblock (24 hours per day service)	8595 5026
Port Pirie Community Correctional Centre	8633 0930	Fisheries/Rural Solutions SA	
Prisoner Assessment Unit	8343 0257	Adelaide	9462 2225
South Western Community Correctional Centre Volunteer Unit	8229 6900 8447 5776	Kadina	8463 3335 8821 1555
Whyalla Community Correctional Centre	8645 7400	Kingscote	8553 4949
Yatala Labour Prison	8262 2421	Port Lincoln	8688 3400
Courts Administration Authority		Streaky Bay	8626 1108
	9204 0600	Struan Service Centre	8762 9100
Coroner's Office	8204 0600 8204 0331	Minerals and Energy	0.462.255
All Magistrates Courts and Fine Payment Units		Directorate	8463 3204
including:		Mineral Resources Group Petroleum Group	8463 3103 8463 3204
Adelaide	8204 2444	Coober Pedy	8672 5018
Berri	8595 2060	Jamestown	8664 1408
Ceduna	8625 2520	Energy Advisory Centre	8204 1888
Christies Beach	8204 2444	Country Free Calls	800 671 907
Coober PedyElizabeth	8672 5601 8204 2444	Energy SA (including Office of the Technical Regulator)	8226 5500
Holden Hill	8204 2444	Electricity and Gas emergency	800 558 811
Kadina	8821 2626	Mineral Resources	
Mount Barker	8391 0255		0.672.7017
Mount Gambier	8735 1060	Andamooka Marla	8672 7017 8670 7005
Murray Bridge Naracoorte	8535 6060 8762 2174		8070 7003
Port Adelaide	8204 2444	SA Research and Development Institute	
Port Augusta	8648 5120	(Emergencies Only)	
Port Lincoln	8688 3060	Aquatic Sciences, Port Lincoln—Lincoln Marine	MO1 122 100
Port Pirie	8632 3266	Science Centre	
Tanunda Whyalla	8563 2026 8648 8120	or Pager 8378 1111 (ask for pager number 114736	7-10 031 -30
Premier and Cabinet—Department of		and leave a message) Executive Director SARDI	119 947 050
Office of the Premier	8/163 3166		
	0-05 5100	Lenswood Agricultural Centre—Farm Manager	8389 8810
Aboriginal Affairs and Reconciliation, Department of (DAARE)	8226 8900	or (0419 848 731
Art Gallery of SA (10 a.m. to 5 p.m.)	8207 7000	Loxton Centre—Technical Officer, Farm	M27 200 677
Carrick Hill (10 a.m. to 5 p.m.)	8379 3886	Operations)427 200 677)427 806 206
Executive	8226 3560	Nuriootpa Centre—Farm Manager	1419 863 537
Cabinet Office	8226 2013	Pig and Poultry Production Institute, Roseworthy—	
Commissioner for Public Employment	8226 2941	Security 24 hours	8303 7999
Corporate and State Services	8226 3560	Plant Research Centre, Urrbrae—Security 24 hours	8303 7200 8303 5444
Immigration SA	8204 9250	Facilities Manager	8303 5444 0418 853 461
Migration Museum public area (10 a.m. to 5 p.m.)	8207 6265	Plant Research Centre—Greenhouse Services)418 849 083
National Motor Museum public area (9 a.m. to 5 p.m.)	8568 5006	Struan Research Centre—Farm Manager	0428 608 307
Plain Central Services (9 a.m. to 5 p.m.)	8348 2311	Turretfield Research Centre—Farm Manager	0429 095 103
SA Maritime Museum public area (10 a.m. to 5 p.m.)	35 .0 2511)428 853 354
Public Area	8207 6265	Emergency numbers can be found in both city and	
SA Museum (10 a.m. to 5 p.m.) main building only.	8207 7500	country editions of the White Pages.	
Social Inclusion Unit	8226 2456 8207 7200	Trade and Economic Development—Department of	of
Primary Industries and Resources SA		All Offices of the Department of Trade and Economic Development will remain open during	
Primary Industries and Resources SA		the Christmas period.	
Office for the Minister for Agriculture, Food and	9224 D222	General Enquiries	8303 2400
Fisheries Corporate	8226 0322	Transport and Urban Planning—Department of	
•	9226 0229	Office of the Chief Executive	8204 8200
Communications and Marketing (Emergency only) Corporate Strategy and Policy	8226 0338 8226 0516	Transport Services	8343 2400
Corporate Strategy and Folicy	0220 0310	Transport Planning	8204 8170

	Telephone No.
Corporate Services Division TransAdelaide Office of Local Government Office of Public Transport	
Office of Transport open from 9 a.m. to 5 p.m. on non-Public Holidays.	
Information Line open from 7 a.m. to 8 p.m. every day with the exception of New Year's Eve which will remain open for 24 hours.	
Information Centre open from 8 a.m. to 6 p.m. on Weekdays, 9 a.m. to 5 p.m. on Saturdays and 11 a.m. to 4 p.m. on Sundays. The Information Centre does not open on Public Holidays.	
Office of the Murray	8463 3166
Office of the Upper Spencer Gulf, Flinders Ranges and Outback	8463 3166
Planning SA	8303 0601
Treasury and Finance—Department of	
Finance Branch	8226 0535
Corporate Services	
Executive	8226 9578 8226 9869
SA Government Financing Authority	
Revenue SA—Land Tax	8204 9870
Payroll Tax	8204 9880
Stamp Duties	8226 3750
Micro-Economic Reform and Infrastructure Tobacco Licensing	8204 1775 8204 9888
Financial Institutions Duty (FID)	8204 9888
Debits Tax	
Petrol Licensing	8204 9888
Compliance/Recovery	8226 3725
First Home Owner Grant	8226 3750
Super SAor	8207 2094 1300 369 315
SA Government Insurance Corporation (SAICORP)	8204 1540
Policy Analysis	8226 9895
Project Analysis	8226 2829
Treasurer's Office	8226 1866
Funds SA	8204 2355
Motor Accident Commission	
Essential Services Commission of SA	
Government Accounting and Reporting Branch	8226 3059
Emergency Services Levy	1300 366 150
Government Business Enterprises	
Adelaide Shores/West Beach Trust	
Corporate Services	8355 7300
Adelaide Shores Golf Park	8356 4811
The Holiday Village	
The Caravan Resort	8355 7320
Forestry SA	
Fire Protection:	
Mount Gambier Plantation Products Office	
or Fire Protection	
or Fire Protection	
Penola Forest Depot	
or Fire Protection	0418 849 570
Noolook Forest Fire Protection	0408 838 076
Kuitpo Forest Information Centre Mount Crawford Forest Information Centre	8391 8800 8524 6004
Wirrabara Forest Depot	
Rangers are on duty every day at Mount Crawford and Kuitpo.	
Office hours—9 a.m. to 11 a.m.	
24 hour emergency numbers—Kuitpo Forest Information Centre	8391 8800
Mobile numbers are for fire protection only.	

SA Lotteries	Telephone No.
Head Office Administration Head Office Selling Area Agents (at their discretion)	8205 5555
SA Water	
Service difficulties and emergencies Metropolitan Country	300 880 337 300 650 950 8259 0215 300 650 951
WorkCover	
General Enquiries	131 855 8223 2574
Water, Land and Biodiversity Conservation— Department of	
General Enquiries	8463 6800
Enquiries	8463 6864
Corporate Communications	8463 7915 8278 7777
· · · · · · · · · · · · · · · · · · ·	04/0////
Dated 16 December 2004.	

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

KEVIN FOLEY, Acting Premier

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—Rushall Crescent/Winklebury Road, Elizabeth Vale Deposited Plan 64971

BY Road Process Order made on 17 March 2004, the City of Playford ordered that:

- 1. The whole of the walkway between Rushall Crescent and Winklebury Road adjoining allotments 720 and 732 in Deposited Plan 6900 more particularly lettered 'D' in Preliminary Plan No. 04/0004 be closed.
- 2. Issue a Certificate of Title to the City of Playford for the whole of the land subject to closure which land is being retained by council for Reserve Purposes.
- 3. The following easements are granted over portion of the land subject to that closure:

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

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

On 3 December 2004 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 16 December 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Walkway—John Rice Avenue/Rollison Road, Elizabeth Vale Deposited Plan 64972

BY Road Process Order made on 5 May 2004, the City of Playford ordered that:

1. The whole of the walkway between John Rice Avenue and Rollison Road adjoining allotments 201 and 216 in Deposited Plan 6813 more particularly lettered 'E' in Preliminary Plan No. 04/0005 be closed.

- 2. Issue a Certificate of Title to the City of Playford for the whole of the land subject to closure which land is being retained by council for Reserve Purposes.
- 3. The following easements are granted over the land subject to that closure:

Grant to the Distribution Lessor Corporation an easement for underground electricity supply purposes over the whole of the land.

Grant to the South Australian Water Corporation an easement for sewerage purposes over portion of the land.

On 8 December 2004 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 16 December 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road, Nildottie Deposited Plan 65280

BY Road Process Order made on 15 June 2004, the Mid Murray Council ordered that:

- 1. Portion of the unnamed public road south of Arnold Court adjoining the northern boundary of allotment 153 in Filed Plan 209339, more particularly lettered 'A' in Preliminary Plan No. 02/0055 be closed.
- 2. The whole of the land subject to closure be transferred to Gysbertus Johannius Antonius Van Den Brink and Beverley June Van Den Brink in accordance with agreement for transfer dated 15 March 2004 entered into between the Mid Murray Council and G. J. A. and B. J. Van Den Brink.
- On 3 December 2004 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 16 December 2004.

P. M. KENTISH, Surveyor-General

NOTICE TO MARINERS

No. 38 of 2004

South Australia—Kangaroo Island—Hog Bay—Penneshaw Harbour—Ferry Berth—Dredging Works

MARINERS are advised that dredging works will be taking place within Penneshaw Harbour in an area extending southwards from the Ferry Wharf to the southern shore of Hog Bay. Commencing on Wednesday, 8 December 2004, weather permitting, for a period of approximately two weeks.

Mariners are further advised that these works will be carried out from two hours after sunset until three hours prior to sunrise. The dredge is a cutter suction type with a trailing pipeline and will be lit and display daytime signals, in accordance with International Collision Regulations and mariners should pass this dredge in accordance with those regulations.

Navy charts affected: Aus 346 and Aus 780

Publication affected: Australia Pilot Vol 1. page 120.

Adelaide, 3 December 2004.

TRISH WHITE, Minister for Transport.

TSA 2004/00541

NOTICE TO MARINERS

No. 39 of 2004

South Australia—Port Augusta—Approach Channel—Unlit Starboard Hand Beacon No. 39—Damaged and Missing

MARINERS are advised that the Starboard Hand Beacon No. 39 is reported to have been damaged and subsequently collapsed, as a result of adverse weather conditions. Mariners are further advised to use extreme care when navigating in the vicinity of the damaged beacon.

The beacon is in position:

Latitude 32°31.761 S

Longitude 137°45.675 E

Mariners will be advised when the beacon is re-established.

Navy chart affected: Aus 778.

Publication affected: Australia Pilot Vol 1. page 109.

Adelaide, 3 December 2004.

TRISH WHITE, Minister for Transport.

TSA 2004/00541

SURVEY ACT 1992

Confused Boundary Area

PURSUANT to section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area at Port Vincent bounded by Kempe Street, Lime Kiln Road, Marine Parade and Way Street is revoked.

Dated 16 December 2004.

P. M. KENTISH, Surveyor-General

REF: LTO 355/2000

PUBLIC SECTOR MANAGEMENT ACT 1995 Section 69

IN terms of sections (5) (a) and (6) of the Public Sector Management Act 1995, the following details of all appointments to the Minister's personal staff under this section (other than those described in previous reports under this section) is provided:

APPOINTEE		POSITION	SALARY
MINISTER:Pr	emier, Minister for	Economic Development, Minister for Social Inclusion, Minister for the Arts, Minister	\$65,000 \$40,112 \$30,000 \$76,590 \$51,703 \$51,703 \$51,703 \$51,703 \$6.590 \$6. \$76,590 \$76,590 \$6. \$76,590 \$76,590 \$76,590 \$76,590 \$76,590 \$76,590 \$72,491
Shanahan Dohnt Cockatoo-Collii 0.6 FT		Policy Adviser Personal Assistant – Policy Unit Assistant Adviser working 3 days per week), reasonable personal use of mobile telephone	\$40,112
MINISTER:At	torney-General, Mi	nister for Justice, Minister for Multicultural Affairs	
Kitschke Kitschke Falco	Bradley Bradley Rosie	Ministerial Adviser Personal Assistant Personal Assistant	\$51,703
	nister for Aborigin nd Conservation	al Affairs and Reconciliation, Minister for Correctional Services, Minister Assistin	g the Minister for
	Russell elephone rental and ter lines and calls, c	Senior Ministerial Adviser two thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	\$85,000
MINISTER:Mi	nister for Transpor	t, Minister for Urban Development and Planning, Minister for Science and Inforn	nation Economy
	Douglas elephone rental and ter lines and calls	Ministerial Adviser two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$76,590
Vanco home to	George	Ministerial Adviser two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$76,590
MINISTER:Mi	nister for Families	and Communities, Minister for Housing, Minister for Ageing, Minister for Disabil	ity
Duncan	Julie able personal use of	Ministerial Adviser	\$76,590
Bertossa home to	Daniel	Ministerial Adviser two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$72,491

IN terms of sections (5) (b) and (c) and (6) of the Public Sector Management Act 1995, the following information relating to the appointment of persons for the time being employed on the Minister's personal staff under this section, their remuneration and other conditions of appointment is provided as at 10 December 2004:

APPOINTEE		POSITION	SALARY
MINISTE	R: Premier, Minist	er for Economic Development, Minister for Social Inclusion, Minister for the Arts	i,
	Minister for Vo		31.0
Chataway	Peter	Chief of Staff to the Premier	\$148,954
		wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ome delivered newspapers	
		Deputy Chief of Staff and Senior Legal Adviser to the Premier wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park, private plated motor vehicle, home delivered newspapers	\$132,403
Worrall	Lance	Senior Adviser - Economic Policy	\$132,403
	lephone rental and t ter lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	4152,105
Bottrall	Jill	Principal Media Adviser	\$125,784
	lephone rental and t er lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	
Flanagan	Paul	Media Unit Manager	\$123,191
	lephone rental and t er lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	· .
Hannon	Catherine	Media Adviser	\$99,303
	lephone rental and t er lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	
McGuire	Michael	Media Adviser	\$96,410
	lephone rental and t er lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ir park	

Duigan Angela Adviser Social Inclusion, Community Cabinet	\$93,733
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Dodd Geoffrey Media Adviser	\$91.054
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	421,00
Thomas Nicole Media Adviser	\$91,044
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Blenkinsop Peter Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Hockley Catherine Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Batistich Mark Speech Writer	\$84,627
reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Heath David Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Lower Richard Media Adviser	\$84,627
reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Manuel Leah Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Rodda Rachel Media Adviser	\$84,627
[Special Leave Without Pay until 28 February 2005] home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Smith Elaine Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	
Sweeney Loine Media Adviser	\$84,627
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, home facsimile, computer lines and calls, car park	

APPOI	NTEE	POSITION	SALARY
Jarvis	Justin	Ministerial Adviser	\$84,627
	home telephone rental and two	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Grant	Julia	Policy Adviser	\$79,271
	home telephone rental and two	o thirds of calls, reasonable personal use of mobile telephone, home facsimile, park	
Jones	Tamsin	Acting Arts Adviser	\$75,555
	home telephone rental and tw computer lines and calls	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Ryan	Timothy	Assistant to the Senior Economic Policy Adviser	\$74,163
		obile telephone, home facsimile, computer lines and calls, car park	
Virgo	Michele	Chief Administration Officer	\$73,806
Shanah	car park I an Ann	Doliny Advisor	¢70.200
Shanan		Policy Adviser o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$70,380
_	computer lines and calls, car	park	
Lange	Ethne	Adviser	\$70,380
	reasonable personal use of me		¢(3.100
Thoma	s Robyn	Personal Assistant to the Chief of Staff and Senior Legal Adviser	\$62,100
Krollig	Olivia reasonable personal use of me	Personal Assistant to the Premier (Appointments)	\$53,513
Nichols		Assistant to the Media Unit	\$50,348
	reasonable personal use of me		Ψ30,510
Thomse	on Anne	Personal Assistant - Policy Unit	\$42,984
Hasler	Anne 0.8 FTE (Salary based on wor	Personal Assistant - Policy Unit ching 4 days ner week)	\$41,400
Stewar		Personal Assistant - Policy Unit	\$10,350
	0.2 FTE (Salary based on wor	king I day per week)	* · · · / · · ·
MI	NISTER: Deputy Premier,	Treasurer, Minister Assisting the Premier in Economic Development, Minister	
	for Police, Minist	er for Federal/State Relations NUMBER OF MINISTERIAL	4.0
Tuffnel		Chief of Staff	\$115,853
	home telephone rental and two computer lines and calls, car	o thirds of calls, reasonable personal use of mobile telephone, home facsimile, park	
Mills	Jeffrey	Ministerial Adviser	\$79,271
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	Ψ//,2/1
	computer lines and calls, car	park	
Brown	Michael	Ministerial Adviser	\$79,271
	home telephone rental and two	o thirds of calls, reasonable personal use of mobile telephone, car park	
Mulligh	nan Stephen	Ministerial Adviser	\$79,271
	home telephone rental and two computer lines and calls, car	o thirds of calls, reasonable personal use of mobile telephone, home facsimile, park	
MI	•	stry and Trade, Minister for Mineral Resources Development	
		NUMBER OF MINISTERIAL	6.0
Gent	Kevin	Chief of Staff	\$104,820
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	410 1,020
Duffy	Brendan	Parliamentary Adviser	\$79,271
•	home telephone rental and two	o thirds of calls, reasonable personal use of mobile telephone	
Hubert	Paula	Ministerial Adviser	\$79,271
	home telephone rental and two computer lines and calls	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Kenyon	Thomas	Ministerial Adviser	\$79,271
-	home telephone rental and two	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
	computer lines and calls, car		
Murray	Rickee	Personal Assistant	\$53,513
Green	Rebecca	Personal Assistant to the Parliamentary Secretary	\$44,451

