

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 8 DECEMBER 2005

CONTENTS

Page

Acts Assented To	RI
A <u>n</u> angu Pitjantjatjara Yankunytjatjara Land Rights	
Act 1981—Notice	
Appointments, Resignations, Etc]
Building Work Contractors Act 1995—Notice	
Corporations and District Councils—Notices]
Development Act 1993—Notices]
Electoral Act 1985—Notice	1
Environment Protection Act 1993—Notice	
Firearms Act 1977—Notice]
Fisheries Act 1982—Notices	
Fruit and Plant Protection Act 1992—Notice]
Gaming Machines Act 1992—Notice]
Harbors and Navigation Act 1993—Notices	
Liquor Licensing Act 1997—Notices	
Mining Act 1971—Notices	5
National Electricity Law—Notices	
National Parks Regulations 2001—Notice]
Petroleum Act 2000—Notices	(
Prevention of Cruelty to Animals Act 1985-	Ro
Notice	Tra
Private Advertisement	Tre
Proclamations	Wa
Proof of Sunrise and Sunset Act 1923—Notice	Wi
Public Trustee Office—Administration of Estates	W
Roads (Opening and Closing) Act 1991—Notice]

	I uge
REGULATIONS	
Senior Secondary Assessment Board of	
South Australia Act 1983 (No. 256 of 2005)	4202
Primary Produce (Food Safety Schemes)	
Act 2004 (No. 257 of 2005)	4205
Motor Vehicles Act 1959 (No. 258 of 2005)	
Physiotherapists Act 1991 (No. 259 of 2005)	4211
Workers Rehabilitation and Compensation	
Act 1986 (No. 260 of 2005)	4212
Electricity Act 1996 (No. 261 of 2005)	4214
Gas Act 1997 (No. 262 of 2005)	
Harbors and Navigation Act 1993 (No. 263 of 2005)	4221
Liquor Licensing Act 1997—	
(No. 264 of 2005)	4224
(No. 265 of 2005)	
Security and Investigation Agents Act 1995	
(No. 266 of 2005)	4237
Road Traffic Act 1961 (No. 267 of 2005)	4253
Coroners Act 2003 (No. 268 of 2005)	
Road Traffic Act 1961—Notices	
Training and Skills Development Act 2003-Notices	4175
Treasury—Quarterly Statement	4179
Water Mains and Sewers-Mains Laid, Replaced, Etc	4191
Wilderness Protection Act 1992-Notices	4187
Workers Rehabilitation and Compensation Act 1986-	
Notice	4191

GOVERNMENT GAZETTE NOTICES

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

Page

Department of the Premier and Cabinet Adelaide, 8 December 2005

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. 67 of 2005—Retirement Villages (Miscellaneous) Amendment Act 2005. An Act to amend the Retirement Villages Act 1987.

No. 68 of 2005—Local Government (Lochiel Park Lands) Amendment Act 2005. An Act to amend the Local Government Act 1999; and to make a related amendment to the Development Plan under the Development Act 1993.

No. 69 of 2005—Adelaide Park Lands Act 2005. An Act to establish a legislative framework that promotes the special status, attributes and character of the Adelaide Park Lands; to provide for the protection of those park lands and for their management as a world-class asset to be preserved as an urban park for the benefit of present and future generations; to amend the City of Adelaide Act 1998, the Development Act 1993, the Highways Act 1926, the Local Government Act 1934, the Local Government Act 1999, the National Wine Centre (Restructuring and Leasing Arrangements) Act 2002, the Roads (Opening and Closing) Act 1991, the South Australian Motor Sport Act 1984 and the Waterworks Act 1932; and for other purposes.

No. 70 of 2005—Terrorism (Police Powers) Act 2005. An Act to give special powers to police officers to prevent and investigate terrorist acts; to amend the Emergency Management Act 2004; and for other purposes.

No. 71 of 2005—Terrorism (Preventative Detention) Act 2005. An Act to authorise temporary detention in order to prevent the occurrence of a terrorist act or preserve evidence of, or relating to, a recent terrorist act; and for other purposes.

No. 72 of 2005—Botanic Gardens and State Herbarium (Lighting of Fires) Amendment Act 2005. An Act to amend the Botanic Gardens and State Herbarium Act 1978.

No. 73 of 2005—Guardianship and Administration (Miscellaneous) Amendment Act 2005. An Act to amend the Guardianship and Administration Act 1993.