APPOINTEE		POSITION	SALARY
MINISTER	R: Minister for Inf	frastructure, Minister for Energy, Minister for Emergency Services	
		NUMBER OF MINISTERIAL	5.0
Bignell	Leon	Chief of Staff	\$110,336
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
	er lines and calls, c		\$83,556
Frater	Don	Ministerial Adviser	\$63,330
	ble personal use of	Ministerial Adviser	\$79,271
Auld	Megan	a mobile telephone, the provision of a car park within reasonable distance	\$19,211
from the		a modile telephone, the provision of a cur park within reasonable distance	
Bertossa	Michelle	Ministerial Adviser	\$79,271
		two thirds of calls, reasonable personal use of mobile telephone	Ψ1,2,2.11
nome tel	Melissa	Parliamentary Adviser	\$79,271
		vantil 15 April 2005] home telephone rental and two thirds of calls, reasonable	4.2,=
	l use of mobile telep		
		ral, Minister for Justice, Minister for Multicultural Affairs	
MINISTE	di Attorney-Gener	NUMBER OF MINISTERIAL	5.0
amb	Andrew	Chief of Staff	\$104,820
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	,,
	er lines and calls, c		
rown	Sally	Ministerial Adviser	\$79,271
	ble personal use of		, .
Carzis	George	Ministerial Adviser	\$79,271
home tel	lephone rental and i	two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
comput	er lines and calls		
ouca	Procopis	Ministerial Adviser	\$79,27
home tel	lephone rental and i	two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
comput	er lines and calls		
radley	Anna	Personal Assistant	\$53,513
Maher	Kyam	inister for Environment and Conservation Chief of Staff two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	4.0 \$104,820
	er lines and calls, c		
Aills	Richard	Ministerial Adviser	\$79,271
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	. \$17,21
	er lines and calls	two initus of caus, reasonable personal use of mobile telephone, nome facsimile,	
ompun Sutherland	John	Ministerial Adviser	\$79,271
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$19,211
	er lines and calls	two intras of cuits, reasonatore personal use of moone telephone, nome facsimile,	
Compan Kalionis	Josephine	Personal Assistant	\$53,513
Lanoms	Josephine	reisonal Assistant	\$33,31.
MINISTEE	2. Minister for He	ealth, Minister Assisting the Premier in Social Inclusion	
MINISTER	C. Millister for the	NUMBER OF MINISTERIAL	5.6
Broderick	Danny	Chief of Staff	\$115,853
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	Ψ110,000
	er lines and calls		
roios	Vaia	Ministerial Adviser	\$83,556
		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	400,000
	er lines and calls	y come growing,	
1ahoney	Brigid	Ministerial Adviser	\$79,271
home tel		two thirds of calls, reasonable personal use of mobile telephone, home facsimile,	* · · • • · · ·
oveday	Geoffrey	Senior Ministerial Adviser	\$69,512
		vorking 3 days per week) home telephone rental and two thirds of calls,	,
		mobile telephone, home facsimile, computer lines and calls	
/incent	Michelle	Personal Assistant	\$53,513
*			
Christopoulos	Adriana	Personal Assistant to the Chief of Staff and Parliamentary Secretary	\$49,651

APPOINTEE		POSITION	SALARY
MINISTER	: Minister for Tran	sport, Minister for Urban Development and Planning, Minister for Science and	
	Information Ecor	number of ministerial	6.5
Deslandes	Moira	Chief of Staff	\$110,336
	ephone rental and tw er lines and calls, car	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Forest	Teresa	Ministerial Adviser	\$83,556
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	Ψ05,550
	er lines and calls	o unitus of cuito, reasonable personal use of mobile telephone, nome facilimie,	
Hansen	Patrick	Ministerial Adviser	\$79,271
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	Ψ13,211
	er lines and calls	o minus of curse, i cusonacto personal use of mounte total phone, no me jucomme,	
Bartlett	Naomi	Ministerial Officer	\$54,411
	ole personal use of m		Ψο ,, , , , ,
Makin	Jeremy	Ministerial Officer	\$54,411
	ole personal use of me		
Simpson	Susan	Personal Assistant	\$53,513
•			,
Demasi	Maryanne	Ministerial Adviser	\$39,635
0.5 FTE	(Salary based on wor	king 2.5 days per week) home telephone rental and two thirds of calls,	
reasonal	ole personal use of mo	obile telephone, home facsimile, computer lines and calls	
MINISTER	: Minister for Envi	ronment and Conservation, Minister for the Southern Suburbs, Minister	
	Assisting the Prer	nier in the Arts NUMBER OF MINISTERIAL	2.0
Adams	Brer	Chief of Staff	\$104,820
	ephone rental and two r lines and calls	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Duggin	Susan	Ministerial Adviser	\$79,271
		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	<i>472,</i> 47.
	r lines and calls		
MINISTER	: Minister for Emp	loyment, Training and Further Education, Minister for Youth, Minister for the	
	Status of Women	NUMBER OF MINISTERIAL	4.0
Story	Angas	Chief of Staff	\$104,820
	ephone rental and two r lines and calls, car	o thirds of calls, reasonable personal use of mobile telephone, home facsimile, park	
Boswell	Lois	Ministerial Adviser	\$79,271
	ephone rental and two r lines and calls	o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Fairley	Alan	Ministerial Adviser	\$79,271
home tele		o thirds of calls, reasonable personal use of mobile telephone, home facsimile,	4.2,
Georganas	Wendy	Personal Assistant	\$53,513
			T,

APPOINTEE		POSITION	SALARY
Baynes	Sport and Racin Geoffrey	ministrative Services, Minister for Industrial Relations, Minister for Recreation, ng, Minister for Gambling NUMBER OF MINISTERIAL Chief of Staff	14.0 \$104,820
	elephone rental and t ter lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	
Green reason	Peter	Media Monitoring Service Manager mobile telephone, home computer/fax line rental and calls, car park	\$97,273
Dunstan home te	Jennifer	Ministerial Adviser wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$83,556
Ats home te	Michael	Ministerial Adviser woo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$83,556
Cooper	Angelina	Principal Monitor, Media Monitoring Service	\$60,685
Stillwell	Kimberley	Personal Assistant	\$53,513
Fenn	Shelley	Media Monitor	\$50,091
Allen	Connie	Media Monitor	\$50,091
Bukva	Renata	Media Monitor	\$50,091
Burford	Christine	Media Monitor	\$50,091
Church	Susan	Media Monitor	\$50,091
Marsden	Belinda	Media Monitor	\$50,091
Moloney	Kaye	Media Monitor	\$50,091
Buntain	Nicholle	Media Monitor	\$46,009
MINISTE	R: Minister for Ed	ucation and Children's Services, Minister for Tourism	
Fraser	Gael	NUMBER OF MINISTERIAL Chief of Staff	5.6 \$104,820
	lephone rental and t er lines and calls, co	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile, ar park	4101,020
Bradley	Andrew	Ministerial Adviser	\$79,271
home te	lephone rental and t er lines and calls	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	<i>\$12,</i> 211
Crafter	Samuel	Ministerial Adviser	\$79,271
	lephone rental and t er lines and calls	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	•
Heneker	Kylie	Ministerial Adviser	\$79,271
	lephone rental and t er lines and calls	wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	
Gregory	Vicky	Personal Assistant	\$60,134
reasona	ble personal use of i	Ministerial Adviser orking 3 days per week), home telephone rental and two thirds of calls, nobile telephone, home facsimile, computer lines and calls	\$47,562
MINISTEI	R: Minister for Fai Disability	milies and Communities, Minister for Housing, Minister for Ageing, Minister for NUMBER OF MINISTERIAL	4.9
	Grace lephone rental and t er lines and calls, ca	Chief of Staff wo thirds of calls, reasonable personal use of mobile telephone, home facsimile,	\$104,820
Purman .	Victoria	Ministerial Adviser	\$84,360
Ryan	Paul	orking 4.5 days per week), reasonable personal use of mobile telephone, car Ministerial Adviser	\$79,271
<i>reasona</i> Hummel	ble personal use of r Gabrielle	nobile telephone Ministerial Adviser	\$70.271
	ble personal use of r		\$79,271
Vaughan	Julienne	Personal Assistant	\$53,513

APPOINTE	E	POSITION		SALARY
MINIST	ER: Minister for Ag	riculture, Food and Fisheries, Min	ister for State/Local Government Relations,	
	Minister for For	rests	NUMBER OF MINISTERIAL	4.0
Pinnegar	Matthew	Acting Chief of Staff		\$104,820
home	telephone rental and t	wo thirds of calls, reasonable persor	ial use of mobile telephone, home facsimile,	
comp	outer lines and calls			
Campbell	Stephen	Ministerial Adviser		\$79,271
	telephone rental and t outer lines and calls	wo thirds of calls, reasonable persor	nal use of mobile telephone, home facsimile,	
Goulder	Samone	Ministerial Adviser		\$79,271
	telephone rental and t outer lines and calls	wo thirds of calls, reasonable persor	nal use of mobile telephone, home facsimile,	
Mallia	Callista	Personal Assistant		\$53,513
MINIST	ER: Minister for the	River Murray, Minister for Regio	onal Development, Minister for Small Business,	
	Minister for Co	• • • • • • • • • • • • • • • • • • • •	NUMBER OF MINISTERIAL	2.0
Bowers	Hugh	Acting Chief of Staff		\$115,853
home	telephone rental and t	wo thirds of calls, reasonable persor	nal use of mobile telephone, home facsimile,	
comp	nuter lines and calls, co	ar park		
Rodwell	Helen	Ministerial Adviser		\$79,271
home	telephone rental and t	wo thirds of calls, reasonable persor	nal use of mobile telephone	
			2-1.	· ·
Dated	December 2004			
	•		MICHAEL D RANN, MA, JP, MI	ο,

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2004

	\$		\$
Agents, Ceasing to Act as	35.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	18 10	Discontinuance Place of Business	23.60
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	44.75
•		Lost Certificate of Title Notices	
Attorney, Appointment of	35.50	Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	44 75	Cancellation, Notice of (Strata Fran)	44.73
Cemetery Curator Appointed		Mortgages:	10.10
	20.50	Caveat Lodgment	
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business	26.50	Sublet	9.10
Declaration of Dividend	26.50	Leases—Application for Transfer (2 insertions) each	9.10
Incorporation	35.50	11	
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	26.50
First Name	26.50	Licensing	53.00
Each Subsequent Name	9.10	_	55.00
Meeting Final	29.75	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	499.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	354.00
Meeting')		Default in Payment of Rates:	
First Name	35.50	First Name	70.50
Each Subsequent Name	9.10	Each Subsequent Name	9.10
Notices:		Novious Trado	26.50
Call	44.75	Noxious Trade	26.50
Change of Name	18.10	Partnership, Dissolution of	26.50
Creditors		-	
Creditors Compromise of Arrangement	35.50	Petitions (small)	18.10
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	18.10
be appointed')	44.75		
Release of Liquidator—Application—Large Ad	70.50	Register of Unclaimed Moneys—First Name	
—Release Granted	44.75	Each Subsequent Name	9.10
Receiver and Manager Appointed	41.25	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	35.50	Rate per page (in 8pt)	226.00
Restored Name	33.50	Rate per page (in 6pt)	299.00
Petition to Supreme Court for Winding Up	62.00		
Summons in Action.	53.00	Sale of Land by Public Auction	45.25
Order of Supreme Court for Winding Up Action	35.50	Advertisements	2.50
Register of Interests—Section 84 (1) Exempt	80.00		
Removal of Office	18.10	Advertisements, other than those listed are charged at	\$2.50 per
Proof of Debts		column line, tabular one-third extra.	
Sales of Shares and Forfeiture		Notices by Colleges, Universities, Corporations and	d Dietrict
Estates:		Councils to be charged at \$2.50 per line.	1 District
Assigned		Where the notice inserted varies significantly in ler	19th from
Deceased Persons—Notice to Creditors, etc		that which is usually published a charge of \$2.50 per co	
Each Subsequent Name		will be applied in lieu of advertisement rates listed.	
Deceased Persons—Closed Estates			
Each Subsequent Estate		South Australian Government publications are sol	
Probate, Selling of	35.50	condition that they will not be reproduced with	out prior
Public Trustee, each Estate	9.10	permission from the Government Printer.	

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ALL 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. 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. Please include date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2004

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.15	0.95	497-512	30.25	29.00
17-32	2.90	1.80	513-528	31.25	29.90
33-48	3.80	2.70	529-544	32.00	31.00
49-64	4.75	3.65	545-560	33.00	32.00
65-80	5.60	4.60	561-576 577-502	33.75	33.00
81-96 97-112	6.50 7.40	5.40 6.30	577-592 593-608	34.75 35.75	33.50 34.50
113-128	8.30	7.25	609-624	36.50	34.50 35.50
129-144	9.35	8.25	625-640	37.25	36.10
145-160	10.20	9.10	641-656	38.25	37.20
161-176	11.20	10.00	657-672	38.75	38.00
177-192	12.00	11.00	673-688	40.50	38.80
193-208	13.00	11.90	689-704	41.25	39.90
209-224	13.80	12.70	705-720	41.75	41.00
225-240	14.70	13.60	721-736	43.50	41.50
241-257	15.70	14.30	737-752	44.00	42.90
258-272	16.60	15.30	753-768	45.00	43.40
273-288	17.50	16.40	769-784	45.50	44.70
289-304	18.30	17.20	785-800	46.50	45.60
305-320	19.30	18.20	801-816	47.25	46.00
321-336	20.10	19.00	817-832	48.25	47.25
337-352	21.20	20.00	833-848	49.25	48.00
353-368	22.00	21.00	849-864	50.00	48.80
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401-416	23.70	23.50	897-912	53.00	51.50
417-432	25.75	24.50	913-928	53.50	53.00
433-448	26.60	25.50	929-944	54.50	53.50
449-464	27.50	26.25	945-960	55.50	54.00
465-480	28.00	27.25	961-976	56.50	55.00
481-496	29.25	28.00	977-992	57.50	56.00
All Bills as Laid Rules and Regulat Parliamentary Pap Bound Acts Index vernment Gazette Copy Subscription Copy Subscription—per se Cloth bound—per vo Subscription—per se Gustation on Disk Whole Database Annual Subscriptio	ssion (issued weekly) lume	ates			24 20 10 22 38 38 286 88
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Christmas/New Year Holiday Publishing Information

Last Gazette for 2004 will be Thursday, 23 December 2004

Closing date for notices for publication will be 4 p.m. Tuesday, 21 December 2004

First Gazette for 2005 will be Thursday, 6 January 2005

Closing date for notices for publication will be 4 p.m. Tuesday, 4 January 2005

(There will **not** be a Gazette in the period between these two dates)

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ROAD TRAFFIC ACT 1961

Transporting 2.9 m High Containers

1. Approval

- 1.1 Pursuant to section 161A of the Road Traffic Act 1961, and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I hereby approve:
 - 1.1.1 Articulated Motor Vehicles, which exceed 4.3 m in height when carrying 2.9 m high containers to operate in South Australia subject to the conditions specified in this notice.

2. Exemption

- 2.1 Pursuant to section 163AA of the Road Traffic Act 1961, I hereby exempt:
 - 2.1.1 Articulated Motor Vehicles carrying 2.9 m high containers from the following provisions of the:
 - (i) Road Traffic (Vehicle Standards) Rules 1999:
 - Rule 72 (1)—Height

Subject to the conditions specified in this notice.

- 3. Conditions Applying to this Approval and Exemption
 - 3.1 The containers shall have a maximum overall height not exceeding 2.9 m.
 - 3.2 The overall height of the vehicle and load shall not exceed 4.6 m.
 - 3.3 The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or front axle group, when measured between two vertical parallel planes located at the outer extremities of the tyres, shall not be less than 2.1 m.
 - 3.4 The conditions set out in this notice apply to the vehicles operating under this notice and does not relieve the owner and/or driver of the duty to observe all other provisions of the Road Traffic Act and Regulations.
 - 3.5 The conditions set out in this notice may be overridden by a limitation fixed at any time on a bridge, culvert, causeway road or road ferry.
 - 3.6 When operating under this notice, the driver must carry a legible, current and complete copy of this notice and produce this document when requested by a Transport SA Inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer.
 - 3.7 Except as otherwise specified in this notice, the Standard Form Conditions prescribed in the Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999, for the purposes of section 115 of the Road Traffic Act 1961, shall not apply.
 - 3.8 This notice shall stand alone. It cannot be used in conjunction with any other exemption, notice or permit.
- 4. Commencement and Expiry of this Notice
 - 4.1 This notice is valid from 1 January 2005 and expires at midnight on 31 December 2006. The notice appearing in the *South Australian Government Gazette* dated 27 March 2003 is revoked at midnight on 31 December 2004.

Explanatory Notes

- > Some parts of the road system, such as bridges, overhead services and wires, roadside furniture (signs, traffic lights etc.) and vegetation, may not provide sufficient clearance for a vehicle and load travelling under this notice.
- > Section 106 of the Road Traffic Act, *Damage to roads and works*, requires the driver to notify the Police, Transport SA or Office of Public Transport if the driver causes damage to roads, bridges and culverts, or interferes with roadside furniture.
- > If the driver causes anything to fall on to the road that may obstruct, damage or cause injury to people or vehicles, Australian Road Rule 293 requires the driver to remove it or take action to have it removed. Examples include tree branches or damaged traffic signs.
- > This concession has been provided to allow time for the transport industry to re-equip with low profile vehicles so that these containers can be carried within an overall vehicle height limit of 4.3 m. However, this concession has been extended pending the national implementation of the Performance Based Standards Scheme, which may allow the long-term transport of these containers on some vehicles (up to a height of 4.6 m) that meet specified Performance Based Standards.

RULES OF COURT

Amending The Probate Rules 1998 Amendment No. 2 to the Probate Rules

BY virtue and in pursuance of section 122 of the Administration and Probate Act 1919, the Supreme Court Act 1935, and all other powers us thereunto enabling; We the Judges of the Supreme Court of South Australia, do hereby make the following Rules and Forms to take effect on and from 1 March 2005, as amendments to "The Probate Rules 1998".

- 1. These Rules may be cited as "The Probate Rules 1998, Amendment No. 2".
- 2. The Probate Rules as amended by these Rules may be cited as "The Probate Rules 2004".
- 3. The Arrangement of Rules is amended by:
 - (a) striking out the words "Administration Bonds" adjacent to the number "49" and inserting in lieu the words "Surety's Guarantee";
 - (b) by inserting the following beneath the number "64":
 - "64A Revocation of a document under section 12 (3) of the Wills Act 1936".
- 4. The Rules are amended as follows:
 - (1) Rule 6.01 is amended by deleting the same and inserting in lieu:
 - "6.01 An application by a person applying through a practitioner may be lodged at the Registry or may be lodged by post".
 - (2) Rule 6.02 is amended by:
 - (a) deleting paragraph (iii) and inserting in lieu the following paragraph:
 - "(iii) the "L Code" being the designator issued by the Law Society of South Australia ("the Society") to the practitioner's firm or to the practitioner (if a sole practitioner) for practice identification purposes and the "P Code" being the designator issued by the Society to the practitioner for personal identification purposes."
 - (b) inserting immediately after paragraph (iii) the following paragraph:
 - "(iv) the facsimile number and (if applicable) the email address of the practitioner."
 - (3) Rule 7.08 is amended by striking out the words and number "Form No. 69" and inserting in lieu "Form No. 67".
 - (4) Rule 7.10 is amended by deleting the same and inserting in lieu:
 - "7.10 Unless the Registrar otherwise directs every oath, affidavit or surety's guarantee required on a personal application (other than a surety's guarantee given by a guarantee company approved by the Registrar) must be sworn or executed by all the deponents or sureties before the Registrar."

- (5) Rule 8.01 is amended by striking out the words and number "Form No. 70" and inserting in lieu "Form No. 68".
- (6) Rule 8.02 is amended by striking out the words and number "Form No. 71" and inserting in lieu "Form No. 69".
- (7) Rule 8.03 is amended by inserting immediately after the word "incomplete" the words "unless the Registrar otherwise directs".
- (8) Rule 9.02 is amended by striking out the words and number "Form No. 72" and inserting in lieu "Form No. 70".
- (9) Rule 11.03 paragraph (b) is amended by striking out the words and number "Form No. 69" and inserting in lieu "Form No. 67".
- (10) Rule 13.07 is amended by striking out the words "per subsequens matrimonium" and inserting in lieu "by subsequent marriage".
- (11) Rule 14.01 is amended by:
 - A. deleting the horizontal lines appearing in the Table thereto:
 - (a) between the words "A husband" and "A wife" and between the words "A wife" and "A putative spouse" in the left hand column of the Table; and
 - (b) between the words "the lawful widower" and "the lawful widow" and between the words "the lawful widow" and "the putative spouse" in the right hand column in the Table to the intent that the first example set forth in the Table shall be in the following terms:

A husband

A wife

A putative spouse

"the lawful widower"

"the lawful widow"

"the putative spouse"

and the widower, widow or putative spouse shall be further described in the oath as:

- (i) "and one of the persons entitled to share in the estate"; or
- (ii) "and the only person now entitled to the estate", (i.e. where the value of the intestate estate as ascertained in accordance with section 72f of the Act does not exceed \$10 000 and there is a person who may become entitled to share in the estate in the event of an accretion thereto); or
- (iii) "and only person entitled to the estate as the case may be.
- B. striking out the word "and" appearing immediately after the word and number "Rule 11.08 in the right column of the Table opposite the words "Issue of a child" and inserting in lieu the word "or".

- (12) Rule 22 is amended by striking out the word "not" appearing immediately after the word "ought".
- (13) Rule 27.03 is amended by deleting the same and inserting in lieu:
 - Where the death has been registered under the Registration of Deaths Abroad Act 1984 (Cth), or under section 33 (4) of the Births Deaths and Marriages Registration Act 1996 (SA), a death certificate issued under such Act may be lodged in lieu of a death certificate issued from the country of the place of death.
- (14) Rule 31 (v) is amended by inserting immediately after the word "disposed" the words "of by the will".
- (15) Rule 44.05 is amended by inserting after the word "persons" the words "pursuant to Rule 34".
- (16) Rule 49 is amended by deleting the same including the heading "Administration Bonds" and inserting in lieu:

SURETY'S GUARANTEE

- 49.01 Subject to these Rules a guarantee must be provided as a condition of granting administration where:
 - (a) a guarantee is required under sections 18 and 31 (1) of the Act;
 - (b) it is proposed to grant administration:
 - (i) under Rule 31 (v) or Rules 32.03 or 32.04 to a creditor or the personal representative of a creditor or to a person who has no immediate beneficial interest in the estate of the deceased but may have such an interest in the event of an accretion to the estate;
 - (ii) under Rule 31 (vi) to a person having no interest under the will of the deceased but who would have been entitled to a grant if the deceased had died wholly intestate;
 - (iii) under Rule 37 to a person or some of the persons who would, if the person beneficially entitled to the whole of the estate died intestate, be entitled to his or her estate;
 - (iv) under Rules 41.01 and 41.02 to the attorney of a person entitled to a grant;
 - (v) under Rule 42 for the use and benefit of a minor;
 - (vi) under Rule 44 for the use and benefit of a person who is by reason of mental or physical incapacity incapable of managing his or her affairs;
 - (vii) under Rule 63; or
 - (viii) under Rule 70 to an administrator pendente lite.
 - (c) the Registrar considers that there are special circumstances making it desirable to require a guarantee.

- 49.02 Unless the Registrar or the Rules otherwise direct:
 - (a) a guarantee shall be given by two sureties: Provided that only one surety shall be required if the administrator is the widower or widow or putative spouse of the deceased or his or her personal representative or where the surety is a corporation;
 - (b) no person shall be accepted as a surety unless he or she is resident in South Australia;
 - (c) the limit of the liability of the surety or sureties under a guarantee given for the purposes of sections 18 or 31 of the Act shall be the gross amount of the South Australian estate as sworn in the Oath;
 - (d) every surety, other than a corporation, must justify the guarantee given by affidavit in the Form No. 5.
- 49.03 Where the Registrar has directed that a person who is resident outside South Australia may be accepted as a surety he or she must submit to the jurisdiction of the Supreme Court of South Australia to determine any liability of such surety under the law of South Australia.
- 49.04 Except where the surety is a corporation the signature of the surety on every such guarantee shall be attested by a person authorised by law to administer an oath.
- 49.05 Each separate sheet of the guarantee must be signed by each of the sureties and by the person attesting the guarantee.
- 49.06 Where the surety is a corporation an affidavit must be filed by its proper officer in the Form No. 8 to the effect that the corporation has power to act as surety and has executed the guarantee in accordance with section 127 of the Corporations Act 2001 and containing sufficient information of the financial position of the corporation to satisfy the Registrar that it has sufficient assets to meet any claim under the guarantee:
 - Provided that the Registrar may accept an affidavit from a corporation once in every two years instead of requiring an affidavit in every case in which that corporation is a surety together with an undertaking by the corporation to notify the Registrar forthwith in the event of any alteration in its constitution or its financial position affecting its power to become a surety.
- 49.07 Unless the Registrar otherwise directs no guarantee shall be required on an application for a grant of administration or the re-sealing of a grant of administration if:
 - (a) the gross value of the South Australian estate does not exceed \$100 000;
 - (b) the person or persons beneficially entitled to the South Australian estate are *sui juris* and the gross value of the South Australian estate does not exceed \$250 000; or
 - (c) the application is limited to the prosecution or defence of an action.

- 49.08 The Registrar may, upon being satisfied by affidavit that it is beneficial or expedient to do so:
 - (a) dispense with the requirement to provide a guarantee;
 - (b) reduce the liability of a surety under a guarantee;
 - (c) require as a condition of dispensing with the requirement of a guarantee or reducing the liability of a surety under a guarantee that administration be granted to not less than two individuals:

Provided that the Registrar may impose such other conditions as the Registrar may see fit.

- 49.09 (1) An application for directions under sections 18 (12) and 31 (13) of the Act shall be made to the Registrar by summons supported by an affidavit by the applicant setting out the facts of the case and such other evidence as the Registrar may require.
 - (2) Where a grant of administration has been made to two or more persons under Rule 49.08 (c) and an administrator dies or is no longer *sui juris* the Registrar may appoint a substituted administrator.
 - (3) On the appointment of a substituted administrator the Registrar may direct that a note shall be made on the original grant of such appointment or the Registrar may impound or revoke the grant or make such other order as the circumstances of the case may require.
- 49.10 An application for leave to sue on a guarantee given for the purposes of sections 18 and 31 of the Act shall, unless the Registrar otherwise directs, be made by summons to the Registrar, and notice of the application must be served on the administrator, the surety and any co-surety.
- 49.11 Where a guarantee is not required under Rule 49.01 the proposed administrator must lodge an affidavit in the Form No. 6 with the application for administration disclosing:
 - (a) that the proposed administrator is resident in the State of South Australia;
 - (b) that the proposed administrator has no legal or equitable claim or interest in the estate of the deceased arising from a liability incurred by the deceased before death, and is not contemplating a claim against the estate under the Inheritance (Family Provision) Act 1972;
 - (c) that all persons entitled to participate in the distribution of the estate are *sui juris*:

Provided that if there is any person who is not *sui juris*, and who may in the event of an accretion to the estate become entitled in distribution, the proposed administrator must give an undertaking that in such a case he or she will forthwith provide a guarantee;

- (d) that all persons referred to in Rule 49.11 (c) are resident in the State of South Australia, or if any such person is not so resident that such person has for the purposes of section 65 (1) (b) of the Act appointed an agent or attorney within the State in the Form No. 6B;
- (e) details of all liabilities of the estate and that there are sufficient assets in the estate for payment of such liabilities.
- 49.12 Where a guarantee is required under Rule 49.01 (a) or (b) but in the circumstances of the case Rule 49.07 (a) or (b) applies the proposed administrator must lodge an affidavit in the Form No. 6A with the application disclosing:
 - (a) the place of residence of the proposed administrator;
 - (b) whether the proposed administrator has a legal or equitable claim or interest in the estate of the deceased arising from a liability incurred by the deceased before death;
 - (c) whether the proposed administrator is contemplating a claim against the estate under the Inheritance (Family Provision) Act 1972;
 - (d) whether all persons entitled to participate in the distribution of the estate are *sui juris* and where any person so entitled is not *sui juris* then the date of birth of such person must be disclosed in the affidavit:
 - Provided that if there is any person who is not *sui juris*, and who may in the event of an accretion to the estate become entitled to participate in distribution, the proposed administrator must give an undertaking that in such a case he or she will forthwith provide a guarantee or make an application to the Registrar to dispense with a guarantee;
 - (e) that all persons entitled to participate in the distribution of the estate are resident in South Australia, or if any such person is not so resident that such person has for the purposes of section 65 (1) (b) of the Act appointed an agent or attorney within the State in the Form No. 6B;
 - (f) details of all liabilities of the estate and whether there are sufficient assets in the estate for payment of such liabilities.
- 49.13 Upon receiving the affidavit referred to in either Rule 49.11 or Rule 49.12 the Registrar may allow the grant to issue without a guarantee unless in the circumstances of the case the Registrar is of the opinion that a guarantee should be provided.
- (17) Rule 50.01 is amended:
 - (i) by inserting immediately after the word "administrator" appearing in paragraph (b) the word "or";
 - (ii) by inserting immediately after paragraph (b) the following paragraph:
 - "(c) by a practitioner authorised in writing to apply on behalf of the executor or administrator;"
 - (iii) by striking out the letter "(c)" appearing at the commencement of the next succeeding paragraph and substituting in its place the letter "(d)".

- (18) Rule 50.02 is amended by striking out the words and number "Form No. 65" and inserting in lieu Form No. 64".
- (19) Rule 50.03 is amended by striking out the words and number "Form No. 66" and inserting in lieu "Form No. 65".
- (20) Rule 50.04 is amended by deleting the same and inserting in lieu:
 - "50.04 (a) On application for the re-sealing of a grant of administration the administrator or the administrator's attorney must provide a guarantee in the Form No. 66 to cover the gross value of the estate of the deceased within the jurisdiction of the Court and the same practice as to sureties and the limit of the liability of the guarantee shall be observed as on an application for administration.
 - (b) Where a guarantee is not required under section 18 (1) of the Act, the administrator must lodge an affidavit in the Form No. 6 disclosing such information as is required to be disclosed by Rule 49.11 paragraphs (a), (b), (c) and (e) or in the Form No. 6A disclosing such information as is required to be disclosed by Rule 49.12 paragraphs (a), (b), (c), (d) and (f) as the case may be."
- (21) Rule 52.02 is amended by striking out the words and number "Form No. 74" and inserting in lieu "Form No. 72".
- (22) Rule 52.06 is amended by striking out the words and number "Form No. 75" and inserting in lieu "Form No. 73".
- (23) Rule 52.08 is amended by striking out the words and number "Form No. 76" and inserting in lieu "Form No. 74".
- (24) Rule 53.06 is amended by striking out the words and number "Form No. 76" and inserting in lieu "Form No. 74".
- (25) Rule 55.02 is amended by striking out the words "ex parte" appearing in paragraph (a) and substituting in their place the words "by summons in the Form No. 33 supported by an affidavit of service search and non-appearance".
- (26) Rule 58 is amended by striking out the words and number "Form No. 76" and inserting in lieu "Form No. 74".
- (27) Rule 59.03 is amended by:
 - (a) inserting immediately after the word "Rules" the words "unless the Registrar otherwise directs";
 - (b) striking out the number "30" and inserting in lieu the number "50".
- (28) Rule 64.02 is amended by:
 - (a) striking out the words "provided that" and inserting in lieu the word "if";
 - (b) inserting beneath the rule the following proviso:

"Provided that if it appears to the Court or the Registrar expedient (regard being had to all the circumstances, including the amount at stake and the degree of difficulty of the point to be determined) the Court or the Registrar may dispense with compliance for the purpose of saving expense."

(29) The following Rule 64A is inserted after Rule 64:

Revocation of a document under section 12 (3) of the Wills Act 1936

- Unless a probate action has been commenced an application for an order under section 12 (3) of the Wills Act 1936 that a document that has not been executed with the formalities required by that Act expresses an intention by a deceased person to revoke a document that might otherwise have been admitted to proof must be made by summons to the Registrar in the Form No. 33 (1) and must be supported by an affidavit setting out the facts upon which the applicant relies together with the written consents of all persons not under disability who may be prejudiced by the application.
- The Registrar may dispose of an application under Rule 64A.01 if the Registrar is satisfied that all persons who may be prejudiced are *sui juris* and have consented:

Provided that if it appears to the Court or the Registrar expedient (regard being had to all the circumstances, including the amount at stake and the degree of difficulty of the point to be determined) the Court or the Registrar may dispense with compliance for the purpose of saving expense.

- Where a person who is *sui juris* may be prejudiced by the order sought but has not given a written consent to the application and who is not under disability, the Registrar may deem that person to have consented if that person fails to appear before the Registrar after service upon him or her as the Registrar may direct of the proceedings and notice of the application.
- 64A.04 Subject to these Rules where:
 - (a) any person who may be prejudiced by the order sought under this Rule is not *sui juris* or cannot be ascertained or found or has not consented; or
 - (b) the Registrar is in doubt or difficulty about any order which should be made pursuant to this Rule,

the Registrar may refer the application to a Judge in Court or in Chambers.

- Where an application for a grant is made following an order under section 12 (3) of the Wills Act 1936:
 - (a) the order must be recited in the administrator's oath; and
 - (b) where the document revokes all former testamentary acts the document and its revocatory effect must be recited in the grant of letters of administration; viz.- "(the deceased having made a document dated the......day of20.. revoking all former testamentary acts)".

- (30) Rule 68.01 is amended by deleting the colon appearing after the word "Registrar" and inserting the words "by summons in the Form No. 33".
- (31) Rule 76.02 is amended by striking out the words and number "Form No. 79" and inserting in lieu "Form No. 77".
- (32) Rule 79 is amended by striking out the words and number "Form No. 80" and inserting in lieu "Form No. 78".
- (33) The Schedule to Rule 81 is amended by striking out paragraph (a) and inserting in lieu:
 - "(a) Sections 18, 23 and 31 of the Act".
- 5. The First Schedule Forms in the Rules are amended as follows:
 - (1) Form 5 is amended by striking out the numbers "49.06" appearing after the word Rule" in the heading of the form and inserting in lieu "49.02 (d)".
 - (2) Form 6 is amended by:
 - (a) striking out the numbers "49.09" appearing in the heading of the form and inserting in lieu "49.11";
 - (b) striking out the word "BOND" appearing in the title to the form and inserting in lieu the words "SURETY'S GUARANTEE";
 - (c) inserting after the word "estate" appearing in paragraph 3 of the form the word "arising".
 - (3) The following Form 6A is inserted after Form 6:

FORM 6A

Rule 49.12

AFFIDAVIT IN LIEU OF GUARANTEE

South Australia
In the Supreme Court
Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

- I, C.D. of [address and occupation] make oath and say that:
- 1. I am the intended administrator of the estate of A.B. late of [address and occupation] deceased ("the estate").
- 2. The gross value of the South Australian estate does not exceed \$100 000 [or \$250 000].
- 3. I am resident in (give State or Country of residence).

4. I have no legal or equitable claim against or interest in the estate arising from a liability incurred by the deceased before his [her] death.

or

I have a legal or equitable claim (as the case may be) particulars of which are: (give a short summary of the details of the claim).

5. I am not a person entitled to claim the benefit of the *Inheritance (Family Provision) Act* 1972.

or

I am a person entitled to claim the benefit of the *Inheritance (Family Provision) Act* 1972 ("the Act") but that I am not contemplating making an application under the Act for such benefit.

or

I am a person entitled to claim the benefit of the *Inheritance (Family Provision) Act* 1972 and I am contemplating making an application under the Act for such benefit.

6. I am the only person entitled to participate in the distribution of the estate.

or

The persons entitled to participate in the distribution of the estate are myself and [give the full name, address, occupation and the relationship (if any) to the deceased of each person entitled to share in the estate].

7. All persons entitled to participate in the distribution of the estate are *sui juris*.

or

The persons entitled to participate in the distribution of the estate who are not sui juris are: (give the names and dates of birth of all persons referred to in the above paragraph who are not sui juris).

8. All persons entitled to participate in the distribution of the estate are resident in South Australia.

or

The person(s) entitled to participate in the distribution of the estate who is [are] not resident in South Australia is [or are]: [Here list the name(s) of such person(s) not resident in South Australia] and the aforesaid person(s) has [or have] for the purposes of section 65(1) of the Administration and Probate Act 1919, appointed an agent or attorney within South Australia a copy [or copies] of the appointments being now produced to me and marked "A" [or "A" and "B" respectively or as the case may be].

9. To the best of my information and belief the liabilities in the estate consist of the following:

[Here set out all the liabilities in the estate, e.g. funeral expenses, unsecured debts, debts on mortgages and other secured debts etc.]

10.	There are	e sufficient	assets in	the	estate to	meet	nav	ment	of the	liabilities.

Sworn at	by C.D.)	
on the	day of)	C.D.
	20)	
Before me:		
• • • • • • • • • • • • • • • • • • • •		

Note

If there is any person who is not sui juris and who may become entitled to share in the estate in the event of an accretion to the estate, the administrator must give an undertaking that in the event of any such accretion giving rise to a beneficial entitlement to such person, he or she will forth with lodge a guarantee or make an application to the Registrar to dispense with a guarantee.

(4) The following Form 6B is inserted after Form 6A:

Form 6B

Section 65 (1) (b) of the Act

APPOINTMENT OF AGENT

I, A.B. of [address and occupation], appoint and authorise C.D. of *[address and occupation] to be and act as my agent in the State of South Australia for the purpose of receiving all monies payable to me in respect of my beneficial interest in the estate of X.Y. late of [address and occupation] deceased and I direct that the receipt of the said C.D. shall be a good and sufficient discharge for monies payable to me by virtue of the foregoing.