No. 74 of 2005—Statutes Amendment (Criminal Procedure) Act 2005. An Act to amend the Criminal Law Consolidation Act 1935; the Criminal Law (Forensic Procedures) Act 1998; the Director of Public Prosecutions Act 1991; the Magistrates Court Act 1991; and the Summary Procedure Act 1921.

No. 75 of 2005—Transplantation and Anatomy (Post-Mortem Examinations) Amendment Act 2005. An Act to amend the Transplantation and Anatomy Act 1983.

No. 76 of 2005—Children's Protection (Miscellaneous) Amendment Act 2005. An Act to amend the Children's Protection Act 1993; and to make a related amendment to the Family and Community Services Act 1972.

No. 77 of 2005—Road Traffic (Drug Driving) Amendment Act 2005. An Act to amend the Road Traffic Act 1961; and to make related amendments to other Acts.

No. 78 of 2005—Dust Diseases Act 2005. An Act to provide more expeditious remedies for those suffering from disabilities resulting from exposure to dust; and for other purposes

No. 79 of 2005—Development (Miscellaneous) Amendment Act 2005. An Act to amend the Development Act 1993; and to make related amendments to the Natural Resources Management Act 2004 and the River Murray Act 2003.

No. 80 of 2005—Controlled Substances (Serious Drug Offences) Amendment Act 2005. An Act to amend the Controlled Substances Act 1984; and to make related amendments to the Correctional Services Act 1982, the Criminal Assets Confiscation Act 2005, the Criminal Law (Sentencing) Act 1988 and the Listening and Surveillance Devices Act 1972.

No. 81 of 2005—Statutes Amendment (Vehicle and Vessel Offences) Act 2005. An Act to amend the Criminal Law Consolidation Act 1935; the Bail Act 1985; the Harbors and Navigation Act 1993; and the Road Traffic Act 1961.

By command,

J. D. HILL, for Premier

DPC 02/0586

Department of the Premier and Cabinet Adelaide, 8 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations to be also Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 9 December 2005 to 24 December 2005 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. D. HILL, for Premier

DPC 082/94 PT3 CS

Department of the Premier and Cabinet Adelaide, 8 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for Environment and Conservation, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be also Acting Minister for the Arts for the period 9 December 2005 to 24 December 2005 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. D. HILL, for Premier

DPC 082/94 PT3 CS

Department of the Premier and Cabinet Adelaide, 8 December 2006

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

Honourable Paul Holloway, MLC, Minister for Industry and Trade, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as 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 26 December 2005 to 8 January 2006 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

Honourable Paul Holloway, MLC, Minister for Industry and Trade, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Correctional Services and Acting Minister Assisting the Minister for Environment and Conservation for the period 26 December 2005 to 2 January 2006 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

Honourable Patrick Frederick Conlon, MP, Minister for Transport, Minister for Infrastructure and Minister for Energy to be appointed as 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 17 December 2005 to 8 January 2006 inclusive, during the absence of the Honourable Michael John Wright, MP. Honourable John David Hill, MP, Minister for Health, Minister for Environment and Conservation, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Aboriginal Affairs and Reconciliation and Acting Minister for Correctional Services for the period 19 December 2005 to 25 December 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services and Minister for Tourism to be appointed as Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period 11 January 2006 to 15 January 2006 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Housing, Minister for Ageing and Minister for Disability to be appointed as Acting Minister for Education and Children's Services and Acting Minister for Tourism for the period 17 December 2005 to 25 December 2005 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

Honourable Carmel Zollo, MLC, Minister for Mental Health and Substance Abuse, Minister for Emergency Services, Minister Assisting in Regional Health and Minister Assisting the Minister for Industry and Trade to be appointed as Acting Minister for Industry and Trade, Acting Minister for Mineral Resources Development and Acting Minister for Urban Development and Planning for the period 19 December 2005 to 25 December 2005 inclusive, during the absence of the Honourable Paul Holloway, MLC.

By command,

J. D. HILL, for Premier

DPC 028/94 PT1 CS

Department of the Premier and Cabinet Adelaide, 8 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Elizabeth Ann Sheppard as a Coroner for a period commencing on 8 December 2005 and expiring on 30 June 2006, pursuant to Section 6 (1) of the Coroners Act 2003.

By command,

J. D. HILL, for Premier

J. D. HILL, for Premier

AGO 0091/03 CS

Department of the Premier and Cabinet Adelaide, 8 December 2006

HER Excellency the Governor in Executive Council has been pleased to allow and countersign the proposed amendments to Statutes 1.1 and 2.2 of the Flinders University of South Australia, sealed on 23 August 2005, pursuant to section 20 (3) of The Flinders University of South Australia Act 1966.