Signed by A.B. at	
thisday of	20
in the presence of E.F.	

* The agent must be resident in the State of South Australia.

- (5) Form 8 is amended by:
 - (a) striking out the reference to "Rule 49.07" in the heading and inserting in lieu "Rule 49.06";
 - (b) striking out the words "administration bonds" appearing in paragraphs 3 and 4 and inserting in lieu the words "surety guarantees";
 - (c) striking out the word "bond" wherever appearing and inserting in lieu the word "guarantee";
 - (d) striking out the reference to "Rule 49.07 (a)" in the "Note" at the end of the form and inserting in lieu "Rule 49.06".
- (6) Form 10 is amended by striking out the words and number "the Probate Rules 1997" in paragraph 3 of the form and inserting in lieu "The Probate Rules 2004".

- (7) Form 33 (1) and (2) are amended by:
 - (a) deleting from the respective forms the number and words "301 King William Street" wherever appearing and inserting in lieu "1 Gouger Street";
 - (b) deleting from the notes at the end of the respective forms the words "code number allocated by the Court" and inserting in lieu the words "L Code and P Code issued by the Law Society of South Australia".
- (8) Form 35 is amended by:
 - (a) adding to the title thereto immediately below the words "In the Estate of A.B. deceased" the words "C.D. Applicant";
 - (b) deleting the word "documents" appearing in paragraph 1 of the form and inserting in lieu "document".
- (9) Form 36 is amended by adding to the title immediately below the words "In the Estate of A.B. deceased" the words "C.D. Applicant".
- (10) Form 37 is amended by adding to the title immediately below the words "In the Estate of A.B. presumed deceased" the words "C.D. Applicant".
- (11) Form 39 is amended by:
 - (a) inserting the number "1" before the word "The" in commencement of the sentence appearing in the Note to the form;
 - (b) inserting the following paragraph beneath paragraph 1 in the aforesaid Note:
 - "2. If an executor also renounces letters of administration with the will annexed then the Oath and grant should recite the same."
- (12) Form 40 is amended by adding the following paragraphs to the "Modifications to Form":
 - (d) Oath after citation to propound a later will

(Heading)

I C.D. [or We C.D. and E.F.] of [address and occupation] make oath and say that:

- 1. In default of appearance of the person(s) cited to propound the document dated the ...day of............20.. purporting to be the last will and testament of A.B. late of [address and occupation] deceased ("the deceased") the Registrar of Probates of the Supreme Court of South Australia on the....day of20.. ordered that probate of the last will and testament dated the....day of20.. of the deceased be granted to me the sole executor [or us the executors (or as the case may be)] therein named.
- 2. I [We] believe the paper writing now produced to and marked by me [us] to contain the last will and testament of the deceased.
- 3. I am [We are] the (etc. complete as in Form 40).

(e) Oath on proving a lost will as contained in a copy or draft, etc.

(Heading)

I C.D. [or We C.D. and E.F.] of [address and occupation] make oath and say that:

- 1. On the ... day of20.. the Registrar of Probates of the Supreme Court of South Australia ordered that probate of the last will and testament as contained in the copy [or a completed copy or reconstruction (or as the case may be)] (being the exhibit marked "A" referred to in the affidavit of X.Y. sworn on the ... day of 20..) of A.B. late of [address and occupation] deceased ("the deceased") be granted to me the sole executor [or us the executors (or as the case may be)] therein named limited until the original will or a more authentic copy of it be brought into and left in the Probate Registry of this Court.
- 2. I [We] believe the paper writing now produced to and marked by me [us] to contain the last will and testament [as contained in the said copy (or as the case may be)] of the deceased.
- 3. I am [We are] the son(s) of the deceased (as the case may be) and the sole executor [or the executors (or as the case may be)] therein named.
- 4. I [We] will:
 - (a) collect, get in and administer according to law the estate of the deceased limited as aforesaid;
 - (b) when required to do so (etc. complete as in Form 40).

(f) Oath after order has been made under section 12 (2) of the Wills Act 1936 admitting an informal will to probate.

(Heading)

I C.D. [or We C.D. and E.F.] of [address and occupation] make oath and say that:

- 1. On the ... day of 20... the Registrar of Probates of the Supreme Court of South Australia ordered that a document (being the exhibit marked "A" referred to in the affidavit of X.Y. sworn on the....day of20..) be admitted to probate as the last will of A.B. late of [address and occupation] deceased ("the deceased") and that probate of the same be granted to me the sole executor therein named [or us the executors (or as the case may be)] therein named.
- 2. I [We] believe the said document now produced to and marked by me [us] to contain the last will and testament of the deceased.
- 3. I am [We are] the (etc. complete as in Form 40).

(g) Oath after order has been made under section 25AA of the Wills Act 1936 rectifying will.

(Heading)

I C.D. [or We C.D. and E.F.] of [address and occupation] make oath and say that:

- 1. A.B. late of [address and occupation] deceased ("the deceased") made and duly executed his last will and testament bearing date the...day of20.. ("the will") and appointed me the sole executor [or us the executors (or as the case may be)] therein named.
- 2. On the ... day of20.. the Registrar of Probates of the Supreme Court of South Australia ordered that the will be rectified (a copy of the said order is annexed hereto and marked 'A').
- 3. I [We] believe the paper writing now produced to and marked by me [us] to contain a true copy of the will of the deceased (the same being contained in a type written copy of the will as rectified by the aforesaid order).
- 4. I am [We are] the [etc. complete as in Form 40].
- (13) Form 42 is amended by deleting the word and the number "Form 70" in the Note to the Form and inserting in lieu "Form 68".
- (14) Form 44 is amended by inserting the following note at the end of the Form:

Note

Where an application for a grant of letters of administration is made following a judgment in a probate action pronouncing against the force and validity of a document purporting to be the last will of the deceased, the details of the judgment must be recited in the Oath (as in the Form No. 44) and a sealed copy of the decree must be annexed to the Oath. The order of the Court must also be recited in the grant.

- (15) Form 48 is amended by deleting the word and number "Form 69" in paragraph (ii) in the Notes to the Form and inserting in lieu "Form 67".
- (16) Form 50 is amended by:
 - (a) deleting the words and number "Form No. 69" in paragraph (ii) in the Notes to the Form and inserting in lieu "Form 67";
 - (b) deleting the words and number "Form No. 70" in paragraph (iii) in the said Notes and inserting in lieu "Form 68".
- (17) Form 51 is deleted.
- (18) Forms 52, 53, 54 and 55 are renumbered 51, 52, 53 and 54 respectively.

- (19) Form 52 is amended by:
 - (a) deleting the word "real" appearing before the word "estate" in paragraph (i) in the Notes at the end of the form appearing before the heading "Modifications of Form";
 - (b) deleting the word and number "Form 69" last appearing in the said Notes and inserting in lieu "Form 67";
 - (c) deleting the word and number "Form 53" in each of the "Modifications of Form i.e. modifications (a) to (k) and inserting in lieu "Form 52".
- (20) Form 54 is amended by:
 - (a) deleting the word and number "Form 69" from paragraph (ii) in the Notes to the form and inserting in lieu "Form 67";
 - (b) deleting the word and number "Form 70" from paragraph (iii) in the said Notes and inserting in lieu "Form 68".
- (21) Form 56 is deleted and the following Form 55 is inserted in lieu:

FORM 55

Rule 49

SURETY'S GUARANTEE (FOR LETTERS OF ADMINISTRATION WITH OR WITHOUT WILL)

South Australia
In the Supreme Court
Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

Now therefore:

- 1. I E.F. of [address and occupation] or [We E.F. of (address and occupation) and G.H. of (address and occupation)] hereby [jointly and severally] guarantee that I/we will, when lawfully required to do so, make good any loss which any person interested in the administration of the estate of the deceased may suffer in consequence of the breach by the administrator of his [her] duty to:
 - (a) collect, get in, and administer according to the law the estate of the deceased *[left unadministered by......];
 - (b) deliver at the office of the Public Trustee of the State of South Australia within 6 calendar months from the date of administration a statement and account verified by his [her] declaration of all the estate of the deceased and of his [her] administration of the estate;

- (c) deliver to the Public Trustee, when required to do so by the Supreme Court of South Australia ("the Court"), an account of his [her] administration of the estate verified by his [her] declaration;
- (d) perform all acts and things required by the Administration and Probate Act 1919, to be performed by administrators;
- (e) deliver up the grant of administration to the Court when required to do so by the Court or the Registrar.
- 2. The giving of time to the administrator or any other forbearance or indulgence shall not in any way affect my [our] liability under this guarantee.
- 3. The liability under this guarantee shall subject to **section 31 (8) of the Administration and Probate Act 1919 be continuing and shall be for the whole amount of the loss mentioned in paragraph 1 above, but my [our aggregate] total liability shall not in any event exceed the sum of (ii) \$.......

Signed at	by the within named)	E.F.
E.F. [and G.H.]	on theday of)	[G.H.]
20 in the prese	ence of:	

Notes

- *(i) This wording is to be used where the application is for a de bonis non grant.
- (ii) Insert gross value of the estate situate in the State of South Australia, unless the Registrar otherwise orders.
- (iii) Each separate sheet of the guarantee must be signed by each surety and by the person attesting the guarantee—Rule 49.05.
- (iv) Where a person who is resident out of South Australia is accepted as surety the following additional clause must be inserted in the guarantee:

"And I the said E.F. hereby submit to the jurisdiction of the Supreme Court of South Australia to determine any liability under this guarantee according to the law of South Australia".

- **(v) Section 31 (8) of the Act provides:
 - "31 (8) If on the application of a surety, it appears to the Court that:
 - (a) the South Australian estate is being wasted, or is in danger of being wasted;
 - (b) the surety is being in any way prejudiced, or is in danger of being prejudiced, by act or default of the administrator; or
 - (c) a surety desires to be relieved from further liability, the Court may grant such relief as it thinks fit."

- (22) Form 57 is renumbered Form 56 and is amended by inserting after the word "deceased" where first appearing, the words "who died at......on the ...day...of....20.."
- (23) Form 58 is renumbered Form 57.
- (24) Form 59 is deleted and the following Form 58 is inserted in lieu:

FORM 58

Rule 49

SURETY'S GUARANTEE FOR LETTERS OF ADMINISTRATION PENDENTE LITE

South Australia
In the Supreme Court
Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

Whereas:

- 1. A.B. late of [address and occupation] deceased ("the deceased") died aton the ... day of20...
- 2. There is now pending in the Supreme Court of South Australia ("the Court") a probate action ("the action") entitled "In the Supreme Court of South Australia No....In the Estate of A.B. deceased Between E.F. Plaintiff and G.H. Defendant touching and concerning the validity of the will dated the...day of.......20...
- 3. On theday of............20 .. Judge XY a Master (or as the case may be) ordered that C.D. be appointed the administrator of the estate pending the action [limited to.... (set out the limitations in the order, if any)].

Now therefore:

- 1. I/we E.F. of [address and occupation] or [We E.F. of (address and occupation) and G.H. of (address and occupation)] hereby [jointly and severally] guarantee that I/we will, when lawfully required to do so, make good any loss which any person interested in the administration of the estate of the deceased may suffer in consequence of the breach by the administrator of his [her] duty to:
 - (a) under the control and direction of the Court collect, get in and administer according to law the estate of the deceased, save distributing the residue of the estate;
 - (b) produce to the Court a full statement and account of his [her] administration of the estate when required to do so by the Court;
 - (c) deliver up the grant of letters of administration to the Court when required to do so by the Court or the Registrar;
 - (d) deliver at the office of the Public Trustee within 6 calendar months from the date of administration a statement and account verified by his [her] declaration of all the estate of the deceased and of his [her] administration of the estate pending the said action.

- 2. The giving of time to the administrator or any other forbearance or indulgence shall not in any way affect my [our] liability under this guarantee.
- 3. The liability under this guarantee shall subject to *section 31 (8) of the Administration and Probate Act 1919 be continuing and shall be for the whole amount of the loss mentioned in paragraph 1 above, but [my] [our aggregate] total liability shall not in any event exceed the sum of (i) \$.......

Signed atby the within named)	E.F.
E.F. [and] G.H. on theday of) 20 in the presence of:	[G.H.]
•••••	

Notes

- (i) Insert gross value of the estate situate in South Australia unless the Registrar otherwise orders.
- (ii) Each separate sheet of the guarantee must be signed by each surety and by the person attesting the guarantee—Rule 49.05.
- (iii) Where a person who is resident out of South Australia is accepted as surety the following additional clause must be inserted in the guarantee:
 - "And I the said E.F. hereby submit to the jurisdiction of the Supreme Court of South Australia to determine any liability under this guarantee according to the law of South Australia."
- *(iv) Section 31 (8) of the Act provides:
 - "31 (8) If on the application of a surety, it appears to the Court that:
 - (a) the South Australian estate is being wasted, or is in danger of being wasted;
 - (b) the surety is being in any way prejudiced, or is in danger of being prejudiced, by act or default of the administrator; or
 - (c) a surety desires to be relieved from further liability,

the Court may grant such relief as it thinks fit."

- (25) Forms 60, 61, 62, 63 and 64 are renumbered 59, 60, 61, 62 and 63 respectively.
- (26) Form 60 is amended by deleting the word and number "Form 60" in the footnote and inserting in lieu "Form 59".
- (27) Form 65 is renumbered Form 64 and is amended as follows:
 - (a) by inserting immediately after the word "died" in paragraph 1 of the form the word and format "at.....";

- (b) by inserting immediately after the word "personal estate" appearing in the third line of the second paragraph 3 of the form the words and format "not exceeding in value the sum of *\$.....;
- (c) by deleting the word and number "Form 65" in modifications (a) and (b) of the form and inserting in lieu "Form 64";
- (d) by inserting immediately after the word "died" in paragraph 1 of modification (a) of the form the word and format "at.....";
- (e) by inserting immediately after the word "died" in paragraph 1 of modification **(b)** of the form the word and format "at.....";
- (f) inserting immediately after the word "testator" in modification (d) of the form the words "or died since the death of the testator without having taken a grant of probate".
- (28) Form 66 is renumbered Form 65.
- (29) Forms 67 and 68 are deleted and the following Form 66 is inserted in lieu:

FORM 66

Rule 50.04

SURETY'S GUARANTEE ON APPLICATION FOR THE RESEALING OF A GRANT UNDER SECTION 17 OF THE ACT

South Australia In the Supreme Court Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

Now Therefore:

- 1. I E.F. of [address and occupation] or [We E.F. of (address and occupation) and G.H. of (address and occupation)] hereby [jointly and severally] guarantee that I/we will, when lawfully required to do so, make good any loss which any person interested in the administration of the estate of the deceased in South Australia may suffer in consequence of the breach by the administrator(s) of his [her] duty to:
 - (a) collect, get in, administer and distribute according to the law the estate of the deceased in the State of South Australia;

- (b) deliver at the office of the Public Trustee of the State of South Australia within 6 calendar months from the date of administration a statement and account verified by his [her] declaration of all the estate of the deceased in the State of South Australia and of his [her] administration of such estate;
- (c) deliver to the Public Trustee, when required to do so by the Supreme Court of South Australia ("the Court"), an account of his [her] administration of the estate verified by his [her] declaration;
- (d) perform all acts and things required by the Administration and Probate Act 1919, to be performed by administrators.
- 2. The giving of time to the administrator or any other forbearance or indulgence shall not in any way affect my [our] liability under this guarantee.
- 3. The liability under this guarantee shall subject to *section 18 (8) of the Administration and Probate Act 1919 be continuing and shall be for the whole amount of the loss mentioned in paragraph 1 above, but [my] [our aggregate] total liability shall not in any event exceed the sum of (i) \$.............

Signed atby the within named)	E.F.
E.F. [and G.H.] on theday of)	[G.H.]
20 in the presence of:		
•••••		

Notes

- (i) Insert the gross value of the estate in South Australia unless the Registrar otherwise orders.
- (ii) Each separate sheet of the guarantee must be signed by each surety and by the person attesting the guarantee—Rule 49.05.
- (iii) Where a person who is resident out of South Australia is accepted as surety the following additional clause must be inserted in the guarantee:
 - "And I the said E.F. hereby submit to the jurisdiction of the Supreme Court of South Australia to determine any liability under this guarantee according to the law of South Australia."
- *(v) Section 18 (8) of the Act provides:
 - "18 (8) If on the application of a surety, it appears to the Court that:
 - (a) the South Australian estate is being wasted, or is in danger of being wasted;
 - (b) the surety is being in any way prejudiced, or is in danger of being prejudiced, by act or default of the administrator; or
 - (c) a surety desires to be relieved from further liability,

the Court may grant such relief as it thinks fit."

Modification

Surety's guarantee (with or without will) on application by attorney or practitioner authorised in writing for resealing grant.

(Heading)

Now Therefore:

- 1. E.F. of [address and occupation] or [We E.F. of (address and occupation) and G.H. of (address and occupation)] hereby [jointly and severally] guarantee....(etc. complete as in Form 66):
 - (30) Form 69 is renumbered Form 67.
 - (31) Form 70 is renumbered Form 68 and is amended by inserting the following paragraph after paragraph 1 A in the Notes to the Form:
 - "Al Where the deceased was not at the date of death domiciled in Australia disclosure is only required in respect of assets situated in Australia and liabilities that are a charge on those assets or which arose in Australia—Refer to section 121A (2a) and 7 (a) of the Act"
 - (32) Forms 71, 72, 73, 74, 75, and 76 are renumbered 69, 70, 71, 72 73 and 74 respectively.
 - (33) Form 69 is amended by deleting the word and number "Form 70" in paragraph 1 in the Notes to the form and inserting in lieu "Form 68".
 - (34) Forms 72, 73 and 74 are amended by inserting the following note at the end of the respective forms:

Note

Except where otherwise specifically provided in these Rules the address for service must be at a place within 50 km of the General Post Office at Adelaide. Refer to Rule 59.03.

- (35) Form 77 is renumbered Form 75 and is amended by adding to the title thereto immediately below the words "In the Estate of A.B. deceased" the words "C.D. Applicant".
- (36) Forms 78, 79, 80 and 81 are renumbered 76, 77, 78 and 79 respectively.

(37) The following Form 80 is inserted after Form 79.

FORM 80

NOTICE OF CHANGE OF PRACTITIONER

South Australia
In the Supreme Court
Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

Take notice that [name practitioner and all details required by Rule 6.02] is now acting in the above estate in place of [name of original practitioner]

Dated thisday of	20.

(26) The following new Form 81 is inserted after Form 80:

FORM 81 NOTICE OF INTENTION OF EXECUTOR OR ADMINISTRATOR TO ACT IN PERSON

South Australia
In the Supreme Court
Testamentary Causes Jurisdiction

In the Estate of A.B. deceased

Take notice that I C.D. the sole executor (or the administrator) of the above estate intend to act in person and my address for service is [address within the jurisdiction] and my contact telephone number during business hours is.......

Dated thisday	of	 	 	20)
CD					

(39) The First Schedule is deleted and the following First Schedule is inserted in its place:

FIRST SCHEDULE

FORMS

(To be adapted for use)

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GIVEN under our hands and the Seal of the Supreme Court of South Australia this 25th day of October 2004.

(L.S.)	J. DOYLE, CJ
	J. W. PERRY, J
	K. P. DUGGAN, J
	E. P. MULLIGHAN, J
	B. M. DEBELLE, J
	D. J. BLEBY, J
	A. BESANKO, J
	J. R. SULAN, J
	J. ANDERSON, J
	R.C. WHITE, J

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 1999: REGULATION 12—CONDITIONS IMPOSED ON TICKETS

Notice by the South Australian Motor Sport Board

PURSUANT to Regulation 12 of the South Australian Motor Sport Regulations 1999, the Minister, to whom the administration of that Act has been committed, hereby impose the following conditions in respect of each of the permits, authorisations and tickets to the event known as the 'Clipsal 500 Adelaide' in addition to the terms and conditions contained on the back of each ticket:

CONDITIONS OF SALE

In addition to the terms and conditions contained on the back of each ticket, the following conditions and rules shall apply:

Except to the extent permitted by the Trade Practices Act 1974, tickets cannot be exchanged or refunded after purchase. Tickets are non-transferable on the day or during the day of presentation. Upon exit, the Ticketholder's hand must be stamped to regain entry on the same day. The stamp must be shown along with the valid ticket clipped for that day to regain entry. The South Australian Motor Sport Board ('the Board') reserves the right to refuse admittance to or evict from the event any person with reasonable cause.

The Board reserves the right to add, withdraw or substitute any drivers, performers or activities associated with the event, vary programs, seating arrangements and audience capacity and determine and publish additional conditions from time to time.

A person cannot make, reproduce or use any form of still or moving picture or any sound recording (footage) of the motor sport event as defined in the South Australian Motor Sport Act 1984 or any part of it for profit, gain, public advertisement, display or for any other purpose except for the private enjoyment of the person making the footage, without the consent of the Board and will on demand assign all rights thereto to the Board or its nominees.

Any ticket purchased and the Ticketholder's entry to and presence at the event is subject to these conditions of sale, conditions of entry displayed at the event entrances and the South Australian Motor Sport Act 1984 as amended and its Regulations. Details are freely available from Clipsal 500 Adelaide, P.O. Box V8, Kent Town SA 5071.

Patrons may not, without prior written consent of the Board bring any of the following items into the Event: any alcoholic beverages; any glass bottles or containers or glass objects (excluding sunglasses, binoculars and prescription glasses); any beverage container with the manufacturer's seal broken; any drinks coolers or ice boxes (other than one predominantly constructed of polystyrene); any structure or item that may be used to erect a structure, or which is capable of supporting the weight of a person including, without limitation, any chairs, lounges, benches or stools (other than a folding chair or stool); no animals; no weapons of any kind; no fireworks.

CONDITIONS OF ENTRY

THE SA MOTOR SPORT BOARD (the Board) WILL NOT BE LIABLE FOR PERSONAL INJURY OR PROPERTY DAMAGE

The Ticketholder attending the motor race and other associated events (Events) hereby acknowledges and agrees as follows:

The Ticketholder has read and understood the Conditions of Sale and Conditions of Entry (Conditions) and agrees to be bound by the Conditions; and intends the Conditions to have full contractual effect. Where relevant, the Ticketholder and any third party who purchases a ticket on behalf of the Ticketholder ('the third party') each warrant that the third party had the Ticketholder's full authority to act as the Ticketholder's agent for the purposes of buying the ticket and accepting the Conditions.

MOTOR SPORT IS DANGEROUS

In exchange for being able to attend or participate in the event, (and as a condition of the purchase or issue of a ticket): You agree to release Confederation of Australian Motor Sport Ltd ('CAMS') and Australian Motor Sport Commission Ltd., promoters, sponsor organisations, land owners and lessees, organisers of the event, their respective servants, officials, representatives and agents (collectively, the 'Associated Entities') from all liability for your death, personal injury (including burns), psychological trauma, loss or damage (including property damage) ('harm') howsoever arising from your participation in or attendance at the event, except to the extent prohibited by law; you agree that CAMS and Associated Entities do not make any warranty, implied or express, that the event services will be provided with due care and skill or that any materials provided in connection with the services will be fit for the purpose for which they are supplied; and you agree to attend or participate in the event at your own risk.

You acknowledge that the risks associated with attending or participating in the event include the risk that you may suffer harm as a result of: motor vehicles (or parts of them) colliding with other motor vehicles, persons or property; acts of violence and other harmful acts (whether intentional or inadvertent) committed by persons attending or participating in the event; and the failure or unsuitability of facilities (including grand-stands, fences and guard rails) to ensure the safety of persons or property at the event.

You acknowledge that motor sport is dangerous and that accidents causing harm can and do happen and may happen to you.

You accept the conditions of, and acknowledge the risks arising from, attending or participating in the event and being provided with the event services by CAMS and the Associated Entities.

HIGH DANGER AREAS

The Ticketholder on entering into pit lane and/or pit paddock: is fully aware and recognises that pit lane and pit paddock are extremely dangerous and there is a real possibility of an accident causing injury, death, property damage or other losses in those areas; is fully aware that it is a condition of entry that they enter the pit lane and pit paddock and other high danger areas of the events ground at their own risk.

CHILDREN ARE TO BE SUPERVISED BY ADULTS

The Ticketholder acknowledges that all children attending the Events must be under the supervision of an adult guardian at all times.

SEVERANCE

If anything in these Conditions of Entry is unenforceable, illegal or void then it is severed and the rest of the Conditions of Entry remain in force.

KEVIN FOLEY, Deputy Premier

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984: SECTION 26—AVAILABILITY OF PLANS FOR PUBLIC INSPECTION

Notice by the Deputy Premier

PURSUANT to Section 26 of the South Australian Motor Sport Act 1984, the Minister to whom the administration of that Act has been committed, hereby designates the offices of Kellogg Brown & Root Pty Ltd located at 186 Greenhill Road, Parkside as the place at which may be inspected by members of the public plans of all works proposed to be carried out by the South Australian Motor Sport Board in relation to the event known as the 'Clipsal 500 Adelaide'.

KEVIN FOLEY, Deputy Premier

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 1999: REGULATION 11—OPENING AND CLOSING TIME OF THE DECLARED AREA

Notice by the South Australian Motor Sport Board

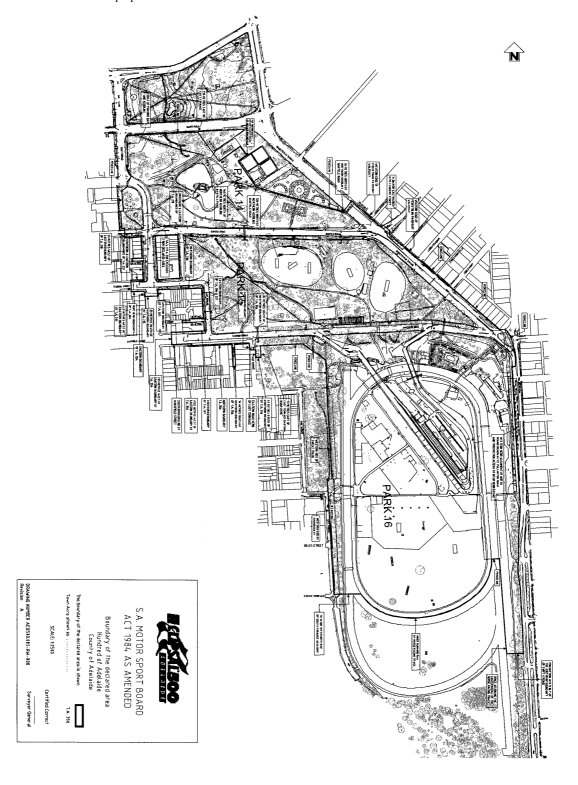
PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 1999, I, the Minister to whom the administration of that Act has been committed, hereby fix the following opening and closing times in respect of declared areas for each day of the declared period:

Day	Opening Time	Closing Time	
Thursday, 17 March 2005	8 a.m.	11 p.m.	
Friday, 18 March 2005	8 a.m.	11 p.m.	
Saturday, 19 March 2005	8 a.m.	11 p.m.	
Sunday, 20 March 2005	8 a.m.	11 p.m.	
			KEVIN FOLEY, Deputy Pres

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984: SECTION 20 (1)—DECLARATION OF AREA AND PERIOD Notice by the Deputy Premier

PURSUANT to section 20 (1) of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, in respect of the motor sport event promoted by the South Australian Motor Sport Board under the name '2005 Clipsal 500 Adelaide', acting on the recommendation of the Board, declare:

- (a) That the area delineated on the plan in the schedule will be a declared area under the Act for the purposes of the event; and
- (b) That the period commencing on 16 March 2005 and ending on 20 March 2005 (both days inclusive) will be a declared period under the Act for the purposes of the event.



SOUTH AUSTRALIAN POLICE

2004-2005 Fees and Charges for Information Release Services

I, KEVIN FOLEY, Minister for Police approve the Fees and Charges for the following South Australian Police information release services:

Police Ci	hecks (National Po	lice Certificates and Memorandum of Understanding Checks)	
Individual	\$42		
Individual Concession	\$30	Applicant must provide proof of financial disadvantage by providing a copy of at least one of the following attached to their application:	
		Current State concession card issued by the SA Government.	
		Totally and permanently incapacitated disability pensioner.	
		• Receipt of Commonwealth unemployment or sickness benefits or State financial assistance.	
		Holder of a student identification card issued under the State Transpo Authority Act 1974 or proof of full-time student status.	
		 Holder of a current pensioner health benefits or concession card issued by the Commonwealth Government. 	
		 Proof of financial hardship by providing evidence of receiving one of the following benefits from Centrelink not more than 4 weeks ago: Crisis Payment, Special Benefit Payment or Exceptional Circumstances Relief Payment. 	
Charge and not receiving any payment for w		Individual is undertaking largely unsupervised contact with vulnerable groups; and not receiving any payment for work (except out of pocket expenses); and the work provides a charity or community service good.	
		Applicant must provide written proof from the organisation they are authorised to receive this concession. An Authorisation Number must be provided with the application.	
		The fee for the check is \$28 however the check is provided at no charge to the individual. The cost is met by either the government agency where the individual is volunteering, or the South Australian Government for those volunteering within the community.	
Employee—Government	\$42	Government agencies include Commonwealth, State and Local.	
Employee—Commercial	\$45	Commercial agencies include all non-government organisations.	
	Vehicle Collision	, Police Incident Reports, Other Police Information	
All applicants	\$49	No concessions apply.	
	Each report attracts the gazetted fee and no concessions apply maximum fee of four times the fee gazetted for each report is to the cases of complex requests.		
		All other material is provided at the gazetted rate, e.g. copies of photographs, videos etc.	

Dated 12 December 2004.

KEVIN FOLEY, Minister for Police

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

PURSUANT to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following:

Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

1. 5 February 2004

2. 19 February 2004

3. 11 March 2004

4. 1 April 2004

5. 1 July 2004

6. 15 July 2004

7. 22 July 2004

8. 30 September 2004

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions

*Trade/ # Declared Vocation/Other Occupation	National Code	Qualification	Nominal Term of Contract of Training	Probationary Period	
#Clerical Processing (Office Admin.)	PRD30101	Certificate III in Property (Real Estate)	12 months	1 month	
		The Commission has determined that the following ratio will apply for employers respondent to awards or registered enterprise agreements in the real estate sales sector as follows: • One to one relationship between a trainer* and a trainee.			
		*Trainer is to have a minimum of two years exper qualified sales representative.			
#Customer Services (Real Estate Operations – Sales)	PRD40101	Certificate IV in Property (Real Estate)	12 months	1 month	

Gazettal of these arrangements is effective from 1 January 2005 to 31 December 2006

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

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8. 30 September 2004

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions

Animal Care and Management Training Package RUV04

*Trade/ #Declared Vocation/Other Occupation	National Code	Qualification	Nominal Term of Contract of Training	Probationary Period
#Veterinary Animal Attendant	RUV20104	Certificate II in Animal Studies	12 months	1 month
#Veterinary Nursing (Level 1)	RUV40404	Certificate IV in Veterinary Nursing Total nominal duration includes the 12 months duration from Cert II in Animal Studies	36 months	3 months
#Veterinary Nursing (Level 2)	RUV50204	Diploma of Veterinary Nursing (Surgical) Total nominal duration includes the 36 months from the Cert IV in Veterinary Nursing	48 months	3 months
RUV5030	RUV50304	Diploma of Veterinary Nursing (Dental) Total nominal duration includes the 36 months from the Cert IV in Veterinary Nursing	48 months	3 months
	RUV50404	Diploma of Veterinary Nursing (Emergency and Critical Care) Total nominal duration includes the 36 months from the Cert IV in Veterinary Nursing	48 months	3 months

IMPORTANT NOTICE Government Gazette Publication

Australia Day Holiday Week Publishing Information

Government Gazette Notices

Publishing Date: Thursday, 27 January 2005

Closing date for notices for publication will be 4 p.m. Monday, 24 January 2005

South Australia

Environment Protection (Motor Vehicle Fuel Quality) Policy Variation Notice 2004

under section 32 of the *Environment Protection Act 1993* and clause 15 of the *Environment Protection (Motor Vehicle Fuel Quality) Policy 2002*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Environment Protection (Motor Vehicle Fuel Quality) Policy 2002

- 4 Variation of Schedule 1—Characteristics of fuel, and standards for batch measurements, average batch measurements, and the pool average ATI
- 5 Variation of Schedule 3—Octane extenders that may be added to petrol

Part 1—Preliminary

1—Short title

This notice may be cited as the *Environment Protection (Motor Vehicle Fuel Quality) Policy Variation Notice* 2004.

2—Commencement

The amendment of the environment protection policy effected by this notice comes into operation on the day on which this notice is made.

3—Variation provisions

In this notice, a provision under a heading referring to the variation of a specified environment protection policy varies the policy so specified.

Part 2—Variation of Environment Protection (Motor Vehicle Fuel Quality) Policy 2002

4—Variation of Schedule 1—Characteristics of fuel, and standards for batch measurements, average batch measurements, and the pool average ATI

Schedule 1, Part 1, Characteristics—after paragraph (k) insert:

(1) Ethanol: maximum percentage proportion by volume of 10 %

5—Variation of Schedule 3—Octane extenders that may be added to petrol

Schedule 3—after its present contents insert:

Ethanol: maximum percentage proportion by volume of 10%

Made by the Minister

On 16 December 2004 EPA05/11386

South Australia

Administration and Probate (Administration Guarantees) Amendment Act (Commencement) Proclamation 2004

1—Short title

This proclamation may be cited as the *Administration and Probate (Administration Guarantees) Amendment Act (Commencement) Proclamation 2004.*

2—Commencement of Act

The Administration and Probate (Administration Guarantees) Amendment Act 2003 (No 40 of 2003) will come into operation on 1 March 2005.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

AGO0331/04CS

South Australia

First Home Owner Grant (Miscellaneous) Amendment Act (Commencement) Proclamation 2004

1—Short title

This proclamation may be cited as the First Home Owner Grant (Miscellaneous) Amendment Act (Commencement) Proclamation 2004.

2—Commencement of Act

The First Home Owner Grant (Miscellaneous) Amendment Act 2004 (No 49 of 2004) will come into operation on 1 January 2005.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

T&F04/092CS

South Australia

Petroleum (Submerged Lands) (Miscellaneous) Amendment Act (Commencement) Proclamation 2004

1—Short title

This proclamation may be cited as the *Petroleum (Submerged Lands) (Miscellaneous)* Amendment Act (Commencement) Proclamation 2004.

2—Commencement

The *Petroleum (Submerged Lands) (Miscellaneous) Amendment Act 2004* (No 50 of 2004) will come into operation on 1 January 2005.

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

MMRD04/0018CS

South Australia

Electricity (General) Variation Regulations 2004

under the Electricity Act 1996

Contents

Part 1—Preliminary

1	Short	4:41 -
	Snort	T1T1C

- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Electricity (General) Regulations 1997

- 4 Variation of regulation 4—Interpretation
- 5 Insertion of regulation 5AC
 - 5AC Compliance with standards that are varied or substituted
- 6 Variation of regulation 6—Exemptions from requirement to be licensed
- 7 Variation of regulation 17—Electrical installations
- 8 Variation of regulation 18—Certain electrical installation work and certificates of compliance
- 9 Substitution of heading to Part 4 Division 5
- Variation of regulations 31C—Safety, reliability, maintenance and technical management plans
- Variation of regulation 31D—Safety, reliability, maintenance and technical management reports
- 12 Variation of regulation 39—Erection of buildings in proximity to aerial lines
- Variation of Schedule 2—Requirements for aerial lines
- 14 Variation of Schedule 3—Requirements for underground lines and certain other powerlines
- Variation of Schedule 4—Requirements for substations
- Variation of Schedule 5—Requirements for earthing and electrical protection systems

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (General) Variation Regulations* 2004.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Electricity (General) Regulations 1997*

4—Variation of regulation 4—Interpretation

(1) Regulation 4(1), definition of **AS** or **Australian Standard**—delete the definition and substitute:

AS or Australian Standard, followed by a number, or AS/NZS or Australian/New Zealand Standard followed by a number, is a reference to the standard published by Standards Australia as in force from time to time;

centre-line, in relation to an aerial line, means a notional vertical plane extending upwards from any point on the ground and running through, and connecting, the centre of each structure that supports the aerial line;

(2) Regulation 4(1)—after the definition of *connection point* insert:

facade mounted line means an aerial line attached to a building;

(3) Regulation 4(1), definition of *low voltage* or *LV*—delete "AS" and substitute:

AS/NZS

(4) Regulation 4(1), definition of *multiple earthed neutral system* or *MEN system*—delete "AS" and substitute:

AS/NZS

- (5) Regulation 4(2)—delete subregulation (2)
- (6) Regulation 4(4)—delete "subregulations (2) and (3)" and substitute:

subregulation (3)

5—Insertion of regulation 5AC

After regulation 5AB insert:

5AC—Compliance with standards that are varied or substituted

- (1) Despite a requirement of these regulations for work to be carried out in accordance with a standard as in force from time to time, where the standard is varied or substituted, work for the installation, commissioning or modification of electricity infrastructure or an electrical installation may be carried out in accordance with the old standard—
 - (a) if—
 - (i) design work for that installation, commissioning or modification had been completed before (but not more than 1 month before) the publication of the new standard; or
 - (ii) the work (disregarding design or other preparatory work) had commenced before the publication of the new standard; or

- (iii) the work commenced after the publication of the new standard and is to be completed within 6 months after that publication; or
- (iv) the work is connected with the construction of premises and construction work had commenced before the publication of the new standard; or
- (b) in any other case—with the approval of the Technical Regulator, on terms and conditions the Technical Regulator considers appropriate.
- (2) If—
 - (a) pursuant to subregulation (1) work is purportedly carried out in accordance with an old standard; and
 - (b) the work complies with that old standard,

an approval or certification that the work complies with the standard may be given for the purposes of these regulations.