By command,

METAFE 55/05 CS

A<u>N</u>ANGU PITJANTJATJARA YANKUNYTJATJARA LAND RIGHTS ACT 1981

A<u>n</u>angu Pitjantjatjara Yankunytjatjara Executive Board Elections IN accordance with the A<u>n</u>angu Pitjantjatjara Yankunytjatjara Land Rights Act 1981, Part 3, section 17, I, Kay Mousley, Returning Officer for A<u>n</u>angu Pitjantjatjara Yankunytjatjara Executive Board elections, hereby declare the following persons elected to the Executive Board:

Executive Members: Cameron Cooper Charlie Anytjipalya Mike Williams Leonard Burton

Murray George Punch Thompson Gary Lewis Tony Campbell Max Kenny Bernard Singer The results of each election are as follows: Pipalyatjara/Kalka Executive Board Member Cameron Cooper-Elected unopposed Watarru Executive Board Member Charlie Anytjipalya-Elected unopposed Kanypi/Nyapari/Angatja Executive Board Member Candidates No. of Votes David Miller..... 9 Sammy Lyons..... 2 Mike Williams..... 17 Anton Baker 8 36 Total Amata/Tjurma Executive Board Member Candidates No. of Votes Grant Mitika Burton 42 Leonard Burton 50 Robert Stubbs 10 102 Total Kaltjiti/Irintata/Watinuma Executive Board Member Candidates No. of Votes Kevin Williamson 23 Murray George 58 81 Total Anilalya/Turkey Bore Executive Board Member Candidates No. of Votes Punch Thompson..... 26 Dennis Colson 25 Total 51 Pukatja/Yunyarinyi Executive Board Member Candidates No. of Votes Trevor Adamson..... 12 Donald Fraser 17 31 Owen Burton Gary Lewis 58 Total 118 Mimili Executive Board Member No. of Votes Candidates Huey Tjami 19 Ken Pumani..... 24 Willy Pompey..... 19 Teddy Edwards..... 5 Tony Campbell..... 26 93 Total Iwantja Executive Board Member Candidates No. of Votes Alec Baker..... 1 Max Kenny..... 52 Ronnie Brumby 22 75 Total Amuruna/Railway Bore/Witjintitja/Walatina Executive Board Member Candidates No. of Votes Tony Baker..... 11 Bernard Singer 28 Total 39 K. MOUSLEY, Returning Officer

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Mark Bodycoat, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Walter John Baldock, BLD 187856.

SCHEDULE 2

Domestic building work performed by the licensee for the enclosure of a verandah to create a walk-in robe, additional ensuite, office and free standing carport for the licensee's family residence at 20 Cardiff Road, Port Lincoln.

SCHEDULE 3

That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work, the subject of this exemption, without the authorisation of the Commissioner for Consumer Affairs.

Dated 30 November 2005.

M. BODYCOAT, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs, Delegate of the Minister for Consumer Affairs

Ref.: 610/05-00076

DEVELOPMENT ACT 1993, SECTION 25 (17): ADELAIDE HILLS COUNCIL—ONKAPARINGA CATCHMENT PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Adelaide Hills Council—Onkaparinga Catchment 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 8 December 2005.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN 01/0002

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 amended 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 15 September 2005.

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. Amendments to the development were granted by the Development Assessment Commission as delegate of the Governor on 14 October 2004, 16 December 2004, 3 March 2005, 28 April 2005, 9 June 2005, 18 August 2005 and 15 September 2005.

5. Decisions relating to Building Rules Certification were granted by the Development Assessment Commission, as delegate of the Governor on 16 December 2004, 13 January 2005, 7 April 2005 and 22 September 2005.

6. A further application has been made to the Development Assessment Commission, as delegate of the Governor, for a decision regarding the reserved matter of Building Rules Certification for a portion of Stage 1 (pipeline bridge) 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.