- (3) In this regulation—
 - (a) a reference to a *standard* includes a reference to—
 - (i) a code, guide or other document; and
 - (ii) a part of a standard, code, guide or other document; and
 - (b) a standard as in force following the variation or substitution of the standard is referred to as the *new standard*; and
 - (c) a standard as in force immediately prior to the variation or substitution of the standard is referred to as the *old standard*; and
 - (d) a reference to *work* includes a reference to examinations and tests related to the work.
- (4) This regulation does not apply in relation to the National Electricity Code or a code made by the Commission under the *Essential Services Commission Act* 2002.

6—Variation of regulation 6—Exemptions from requirement to be licensed

Regulation 6(6)—delete subregulation (6) and substitute:

- (6) An exemption from subregulation (5), or from specified requirements referred to in that subregulation, may be granted by—
 - (a) in relation to Part 6 of the Act or Parts 4, 5 and 6 of these regulations or any safety requirement—the Technical Regulator, on terms and conditions the Technical Regulator considers appropriate; or
 - (b) in any other case—the Commission, on terms and conditions the Commission considers appropriate.

7—Variation of regulation 17—Electrical installations

(1) Regulation 17—delete "AS" wherever occurring and substitute in each case:

AS/NZS

(2) Regulation 17—after "Australian Standard" insert:

or Australian/New Zealand Standard

- (3) Regulation 17—after its present contents as amended by this regulation (now to be designated as subregulation (1)) insert:
 - (2) Despite any other regulation—
 - (a) aerial lines, underground lines or other powerlines; and
 - (b) earthing and electrical protection systems,

that form part of an electrical installation and that comply with AS/NZS 3000 and any other Australian Standard or Australian/New Zealand Standard called up by AS/NZS 3000, will be taken to comply with these regulations.

8—Variation of regulation 18—Certain electrical installation work and certificates of compliance

(1) Regulation 18(1)(a)—delete "AS" wherever occurring and substitute in each case:

AS/NZS

(2) Regulation 18(1)(a)—after "Australian Standard" wherever occurring insert in each case:

or Australian/New Zealand Standard

9—Substitution of heading to Part 4 Division 5

Heading to Part 4 Division 5—delete the heading and substitute:

Division 5—Safety, reliability, maintenance and technical management plans and reports

10—Variation of regulations 31C—Safety, reliability, maintenance and technical management plans

Regulation 31C—delete "safety and technical management plan" wherever occurring and substitute in each case:

safety, reliability, maintenance and technical management plan

11—Variation of regulation 31D—Safety, reliability, maintenance and technical management reports

(1) Regulation 31D(2)—delete "Subclause" and substitute:

Subregulation

(2) Regulation 31D(3)(c)—delete "safety and technical management plan" and substitute:

safety, reliability, maintenance and technical management plan

- (3) Regulation 31D—after subregulation (3) insert:
 - (4) However, this regulation only applies to a person who is exempted from the requirement to hold a licence to the extent specified by the Technical Regulator by notice in writing to the person.

12—Variation of regulation 39—Erection of buildings in proximity to aerial lines

- (1) Regulation 39(1)—delete subregulation (1) and substitute:
 - (1) For the purposes of section 86 of the Act, a person must not, except as approved by the Technical Regulator, erect a building or structure in proximity to an aerial line as follows:
 - (a) in the case of an aerial line (other than a facade mounted line) constructed to operate at a voltage of more than 33kV—
 - (i) under the aerial line; or
 - (ii) so that the horizontal distance from any part of the building or structure to the centre-line of any such aerial line is less than the relevant distance as set out in Table 1 in Schedule 2;
 - (b) in the case of an aerial line (other than a facade mounted line) or other cable system constructed to operate at a voltage of 33kV or less—so that the vertical or horizontal distance from any part of the building or structure to any position to which a conductor in the aerial line or other cable system may sag at maximum design temperature, or move as a result of normal prevailing wind pressures, is less than the relevant distance as set out in Table 1 in Schedule 2.

Note—

The figures following Table 1 are to be used to assist in understanding the information contained in the Table.

(2) Regulation 39(1a)—delete "subregulation (1)(b)" and substitute:

subregulation (1)

13—Variation of Schedule 2—Requirements for aerial lines

- (1) Schedule 2, clause 10(4)(a) to (c)—delete paragraphs (a) to (c) and substitute:
 - (a) for an aerial line (other than a facade mounted line) constructed to operate at a voltage of 33kV or less—so that the vertical or horizontal distance from any building or structure (other than a support to which the aerial line is attached or a support of another overhead line which crosses the aerial line) to any position to which a conductor in the aerial line may sag at maximum design temperature, or move as a result of normal prevailing wind pressures, is not less than the relevant distance as set out in Table 1;

Note—

The figures following Table 1 are to be used to assist in understanding the information contained in the Table.

(ab) for an aerial line (other than a facade mounted line) constructed to operate at a voltage of more than 33kV—so that the horizontal distance from any building or structure (other than a support to which the aerial line is attached or a support of another overhead line which crosses the aerial line) to the centre-line of the aerial line is not less than the relevant distance as set out in Table 1;

Note-

The figures following Table 1 are to be used to assist in understanding the information contained in the Table.

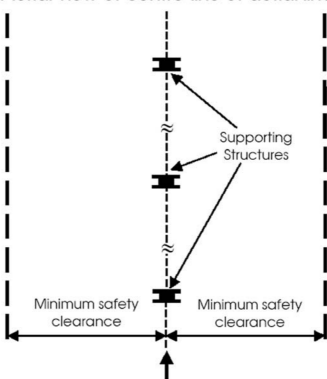
- (b) for an aerial line (other than a service line, other cable system or aerial line within a substation)—so that the distance to the ground in any direction from a position to which any part of the aerial line may sag at maximum design temperature, or move as a result of normal prevailing wind pressures, is not less than the relevant distance as set out in Table 2;
- (c) for a service line or other cable system—so that the distance to the ground in any direction from a position to which any part of the service line or cable system may sag at maximum design temperature, or move as a result of normal prevailing wind pressures, is not less than the relevant distance as set out in Table 3;
- (2) Schedule 2, clause 13, table 1—delete "from centre of pole" and substitute: from centre-line of aerial line
- (3) Schedule 2, clause 13, table 1—delete "In any other direction" and substitute: Horizontally
- (4) Schedule 2, clause 13, table 1—delete "In any direction" first occurring and substitute: Horizontally
- (5) Schedule 2, clause 13, table 1—delete "(G)"
- (6) Schedule 2, clause 13, figure 1 (following table 1)—delete everything relating to figure 1 and substitute:

Table 1 figures—

- Figures (a) and (b) will assist in understanding the required minimum safety clearance for aerial lines constructed to operate at a voltage of more than 33kV.
- Figure (c) will assist in understanding the required minimum safety clearance for aerial lines constructed to operate at a voltage of 33kV or less (that is, minimum safety clearance from nearest conductor (maximum swing and sag)).

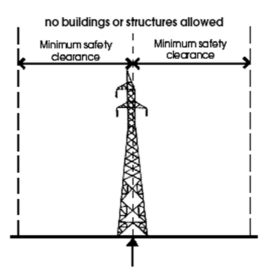
(a)

Aerial view of centre-line of aerial line

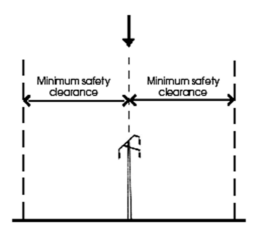


Centre-line of aerial line

(b)

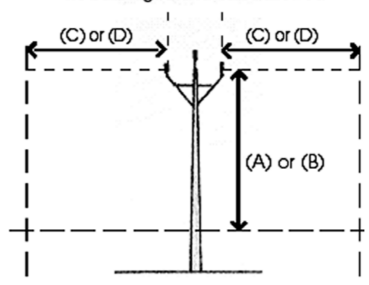


Centre-line of aerial line



(c)

no buildings or structures allowed



Vertical dimension (A) applies, for example to:

- Balconies
- Terraces
- Walkways
- Bridges
- Scaffolds

Horizontal dimension (C) applies to the same as (A) and (B).

Vertical dimension (B) applies in relation to things such as:

- Roofs with a slope of less than 45°
- Parapets wider than 0.1 metre
- Pergolas
- Carports

Horizontal dimension (D) applies in relation to things such as:

- Roofs with a slope of 45° or more
- Flag Poles
- Light poles
- (7) Schedule 2, clause 13, heading to figure 2—delete the heading to figure 2 and substitute:

Table 4 figures—

(8) Schedule 2, clause 13, figure 2—delete "Figure 2 is to be used" and substitute:

The following figures will assist

(9) Schedule 2, appendix—delete the appendix and substitute:

Appendix—Standards, codes, guides and other documents relating to aerial lines

In this Appendix—

ESAA means Electricity Supply Association of Australia.

Conductors

Conductor - Bare overhead - Hard - drawn copper AS 1746

Conductor - Bare overhead - Aluminium and aluminium alloy.. AS 1531

Conductor - Bare overhead, aluminium and aluminium alloy -

Steel conductors and stays - Bare overhead - Galvanised

(SC/GZ) AS 1222

Steel conductors and stays - Bare overhead - Aluminium clad (SC/AC)	AS 1222
Galvanised steel wire strand	AS 2841
Insulated cables	
Electric cables - Polymeric insulated - For working voltages up to and including $0.6/1(1.2)kV$	AS/NZS 5000
Electric cables - Polymeric insulated - For distribution and service applications	AS/NZS 4961
$\label{eq:coss-linked} Electric cables - Cross-linked polyethylene insulated - Aerial bundled - For working voltages up to and including \\ 0.6/1(1.2)kV$	AS/NZS 3560
Mechanical fittings for low voltage aerial bundled cable	AS 3766
Electric cables - Aerial bundled - Polymeric insulated - Voltages 6.35/11(12)kV and 12.7/22(24)kV - Metallic screened	AS/NZS 3599
Electric cables - Aerial bundled - Polymeric insulated - Voltages 6.35/11(12)kV and 12.7/22(24)kV - Non-metallic screened	AS/NZS 3599
Conductors - Covered overhead - For working voltages 6.35/11(12)kV up to and including 19/33(36)kV	AS/NZS 3675
Insulators	
Insulators - Ceramic or glass - Station post for indoor and outdoor use - Voltages greater than 1000V ac	AS 4398
Insulators - Porcelain and glass for overhead powerlines - Voltages greater than 1000V ac - Test methods - Insulator units	AS/NZS 2947
Insulators - Porcelain and glass for overhead powerlines - Voltages greater than 1000V ac	AS/NZS 2947
Insulators - Porcelain and glass for overhead powerlines - Voltages greater than 1000V ac - Couplings	AS 2947
Insulators - Porcelain and glass for overhead powerlines - Voltages greater than 1000V ac - Test methods - Insulator strings and insulator sets	AS/NZS 2947
Insulators - Porcelain and glass, pin and shackle type - Voltages not exceeding 1000V ac	AS 3608
Insulators - Porcelain stay type - Voltages greater than 1000V ac	AS 3609
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
Selection	ESAA C(b)1
Insulator and conductor fittings	
Insulator and conductor fittings for overhead powerlines - Performance, material, general requirements and dimensions	AS 1154
Insulator and conductor fittings for overhead powerlines - Performance and general requirements for helical fittings	AS 1154

Thermal limits	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
Thermal limits	ESAA C(b)1
Current rating of bare overhead line conductors	ESAA D(b)5
Short circuit capacity	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
Fault ratings	ESAA C(b)1
Mechanical loading conditions	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
Mechanical loading conditions	. ESAA C(b)1
Structural design actions - General principles	. AS/NZS 1170
Structural design actions - Permanent, imposed and other	
actions	
Structural design actions - Wind actions	. AS/NZS 1170
Minimum design loads on structures (known as the SAA Loading Code) - Earthquake loads	. AS 1170
Conductor tensions	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
General	. ESAA C(b)1
Calculations	. ESAA C(b)1
Structures and footings	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
General	. ESAA C(b)1
Methods of testing soils for engineering purposes	. AS 1289 Series
Piling - Design and installation	. AS 2159
Design of steel lattice towers and masts	. AS 3995
Steel structures	. AS 4100
Concrete structures	. AS 3600
Clearances from ground	
Guidelines for the design and maintenance of overhead distribution and transmission lines—	
Environmental and loading conditions	. ESAA C(b)1
Clearances from structures	
Cuidalinas for the decision and maintained of conduct	

Guidelines for the design and maintenance of overhead

Environmental and loading conditions ESAA C(b)1

distribution and transmission lines-

Spacing of conductors

Guidelines for the design and maintenance of overhead distribution and transmission lines—

Clearances..... ESAA C(b)1

Environmental and loading conditions ESAA C(b)1

Maintenance

Guidelines for the design and maintenance of overhead distribution and transmission lines—

Maintenance and inspection procedures ESAA C(b)1

14—Variation of Schedule 3—Requirements for underground lines and certain other powerlines

- (1) Schedule 3, clause 2—delete paragraph (d) and substitute:
 - (d) the required clearances between a building or structure and an underground powerline as prescribed by regulation 39A are maintained,
- (2) Schedule 3, clause 7(2)(a)—delete "AS 1480" and substitute:

AS 3600

(3) Schedule 3, clause 7(2)(b)—delete "AS 1480" and substitute:

AS 3600

(4) Schedule 3, clause 7(3)—delete "AS 2053" and substitute:

AS/NZS 2053

(5) Schedule 3, clause 8(2)(a)—delete "AS 1650" and substitute:

AS/NZS 4680, AS/NZS 4791 or AS/NZS 4792

(6) Schedule 3, clause 8(3)(a)—delete "AS 2607" and substitute:

AS 2067

(7) Schedule 3, appendix—delete the appendix and substitute:

Appendix—Standards, codes, guides and other documents relating to underground lines

In this Appendix—

ANSI means American National Standards Institute;

ESAA means Electricity Supply Association of Australia:

IEC means International Electrotechnical Commission;

IEEE means Institute of Electrical and Electronic Engineers.

High voltage cables

Electric cables - Polymeric insulated - For working voltages 1.9/3.3(3.6)kV up to and including 19/33(36)kV ... AS/NZS 1429

Electric cables - Impregnated paper insulated - For working voltages up to and including 19/33(36)kV...... AS/NZS 1026

Electric cables - For underground residential d systems	
Power cables with extruded insulation and thei accessories for rated voltages from 1kV up to 3	
Power cables with extruded insulation and thei accessories for rated voltages above 30kV up to Test methods and requirements	o 150kV -
Low voltage cables	
Electric cables - Impregnated paper insulated - working voltages up to and including 19/33(36	
Conductors in insulated electric cables and flex	tible cords AS/NZS 1125
Electric cables - Polymeric insulated - For dist service applications	
Electric cables - Polymeric insulated - For wor voltages up to and including 0.6/1(1.2)kV	_
Electric cables - For underground residential d systems	
High voltage cable accessories	
High Voltage Cable Terminations	ANSI/IEEE 48
High Voltage Cable Joints	ANSI/IEEE 404
Separable insulated connectors for power distri- systems above 1kV	
Continuous cable ratings	
Electric cables - Calculation of the current ratio	ng IEC 60287
Electrical installations - Selection of cables - C alternating voltages up to and including 0.6/1k	
Short circuit currents	
Calculation of short circuit currents	IEC 60949
Installation	
ESAA Guide to the Installation of Cables Under	erground C(b)2
ESAA Guide to the Use of Separable Connected	ors D(b)30
Services in Streets—A Code for the Placement Infrastructure Services in New and Existing Str (prepared for PUACC and published September	reets
Maintenance	
ESAA Guide for the Maintenance of High Volt Paper/Oil Insulated Cables and Accessories	C
15—Variation of Schedule 4—Requirements for s	substations
(1) Schedule 4, clause 8(4)—after "barbed wire" inse	rt:
, or razor wire,	
(2) Schedule 4, clause 8(4)—after "0.15 m" insert:	
or tiger tape flat loops	

(3) Schedule 4, appendix—delete the appendix and substitute:

APPENDIX—Standards, codes, guides and other documents relating to substations

In this Appendix—

ESAA means Electricity Supply Association of Australia;

IEC means International Electrotechnical Commission;

IP Code means International Protection Code.

High voltage ac switchgear and controlgear - Switch-fuse

Electrical design
Switchgear assemblies & ancillary equipment for alternating AS 2067 voltages above 1kV
Circuit breakers and ancillary equipment
Degrees of protection provided by enclosures (IP Code) AS 60529
High voltage ac switchgear and controlgear - Circuit breakers for rated voltages above 1000 V
Switchgear assemblies and ancillary equipment
High voltage switches - Switches for rated voltages above 1kV and less than 52kV
High voltage, ac switchgear and controlgear - Switches and switch-disconnectors - For rated voltages of 52kV and above AS 1025
High voltage ac switchgear and controlgear - Disconnectors (isolators) and earthing switches

Common specifications for high-voltage switchgear and controlgear standards	. AS/NZS 2650
AC metal-enclosed switchgear and controlgear for rated voltages above 1kV and up to and including 72.5kV	. AS 2086
AC insulation-enclosed switchgear and controlgear for rated voltages above 1kV and up to and including 38kV	. AS 2264
Switchgear assemblies and ancillary equipment for alternating voltages above 1 kV	. AS 2067

combinations AS 2024

Insulating liquids - Specifications for unused mineral	
insulating oils for transformers and switchgear AS 1767	

Degrees of protection provided by enclosures (IP Code) AS 60529

Control equipment

country equipment	
Low-voltage switchgear and controlgear -General rules	AS 60947
Low-voltage switchgear and controlgear -Switches, disconnectors, switch-disconnectors and fuse combination units	AS/NZS 3947
Low-voltage switchgear and controlgear -Contactors and motor starters: Electromechanical contactors and motor	
starters	AS 60947
Low-voltage switchgear and controlgear -Circuit control devices and switching elements - Electromechanical control	

Low-voltage switchgear and controlgear -Control circuit devices and switching elements - Proximity switches
Insulating panels
Sheets and boards for electrical purposes - Classification and general requirements
Sheets and boards for electrical purposes -Dimensions of switchboard panels
Power transformers
Power transformers - General
Power transformers - Temperature rise
Power transformers - Insulation levels and dielectric tests - General requirements
Power transformers - Insulation levels and dialectric tests - External clearances in air
Power transformers - Ability to withstand short circuit AS 2374
Power transformers - Determination of transformer and reactor sound levels
Insulating liquids - Specification for unused mineral insulating oils for transformers and switchgear
Bushings
Bushings for alternating voltages above 1000 V
Surge arresters
Surge arresters (diverters) - Silicon carbide type for ac systems
Surge arresters - Metal-oxide surge arresters without gaps for ac systems
Batteries
Stationary batteries - Lead-acid - Vented type AS 4029
Stationary batteries - Lead-acid - Valve-regulated type AS/NZS 4029
Stationary batteries - Lead-acid - Pure lead positive pasted plate type
Insulation coordination
Insulation coordination - Definitions, principles and rules AS 1824
Insulation coordination (phase-to-earth and phase-to-phase, above 1 kV) - Application Guide
Insulation coordination for equipment within Low Voltage systems: Principles, requirements and testsIEC 60664
Safety clearances
Degrees of protection provided by enclosures (IP Code) AS 60529
Switchgear assemblies and ancillary equipment for alternating voltages above 1kV
Buildings and enclosures
Building Code of Australia
Fixed platforms, walkways, stairways and ladders: Design construction and installation

16—Variation of Schedule 5—Requirements for earthing and electrical protection systems

(1) Schedule 5, clause 5—delete "AS" wherever occurring and substitute in each case:

AS/NZS

- (2) Schedule 5, clause 8—delete "of Clause 12"
- (3) Schedule 5, appendix—delete the appendix and substitute:

Appendix—Standards, codes, guides and other documents relating to earthing and electrical protection systems

In this Appendix—

ESAA means Electricity Supply Association of Australia;

IEEE means Institute of Electrical and Electronic Engineers.

Protection
All or nothing relays
Voltage transformers for measurement and protection AS 1243
Current transformers for measurement and protection AS 1675
Low voltage switchgear and controlgear - General rules AS 60947
Low voltage switchgear and controlgear - Switches, disconnectors, switch-disconnectors and fuse-combination units
Low voltage switchgear and controlgear - Contactors and motor starters - Electromechanical contactors and motor starters
Low voltage switchgear and controlgear - Control circuit devices and switching elements - Electromechanical control circuit devices
Low voltage switchgear and controlgear - Control circuit devices and switching elements - Proximity switches AS 60947
Earthing
Switchgear assemblies and ancillary equipment for alternating voltages above 1kV
Guide for safety in AC substation grounding IEEE 80
Electrical installations
Relocatable premises (including caravans and tents) and their site installations
Guidelines for the design and maintenance of overhead distribution and transmission lines—
Stay wires ESAA C(b)1
Step and touch potentials ESAA C(b)1
Switchgear assemblies and ancillary equipment for alternating voltages above 1kV
ESAA - Earth Potential Rise Code of Practice
ESAA - Earth Return High Voltage Power Lines Code of Practice
Maintenance
Switchgear assemblies and ancillary equipment for alternating voltages above 1kV
Electrical installations
Guide to safety in AC substation grounding IEEE 80
Guidelines for the design and maintenance of overhead distribution and transmission lines
ESAA - Earth Potential Rise Code of Practice
ESAA - Earth Return High Voltage Power Lines Code of Practice

Testing

Electrical installations - Earthing	AS/NZS 3000
Guide for safety in AC substation grounding	IEEE 80
ESAA Guidelines for the design and maintenance of overhead	
distribution and transmission lines	ESAA C(b)1

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

No 252 of 2004

MENE021/04CS

South Australia

Senior Secondary Assessment Board of South Australia Variation Regulations 2004

under the Senior Secondary Assessment Board of South Australia Act 1983

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

- 4 Variation of Schedule 1—Year 11 subjects
- 5 Variation of Schedule 2—Year 12 subjects
- 6 Substitution of Schedule 3

Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Senior Secondary Assessment Board of South Australia Variation Regulations 2004.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Senior Secondary Assessment Board of South Australia Regulations 2000

4—Variation of Schedule 1—Year 11 subjects

(1) Schedule 1, Group 1—delete "Ancient Studies" and substitute:

Ancient and Classical Studies

Australian and International Politics

- (2) Schedule 1, Group 1—delete the entry relating to "Community Studies" and substitute: Community Studies
- (3) Schedule 1, Group 1—delete "Outdoor Education" and substitute:

Outdoor and Environmental Education

- (4) Schedule 1, Group 1—delete "Politics"
- (5) Schedule 1, Group 1—delete the entry relating to "Technology Studies"
- (6) Schedule 1, Group 2—delete the entry relating to "Community Studies" and substitute: Community Studies

5—Variation of Schedule 2—Year 12 subjects

(1) Schedule 2, Group 1—after "Aboriginal Studies" insert:

Ancient and Classical Studies

(2) Schedule 2, Group 1—after "Art Practical" insert:

Australian and International Politics

- (3) Schedule 2, Group 1—delete "The Australian Legal System"
- (4) Schedule 2, Group 1—delete "Classical Studies"
- (5) Schedule 2, Group 1—delete the entry relating to "Community Studies" and substitute: Community Studies
- (6) Schedule 2, Group 1—delete "Outdoor Education" and substitute:

Outdoor and Environmental Education

- (7) Schedule 2, Group 1—delete "Politics"
- (8) Schedule 2, Group 1—delete the entry relating to "Work Education" and substitute: Work Education
- (9) Schedule 2, Group 2—delete "Accounting"
- (10) Schedule 2, Group 2—delete the entry relating to "Community Studies" and substitute: Community Studies
- (11) Schedule 2, Group 2—delete the entry relating to "Work Education" and substitute:
 Work Education

6—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Fees

1 Registration fee

\$1 398.75 per year

For registration as an assessment centre of an educational institution not in receipt of financial assistance from the State

(Registration entitles the institution to services similar to that extended by the Board to educational institutions in receipt of financial assistance from the State.)

2 Student fee

For enrolment for assessment and certification of completion of prescribed certification requirements by a student of an educational institution not in receipt of financial assistance from the State or a full fee paying overseas student (within the meaning of the *Education Act 1972*)—

(a) in the case of a student at Year 11 level

\$151.35 per student

(b) in the case of a student at Year 12 level

\$157.60 per student plus \$34 per subject per student

3 Late enrolment fee

\$72.35 per student

For enrolment of a student for assessment of completion of prescribed certification requirements after the closing date for receipt of enrolments set by the Board in any year

4 Clerical check fee

\$8.40 per subject

For checking, at the request of a student, the clerical processes and procedures involved in determining a result in a subject

5 Candidate record fee

\$7.25 per subject

For access to information about the contribution of examination marks and moderated school assessment marks to the final result of a Year 12 level subject

6 Script access fee

\$14.50 per subject

\$17 per record or

statement

For access of students to their assessment materials

7 Statement fee

For a statement or certified record replacing—

a statement of results awarded in a

- specified year; or
 (b) a certified record of studies undertaken
- towards completion of the prescribed certification requirements (SACE Record of Achievement); or
- (c) a certified record of results in individual subjects or requirements comprised in the prescribed certification requirements (SACE Statement of Results) issued

8 Replacement fee for SACE Certificate \$29

For a replacement copy of a South Australian

Certificate of Education

9 **Curriculum statement fee** \$6.90 if 80 pages or less For a copy of a curriculum statement \$11.10 if more than 80

pages

Note-

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

Made by the Governor

on the recommendation of the Senior Secondary Assessment Board of South Australia and with the advice and consent of the Executive Council on 16 December 2004

No 253 of 2004

MECS15/04CS

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2004

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

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Long term dry areas

Schedule 1, item headed "Port Lincoln—Area 1", column headed "Period"—delete "Continuous until 18 December 2004." and substitute:

Continuous until 18 December 2007, provided that where—

- (a) an event of historic, cultural, traditional or major community significance is held within the area; and
- (b) the consumption and possession of liquor within the area (or a defined portion of the area) are authorised for a specified period during the event by the City of Port Lincoln,

the prohibition does not apply in the area (or defined portion of the area) during that specified period.

The City of Port Lincoln may not grant authorisations in relation to more than 3 events in a calendar year.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

No 254 of 2004

OLGC 97/0401

South Australia

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2004

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

Schedule 1—Plans to be inserted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Short term dry areas

- (1) Schedule 1, items headed "Adelaide—Area 1" and "Adelaide—Area 2"—delete the items
- (2) Schedule 1, item headed "Alexandrina Council—Area 1 (Chiton Rocks)", column headed "Period"—delete the period and substitute:

6.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

(3) Schedule 1, item headed "Alexandrina Council—Area 2 (Port Elliot)", column headed "Period"—delete the period and substitute:

> 6.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

(4) Schedule 1, item headed "Alexandrina Council—Area 3 (Middleton)", column headed "Period"—delete the period and substitute:

> 6.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

Schedule 1, item headed "Alexandrina Council—Area 4 (Goolwa Beach Carpark)", (5) column headed "Period"—delete the period and substitute:

> 6.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

Schedule 1, item headed "Alexandrina Council—Area 5 (Rotunda Reserve Area)", column (6) headed "Period"—delete the period and substitute:

> 6.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

Schedule 1—after item headed "Alexandrina Council—Area 5 (Rotunda Reserve Area)" insert:

Alexandrina Council—Area 6 (Basham Beach Area)

(see Schedule 2: Alexandrina Council— Plan 6)

Commencing at the point at which the western boundary of Basham Beach Road, Middleton, intersects the southern boundary of the railway reserve for the Victor Harbor Tourist Railway, then south-easterly along that boundary of Basham Beach Road to the northern boundary of Lot 96 FP 166155, then south-westerly, south-easterly and north-easterly along the northern, western and southern boundaries of Lot 96 to the western boundary of Basham Beach Road, then south-easterly along that boundary of Basham Beach Road and the prolongation in a straight line of that boundary to the low water mark of Encounter Bay, then generally south-westerly, southerly, southeasterly, easterly, southerly, southwesterly and north-westerly along the low water mark to the prolongation in a straight line of the western boundary of Lot 2

6.00 p.m. on 31 December The consumption of 2004 to 6.00 a.m. on 1 January 2005.

liquor is prohibited and the possession of liquor is prohibited.

DP 52281, then northerly along that prolongation and boundary of Lot 2 to the southern boundary of Lot 1 DP 52281 (the southern boundary of the Port Elliot Caravan Park), then generally easterly, south-easterly, northeasterly and northerly along that boundary of Lot 1 and the eastern boundary of Lot 858 FP 166107 to the northern boundary of Lot 858, then south-westerly along the northern boundary of Lot 858 and the northern boundaries of the adjoining allotments to the eastern boundary of the railway reserve for the Victor Harbor Tourist Railway, then generally north-easterly along that boundary of the railway reserve to the point of commencement.

(8) Schedule 1, item headed "Beachport—Area 1", column headed "Period"—delete the period and substitute:

12.00 noon on 31 December 2004 to 12.00 noon on 2 January 2005.

(9) Schedule 1, item headed "Glenelg—Area 1", column headed "Period"—delete the period and substitute:

9.00 p.m. on 31 December 2004 to 6.00 a.m. on 1 January 2005.

(10) Schedule 1, items headed "Millicent—Area 1", "Normanville—Area 1", Peterborough—Area 1", "Peterborough—Area 2", "Port Augusta—Area 1" and "Port Augusta—Area 2"—delete the items and substitute:

Port Vincent—Area 1

(see Schedule 2: Port Vincent—Plan 1)

The area in Port Vincent bounded as follows: commencing at the point at which the south-western boundary of Marine Parade meets the southeastern boundary of Way Street, then south-easterly along that boundary of Marine Parade to the point at which it 2005. meets the south-eastern boundary of Curramulka Road, then north-easterly along the prolongation in a straight line of that boundary of Curramulka Road to the north-eastern boundary of Marine Parade, then south-easterly along that road boundary to the eastern boundary of Lot 7 (the western boundary of the entrance to

From 10.00 p.m. on each day to 8.00 a.m. the following day, from 10.00 p.m. on 24 December 2004 to 8.00 a.m. on 2 January

The consumption of liquor is prohibited and the possession of liquor is prohibited.

the boat ramp), then northerly along that boundary of Lot 7 and the prolongation in a straight line of that boundary to the low water mark of Gulf St. Vincent, then generally north-westerly along the low water mark and around the outer boundary of any wharf or other structure extending into Gulf St. Vincent beyond the low water mark (so as to include the wharf or other structure within the area) to the point at which the low water mark intersects the prolongation in a straight line of the south-eastern boundary of Way Street, then south-westerly along that prolongation and boundary to the point of commencement, together with-

- (a) Cameron Street between the south-western boundary of Marine Parade and the south-western boundary of Germein Street; and
- (b) Germein Street between the north-western boundary of Cameron Street and northwestern boundary of Main Street; and
- (c) Main Street between the south-western boundary of Germein Street and the south-western boundary of Marine Parade; and
- (d) Ramsay Street between the south-eastern boundary of Main Street and the south-eastern boundary of Curramulka Road; and
- (e) Curramulka Road between the south-western boundary of Ramsay Street and the south-western boundary of Marine Parade.
- (11) Schedule 1, item headed "Robe—Area 1", column headed "Period"—delete the period and substitute:

1.00 p.m. on 31 December 2004 to 9.00 a.m. on 2 January 2005.

(12) Schedule 1, item headed "Robe—Area 2", column headed "Period"—delete the period and substitute:

1.00 p.m. on 31 December 2004 to 9.00 a.m. on 2 January 2005.

(13) Schedule 1, item headed "Robe—Area 3", column headed "Period"—delete the period and substitute:

1.00 p.m. on 31 December 2004 to 9.00 a.m. on 2 January 2005.

(14) Schedule 1, item headed "Robe—Area 4", column headed "Period"—delete the period and substitute:

1.00 p.m. on 31 December 2004 to 9.00 a.m. on 2 January 2005.

(15) Schedule 1, item headed "Robe—Area 5", column headed "Period"—delete the period and substitute:

1.00 p.m. on 31 December 2004 to 9.00 a.m. on 2 January 2005

- (16) Schedule 1, item headed "Roxby Downs—Area 1"—delete the item
- (17) Schedule 1, item headed "Tumby Bay—Area 1", column headed "Period"—delete the period and substitute:

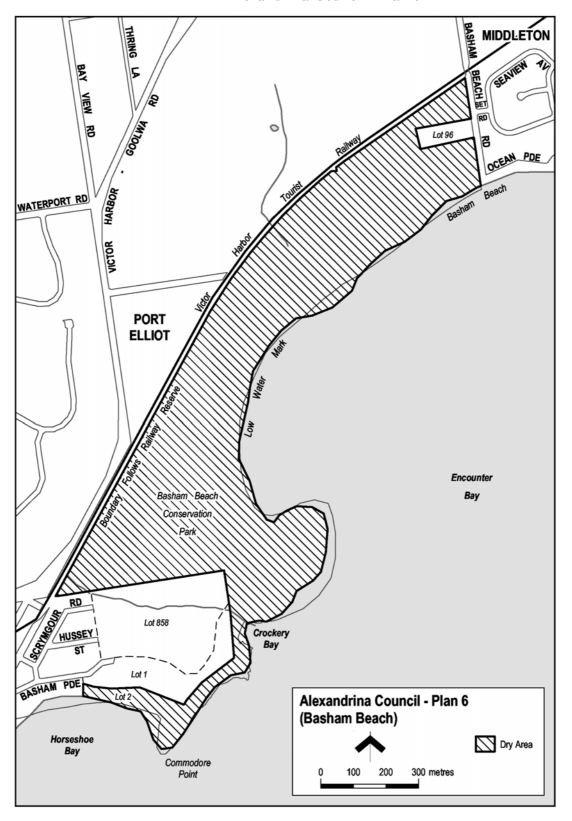
6.00 p.m. on 10 January 2005 to 6.00 a.m. on 15 January 2005.

5—Variation of Schedule 2—Plans of short term dry areas

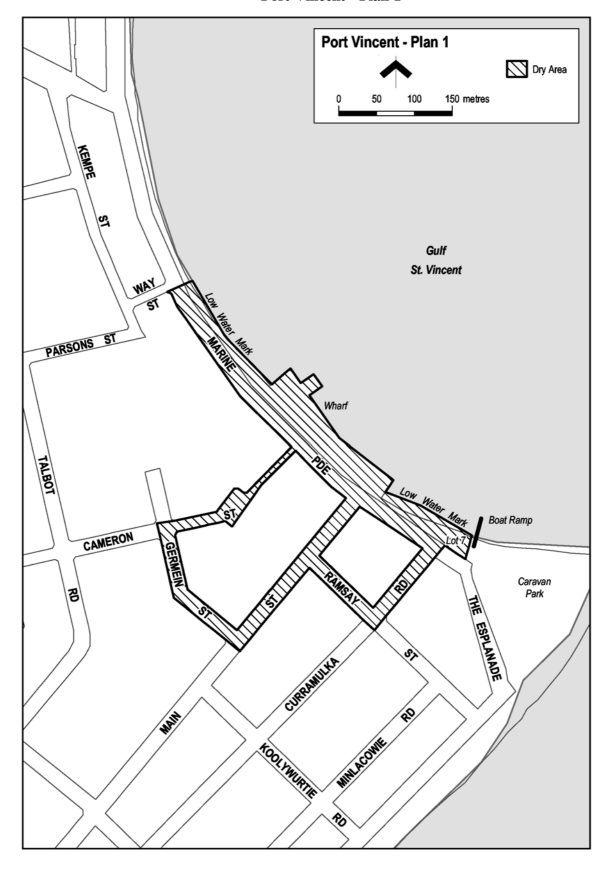
- (1) Schedule 2, plans headed "Adelaide—Plan No 1" and "Adelaide—Plan No 2"—delete the plans
- (2) Schedule 2—after the plan headed "Alexandrina Council—Plan No 5 (Rotunda Reserve Area)" insert the plan headed "Alexandrina Council—Plan 6" in Schedule 1 of these regulations
- (3) Schedule 2, plans headed "Normanville—Plan No 1", "Port Augusta—Plan No 1" and "Port Augusta—Plan No 2"—delete the plans and substitute the plan headed "Port Vincent—Plan 1" in Schedule 1 of these regulations

Schedule 1—Plans to be inserted

Alexandrina Council—Plan 6



Port Vincent—Plan 1



Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 16 December 2004

No 255 of 2004

OLGC 97/0156; OLGC 97/0144; OLGC 86/99; OLGC 125/04; OLGC 99/67; OLGC 463/97

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

CITY OF HOLDFAST BAY

Adoption of Community Land Management Plans

NOTICE is hereby given that following relevant consultation pursuant to Section 197 of the Local Government Act 1999, the City of Holdfast Bay at its meeting held on 7 December 2004, resolved to adopt Community Land Management Plans for Council's Sporting Reserves, Regional Open Spaces, Local Parks, Natural Reserves, Community Facilities, Cemeteries and Utilities.