8. The Development Assessment Commission is satisfied that there is no requirement to prepare 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 provisional 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 matters (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 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 A.
 - 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: WLF04-000-0263 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 documents indicated in paragraphs (e), (f), (g), (h) (i), (j), (k), (l), (m), (n), (o) and (p):
 - 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-04-0600-04) revised April 2005.
- (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.
- (h) The correspondence and plans from McKenzie Group Consulting dated 22 December 2004, including Building Rules Certification and plans, with the exception of the layout for the car park and administration building indicated on the plans.
- (*i*) The correspondence and plans from Nolan Rumsby Planners dated 7 February 2005.
- (*j*) The correspondence and plans from McKenzie Group Consulting dated 21 March 2005, including Building Rules Certification and plans dated 9 March 2005.
- (k) The correspondence and documents from Nolan Rumsby Planners dated 31 March 2005.
- (1) The correspondence and documents from Nolan Rumsby Planners dated 30 May 2005.
- (m) The correspondence and documents from Nolan Rumsby Planners dated 30 June 2005.
- (n) The Amended Development Report, Proposed Wine Bottling and Storage Facility Light Pass Road/Pipeline Road, Barossa Valley dated June 2005.
- (o) The plans from McKenzie Group Consulting received 6 September 2005 and including Building Rules Certification dated 15 August 2005.
- (p) The plans from McKenzie Group Consulting received 24 November 2005 and including Building Rules Certification dated 5 September 2005.

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 building works on any part of the development shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of those reserved matters referred to in subparagraph (i) in paragraph (a) of the Decision section above.

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 and 4, the applicant may commence a stage of building works before receiving the Governor's 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 the Governor or the Governor's 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 shall 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 shall 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.

17. The temporary concrete batching plant for on-site construction activities and associated infrastructure shall be decommissioned and removed from the site no later than 1 August 2005.

18. The applicant shall, prior to the commencement of operations, prepare an Irrigation Management Plan to the satisfaction of the Environment Protection Authority to demonstrate that the proposed development will:

- (a) minimise the risk of polluting surface and groundwater resources by preventing excessive wastewater runoff or infiltration;
- (b) minimise soil degradation and damage to crops by using sustainable irrigation application rates, based on soil limitations (determined by a soil survey), crop requirements and limiting wastewater constituents;
- (c) prevent environmental nuisance by identifying wastewater pre-treatment requirements and employing suitable separation distances for irrigation;
- (d) prevent public and animal health impacts by using appropriate irrigation equipment and implementing training and awareness programs for staff;
- (e) maximise organic carbon, nutrient and salt removal by selecting suitable land, viable and tolerant crops and suitable cropping practices;
- (f) maintain a 50 m buffer between irrigation areas and the Council stormwater collection system.

19. The Irrigation Management Plan shall contain contingency measures for the disposal of any excess wastewater that cannot be irrigated during the winter periods.

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; and
 - (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.
- The Environment Protection Authority has advised that an authorisation (licence) will be required for the temporary concrete batching plant.
- Wastewater dams shall be constructed in accordance with EPA Guidelines for Wastewater and Evaporation Lagoon Construction (March 2004).

Dated 8 December 2005.

A. HOUGHTON, Secretary Development Assessment Commission

ELECTORAL ACT 1985

Part 6-Registration of Political Parties

NOTICE is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the Electoral Act 1985, has been received.

Name of Party: Dignity for Disabled

Name of Applicant: David Leslie Holst

Any elector who believes that the party should not be registered:

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

can formally object in writing to the Electoral Commissioner by close of business on Monday, 9 January 2006. Objections must contain the postal address and signature of the objector.

Dated 8 December 2005.

K. MOUSLEY Electoral Commissioner 134 Fullarton Road Rose Park, S.A. 5067

SEO 129W/03

[8 December 2005

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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2005

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Agents, Ceasing to Act as	36.50
Associations: Incorporation	18.60
Intention of Incorporation	46.00
Transfer of Properties	46.00
Attorney, Appointment of	36.50
Bailiff's Sale	46.00
Cemetery Curator Appointed	27.25
Companies:	
Alteration to Constitution	36.50
Capital, Increase or Decrease of	46.00
Ceasing to Carry on Business	27.25
Declaration of Dividend.	27.25
Incorporation	36.50
Incorporation Lost Share Certificates:	50.50
Lost Share Certificates:	07.05
First Name	27.25
Each Subsequent Name	9.35
Meeting Final	30.50
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	36.50
Each Subsequent Name	9.35
Notices:	1.00
Call	46.00
Change of Name	18.60
Change of Name	
Creditors	36.50
Creditors Compromise of Arrangement	36.50
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	46.00
Release of Liquidator—Application—Large Ad	72.50
	46.00
Receiver and Manager Appointed	42.50
Receiver and Manager Ceasing to Act	36.50
Restored Name	34.50
Petition to Supreme Court for Winding Up	64.00
Summons in Action	54.50
Order of Supreme Court for Winding Up Action	36.50
Desister of Interests – Section 94 (1) Exempt	
Register of Interests—Section 84 (1) Exempt	82.50
Removal of Office	18.60
Proof of Debts	36.50
Sales of Shares and Forfeiture	36.50
Estates:	
Assigned	27.25
Deceased Persons—Notice to Creditors, etc	46.00
Each Subsequent Name	9.35
Deceased Persons—Closed Estates	27.25
Each Subsequent Estate	
Each Subsequent Estate	1.20
Probate, Selling of	36.50
Public Trustee, each Estate	9.35