D. G. CHAMBERLAIN, Acting Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE

Office Closure—Christmas/New Year Period

NOTICE is hereby given that at a meeting held on 27 September 2004, council resolved that the Local Government Centre will be closed over the Christmas/New Year period from 1 p.m. on Friday, 24 December 2004 until 8.30 a.m. on Tuesday, 4 January 2005.

D. J. ALTMANN, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM AND ST PETERS

Adoption of Community Land Management Plans

NOTICE is hereby given that at the council meeting held on 6 December 2004 the Corporation of the City of Norwood, Payneham and St Peters adopted the following community land management plans pursuant to Chapter 11 of the Local Government Act 1999:

- CLMP-102400 Dunstone Grove—Linde Reserve
- CLMP-100700 Norwood Oval
- CLMP-111900 Memorial Gardens

Copies of the plans are available from the Norwood Town Hall, 175 The Parade, Norwood, S.A. 5067.

M. BARONE, Chief Executive Officer

Naming of Public Places

At the council meeting held on 6 December 2004 the Corporation of the City of Norwood, Payneham and St Peters assigned the respective names to the following public places situated within the City, pursuant to section 219 of the Local Government Act 1999:

Dunstone Grove-48-70 Nelson Street, Stepney

That portion of community land contained within the allotments listed below and situated east-north-east of the centreline of Second Creek:

Allotment 75 in FP 134917 (C.T. 2301/54)
Allotment 66 in FP 134924 (C.T. 5774/726)
Allotment 73 in FP 134815 (C.T. 5888/52)
Allotment 64 in FP 134925 (C.T. 5888/44)
Allotment 74 in FP 134922 (C.T. 5825/860)
Allotment 71 in FP 134923 (C.T. 5612/599)
Allotment 72 in FP 134921 (C.T. 5799/121)
Allotment 70 in FP 134919 (C.T. 5799/119)
Allotment 68 in FP 134916 (C.T. 5799/115)
Allotment 65 in RP 3402 (C.T. 5799/117)
Piece 'A' in FP 4431 (C.T. 615/200)

Linde Reserve—41-45 Stepney Street, Stepney

That portion of community land contained within the allotments listed below and situated west-south-west of the centreline of Second Creek:

Allotment 127 in FP 4431 (C.T. 5495/429) Allotment 128 in FP 4431 (C.T. 5515/208) Allotment 130 in FP 4431 (C.T. 5694/773) Allotment 129 in FP 134926 (C.T. 989/10) Allotment 66 in FP 134924 (C.T. 5774/726) Allotment 64 in FP 134925 (C.T. 5888/44) Allotment 71 in FP 134923 (C.T. 5612/599) Norwood Oval-4 Woods Street, Norwood

Those pieces of land shown as 'S', 'T' and 'U' in the Plan to Define Community Land Forming Norwood Oval and Memorial Gardens (Rev.1 28/9/04), comprised in Certificates of Title Volume 5247, Folio 442; Volume 5419, Folio 588 (part only); Volume 5416, Folio 398 and Volume 5093, Folio 364.

Memorial Gardens—75 The Parade, Norwood

That piece of land shown as 'R' in the Plan to Define Community Land Forming Norwood Oval and Memorial Gardens (Rev.1 28/9/04), comprised in Certificate of Title Volume 5419, Folio 588 (part only).

Further information is available from the Norwood Town Hall, 175 The Parade, Norwood, S.A. 5067.

M. BARONE, Chief Executive Officer

CITY OF ONKAPARINGA

Load Limit

NOTICE is hereby given that the council of the City of Onkaparinga at its meeting held on 16 November 2004, resolved pursuant to section 359 of the Local Government Act 1934 as amended, to enforce a 12 tonne load limit on the Lower Esplanade, Aldinga Beach from its junction with Norman Road to the south side of the boat ramp west of Morgan Street with exemptions for emergency vehicles, buses and vehicles displaying a valid exemption permit.

J. TATE, City Manager

CITY OF PORT ADELAIDE ENFIELD

DEVELOPMENT ACT 1993

Port Adelaide Enfield (City) Development Plan Marina (North Haven) Zone Plan Amendment Report— Draft for Public Consultation

NOTICE is hereby given that the City of Port Adelaide Enfield has prepared a draft Plan Amendment Report to amend the Port Adelaide Enfield (City) Development Plan as it affects the Marina (North Haven) Zone.

The Plan Amendment Report is seeking to amend the Marina (North Haven) Zone by:

- Introducing a range of Principles of Development Control
- clarify the location and nature of over-water development;
- (ii) protect existing developments with respect to existing amenity;
- (iii) promote better stormwater management;
- (iv) promote the protection of revetment walls; and
- (v) introduce car parking standards relating to boat storage and berthing facilities.
- Amending the Objectives of the Zone in order to preserve the safety and structural integrity of the revetment walls and the need to address stormwater and wastewater issues.
- Expanding the Desired Future Character Statement of the Zone.
- Deleting the 'Proposals' and 'Notes' section in the Zone.

The draft Plan Amendment Report including the Statement of Investigations will be available for public inspection and purchase for \$10 during normal office hours at:

City of Port Adelaide Enfield Civic Centre 163 St Vincent Street, Port Adelaide www.portenf.sa.gov.au

The draft Plan Amendment Report is also available at council's libraries and the mentioned website from Thursday, 16 December 2004 to Monday, 14 March 2005.

During the statutory consultation process, interested persons can attend an informal community information evening to be held on Wednesday, 16 February 2005 at the Port Adelaide Town Hall, 34 Nile Street, Port Adelaide from 7 p.m.

Written submissions regarding the draft amendment will be accepted by council until the close of business on Monday, 14 March 2005. Written submissions should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the City Manager, City of Port Adelaide Enfield, P.O. Box 110, Port Adelaide, S.A. 5015.

Copies of all submissions received will be available for inspection by interested persons at the City of Port Adelaide Enfield Civic Centre from Tuesday, 15 March 2005 until the date of the public hearing.

The public hearing will be held at the City of Port Adelaide Enfield Town Hall, 34 Nile Street, Port Adelaide on Wednesday, 23 March 2005 from 7 p.m.

A public hearing may not be held if submissions indicate no interest in speaking at the public hearing.

Dated 16 December 2004.

H. WIERDA, City Manager

THE BAROSSA COUNCIL

Notice of Cancellation of Council Meeting

NOTICE is hereby given that the ordinary council meeting scheduled to be held on Tuesday, 4 January 2005, has been cancelled.

All business will be transacted at the meeting to be held on Tuesday, 18 January 2005.

J. G. JONES, Chief Executive Officer

COORONG DISTRICT COUNCIL

Periodical Review of Elector Representation

PURSUANT to section 12 of the Local Government Act 1999, notice is hereby given that the Coorong District Council is to carry out a review to ensure that all aspects of the composition of the council, and the issue of the division, or potential division of the area of the council into wards is comprehensively reviewed.

Information regarding the nature of the periodical review is available from the offices of the council situated at:

- 49 Princes Highway, Meningie 95 Railway Terrace, Tailem Bend 37 Becker Terrace, Tintinara

during normal opening hours

Interested persons are invited to make written submissions to the council on the subject of the review. Submissions should be directed to The Chief Executive Officer, P.O. Box 28, Meningie, S.A. 5264, (marked 'Periodical Review') to be received by 5 p.m. on Wednesday, 2 February 2005.

Any persons making a written submission will also be invited to appear personally or by representative before the council, or a council committee and to be heard on those submissions.

W. R. PATERSON, Chief Executive Officer

COORONG DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure-Loveday Road, Narrung

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Coorong District Council proposes to make a Road Process Order to:

open as road portion of Piece 91 in FP 200256 shown more particularly delineated and numbered '1' on the Preliminary Plan No. 04/0055, forming re-alignment of Loveday Bay Road;

- (ii) close and transfer to Yalkuri Pty Limited in exchange for the above road opening, portion of Loveday Bay Road and the whole of the un-named public road adjoining Pieces 91 and 93 in FP 200256, more particularly delineated and lettered 'A' in Preliminary Plan No. 04/0055:
- (iii) close and transfer to W. P. and M. E. Sanders portion of Loveday Bay Road adjoining Piece 4 in DP 47168 and Piece 7 in DP 51028 more particularly delineated and lettered 'B' in Preliminary Plan No. 04/0055.

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

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

The objection or application for an easement must be made in writing to the Council, 49 Princes Highway, Meningie, S.A. 5264 within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

Dated 16 December 2004.

W. R. PATERSON, Chief Executive Officer

COORONG DISTRICT COUNCIL

Community Land Management Plans

NOTICE is hereby given that pursuant to the Local Government Act 1999, section 197 (3):

• Council at its meeting held on 11 November 2004, resolved to adopt Community Land Management Plans for the following groups of Community Land:

Soldiers' Memorial Park

Camping and Caravan Park Reserves

Roadside Reserves

Community Halls

Reserve and Drainage Reserves

Parkland and Foreshore Reserves

Cemetery Reserves

Community and Health Purpose Lands

Leased Land

Reserves

Effluent Drainage

Sporting Grounds

Parklands

Waste Depot and Vacant Land

Council Office

Parklands and Reserves

Reserves—Tailem Bend

Cemetery Reserve—Cooke Plains Parklands—Tintinara Community Centre and Memorial Hall

Drainage Reserves

· Council at its meeting held on 13 July 2004, resolved to adopt Community Land Management Plans to the following groups of Community Land:

 Council at its meeting held on 14 October 2003, resolved to adopt Community Land Management Plans for the following Community Land:

Leased Land—Tailem Bend Railway Station

 Council at its meeting held on 12 November 2002, resolved to adopt Community Land Management Plans for the following Community Land:

Community Recreation Reserve—Murrayview

 Council at its meeting held on 13 August 2002, resolved to adopt Community Land Management Plans for the following Community Land:

Reserve-Lot 9 Hundred of Seymour, Hector Road

 Council at its meeting held on 9 June 2002, resolved to adopt Community Land Management Plans for the following Community Land:

Leased Land—Tintinara Railway Station.

Dated 14 December 2004.

W. R. PATERSON, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Generic Community Land Management Plans

NOTICE is hereby given that at the meeting of council held on 3 May 2004, following public consultation council adopted, in accordance with its Public Consultation Policy, Generic Community Land Management Plans for land contained in the District Council of Grant Community Land Register categorised as:

Sportsgrounds Parks General Community Use Vacant Emergency Services

In accordance with the Local Government Act 1999, the Community Land Register is incorporated within the Generic Community Land Management Plan and is available for public inspection during normal office hours at Council's Principal Office, 324 Commercial Street West, Mount Gambier and the suboffice, 7 Charles Street, Port McDonnell or viewed on the council website: www.dcgrant.sa.gov.au.

R. PEATE, Chief Executive Officer

DISTRICT COUNCIL OF KAROONDA EAST MURRAY

Temporary Road Closure

NOTICE is hereby given that at its meeting held on 9 November, 2004, council resolved to exercise the powers pursuant to section 33 of the Road Traffic Act 1961 and Clause F of the Instrument of General Approval of the Minister dated 12 March 2001. Accordingly, council pursuant to section 33 (1) (a) of the Road Traffic Act 1961, declares that the event to be conducted, being a Christmas Street Party is an event to which section 33 of the Road Traffic Act 1961 applies and as such, makes an order that Railway Terrace, Karoonda, between Bodey Street and East Terrace, will be closed to traffic from 7 p.m. to 10.30 p.m. on Sunday, 19 December 2004 and 5 p.m. to 10.30 p.m. on Friday, 24 December 2004.

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

Rule 230—Crossing a Road—General.

P. SMITHSON, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Change of Council/Committee Meeting Date

NOTICE is hereby given that at a meeting held on 8 December 2004, it was resolved that the Council/Committee meetings for January 2005 be held on Wednesday, 19 January 2005, commencing at 1 p.m.

Road Closures

Notice is hereby given that at a meeting held on 8 December 2004, Council resolved that in accordance with section 359 of the Local Government Act 1934, as amended, High Street from the northern side of Cross Street to the southern side of North Terrace be closed to all vehicles, except emergency service vehicles, between 4.45 p.m. and midnight on Saturday, 18 December 2004 for the purpose of holding Christmas festivities.

Notice is hereby given that at a meeting held on 8 December 2004, Council resolved that in accordance with section 359 of the Local Government Act 1934, as amended, Martin Terrace from the western side of Jacobs Way to the eastern side of High Street and High Street from the southern side of Martin Terrace to the northern side of Cross Street be temporarily closed on Saturday, 18 December 2004 for the purpose of holding the Kimba Christmas Pageant. Pursuant to Council's resolution suitable barriers and notices will be erected giving effect to this closure.

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Land Excluded from Classification of Community Land

NOTICE is hereby given that at a special meeting of council held on 7 December 2004, council resolved that sections 349, 350 and 937, in the Hundred of Bookpurnong, locally known as the Loxton Ausbulk Bunker site, located on the corner of Badcoe Road and Robertson Avenue be purchased and that the land be not classified as community land pursuant to section 193 (4) of the Local Government Act 1999 as it is proposed to be used for operational purposes and portion held for resale.

P. D. ACKLAND, Chief Executive Officer

MID MURRAY COUNCIL

Appointment

NOTICE is hereby given that at a meeting of council, held on 13 December 2004, Dean Hillary Gollan was appointed to the position of Chief Executive Officer as from 6 December 2004, in accordance with the provisions of section 96 of the Local Government Act 1999, *vide* the resignation of the previous Chief Executive Officer, Glenn Rodney Brus.

I. R. MANN, Mayor

SOUTHERN MALLEE DISTRICT COUNCIL

Adoption of Community Land Management Plans

NOTICE is hereby given that pursuant to section 197 (3) of the Local Government Act 1999, that the Southern Mallee District Council did, at the council meeting held on 8 December 2004, adopt Management Plans for the Community Land.

P. WOOD, Chief Executive Officer

[REPUBLISHED]

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closures—Public Road, Nangwarry

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, The Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to:

- (i) Close portion of Public Road, Hundred of Nangwarry and merge with adjoining section 41 held in certificate of title volume 5406, folio 830 in the name of Nangwarry Pastoral Company Ltd more particularly delineated and lettered 'A' on Preliminary Plan No. PP01/0710.
- (ii) Close portion of Public Road, Hundred of Nangwarry and merge with adjoining section 42 held in certificate of title volume 5406, folio 830 in the name of Nangwarry Pastoral Company Ltd more particularly delineated and lettered 'B' on Preliminary Plan No. PP01/0710.

- (iii) Close portion of Public Road, Hundred of Nangwarry and merge with adjoining section 44 held in certificate of title volume 5406, folio 830 in the name of Nangwarry Pastoral Company Ltd more particularly delineated and lettered 'C' on Preliminary Plan No. PP01/0710.
- (iv) Close portion of Public Road, Hundred of Nangwarry and merge with adjoining section 45 held in certificate of title volume 5406, folio 830 in the name of Nangwarry Pastoral Company Ltd more particularly delineated and lettered 'D' on Preliminary Plan No. PP01/0710.
- (v) Close portion of Public Road, Hundred of Nangwarry and merge with adjoining section 46 held in certificate of title volume 5406, folio 830 in the name of Nangwarry Pastoral Company Ltd more particularly delineated and lettered 'E' on Preliminary Plan No. PP01/0710.

A statement of persons affected by the Road Process Order, together with a copy of the above drawing is available for inspection at the Council Offices, George Street, Millicent, between the hours of 9 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General, during normal office hours.

Any person who may wish to object to the proposed road process order or any person affected by the proposed road closure who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed road closure must lodge with the said council a notice of objection or an application for an easement within 28 days of the date of this notice.

Any objections lodged shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objection will be determined by council. A copy of such objection shall also be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

An application for grant of easement shall be in writing giving full name and address of the person applying for the grant, full details of the nature and location of the requested easement, whether it will be in favour of the owner of the adjoining or nearby land and if so specify the land to which the easement will be annexed and reasons for the application for grant of easement.

Dated 16 December 2004.

F. BRENNAN, Chief Executive Officer

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

Bowns, Amy, late of 32 Cross Road, Myrtle Bank, married woman, who died on 7 September 2004.De Garis, Marie Pearl, late of 53-59 Austral Terrace,

De Garis, Marie Pearl, late of 53-59 Austral Terrace, Morphettville, of no occupation, who died on 27 September 2004

Eager, John, late of 75 Edward Beck Drive, Sheidow Park, retired fitter and turner, who died on 3 October 2004.

Green, Rhonda Dawn, late of 29 Gambia Avenue, Hampstead Gardens, home duties, who died on 2 September 2004.

Hewitt, Margaret Teresa, late of 342 Marion Road, North Plympton, of no occupation, who died on 19 October 2004.

Hofmeyer, Gwendolyn Madge, late of 6 Devon Street, South Brighton, retired school teacher, who died on 30 September 2004.

Holden, John William, late of 34 Molesworth Street, North Adelaide, retired storeman, who died on 28 August 2004.

Jennings, Mamie Beatrice, late of Mozart Court, Somerton Park, married woman, who died on 15 September 2004.

Lake, Doreen Glenenia, late of Shackleton Avenue, Ingle Farm, of no occupation, who died on 9 October 2004.

Langdon, Arthur Roy, late of 27A Adam Street, Hindmarsh, retired storeman, who died on 8 September 2004.
Lister, Isabella Flockhart, late of 20 Norseman Avenue,

Lister, Isabella Flockhart, late of 20 Norseman Avenue, Westbourne Park, retired nursing sister, who died on 26 August 2004.

Nixson, Madge Elizabeth Ann, late of 60 States Road, Morphett Vale, of no occupation, who died on 18 August 2004.

Reimann, Rawley Conrad, late of 173 Brighton Road, Somerton Park, retired storeman, who died on 20 October 2004.

Rowlands, Mavis Lorraine, late of Gadd Avenue, Crystal Brook, retired officer worker, who died on 7 October 2004. Russell, Iris Jean, late of 114 May Street, Woodville West, widow, who died on 5 October 2004.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 21 January 2005, 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 16 December 2004.

C. J. O'LOUGHLIN, Public Trustee

LOST WILL

IF anyone knows the whereabouts of a will made by Dorothy June Owen, late of Parklyn Nursing Home, 6 Booth Avenue, Linden Park, S.A. 5065, who died on 30 April 2004, please contact:

The Estates Manager Finlaysons (Lawyers) 81 Flinders Street, Adelaide, S.A. 5000 Phone 8235 7400

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