Firms:	
Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	46.00 46.00 46.00
Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	18.60 19.50 18.60 18.60 9.35
Leases—Application for Transfer (2 insertions) each	9.35
Lost Treasury Receipts (3 insertions) each	27.25
Licensing	54.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	364.00
First Name Each Subsequent Name	72.50 9.35
Noxious Trade	27.25
Partnership, Dissolution of	27.25
Petitions (small)	18.60
Registered Building Societies (from Registrar- General)	18.60
Register of Unclaimed Moneys—First Name Each Subsequent Name	27.25 9.35
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	233.00 308.00
Sale of Land by Public Auction	46.50
Advertisements ¼ page advertisement ½ page advertisement Full page advertisement	109.00 218.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.60 pei
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414

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2005

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.20	1.00	497-512	31.00	30.00
17-32	3.00	1.85	513-528	32.00	30.75
33-48	3.90	2.80	529-544	33.00	32.00
49-64	4.90	3.75	545-560	34.00	33.00
65-80	5.75	4.75	561-576	34.75	34.00
81-96	6.70	5.55	577-592	35.75	34.50
97-112	7.60	6.50	593-608	36.75	35.50
113-128					
	8.55	7.45	609-624	37.50	36.50
129-144	9.60	8.50	625-640	38.50	37.00
145-160	10.50	9.35	641-656	39.50	38.50
161-176	11.50	10.30	657-672	40.00	39.00
177-192	12.40	11.30	673-688	41.75	40.00
193-208	13.40	12.30	689-704	42.50	41.00
209-224	14.20	13.10	705-720	43.00	42.00
225-240	15.10	14.00	721-736	44.75	43.00
241-257	16.20	14.70	737-752	45.25	44.00
258-272	17.10	15.70	753-768	46.25	44.50
273-288	18.00	16.90	769-784	46.75	46.00
289-304	18.80	17.70	785-800	47.75	47.00
305-320	19.90	18.70	801-816	48.50	47.50
321-336	20.70	19.60	817-832	49.75	48.50
337-352	21.80	20.60	833-848	50.75	49.50
353-368	22.60	21.60	849-864	51.50	50.00
369-384	23.60	22.50	865-880	52.50	51.50
385-400	24.50	23.40	881-896	53.00	52.00
401-416	25.50	24.20	897-912	54.50	53.00
417-432	26.50	25.25	913-928	55.00	54.50
433-448	27.50	26.25	929-944	56.00	55.00
449-464	28.25	27.00	945-960	57.00	55.50
465-480	28.25		961-976	58.25	56.50
481-496	30.00	28.00 28.75	977-992	59.25	57.00
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Christma	as/New Year Holiday Publishing Information
Last G	azette for 2005 will be Thursday, 22 December 2005
	Closing date for notices for publication will be 4 p.m. Tuesday, 20 December 2005
First	Gazette for 2006 will be Thursday, 5 January 2006
	Closing date for notices for publication will be 4 p.m. Tuesday, 3 January 2006
(There wil	ll not be a Gazette in the period between these two dates)
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ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

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

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this Notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

(i) Approval of Collection Depot:

The collection depot identified by reference to the following matters is approved:

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

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

(ii) Conditions of Approval:

Impose the following conditions on the approval:

- (a) The person in charge of the collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition.
- (b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) A nuisance or offensive condition.
 - (ii) A risk to health or safety.
 - (iii) Damage to the environment.
- (e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/ Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Murray Town Recycling Centre	Murray Town Recycling Centre	Richard J. and Jennifer L. Deer	Tinline Road	Murray Town	2171/108 and 5662/972	Southern

FIREARMS ACT 1977

Recognised Firearms Club

I DECLARE the Lower North Gun Club, to be a recognised firearms club pursuant to section 26A of the Firearms Act 1977. Dated 30 November 2005.

KEVIN FOLEY, Minister for Police

FRUIT AND PLANT PROTECTION ACT 1992

Notice Concerning the Control of Branched Broomrape

PURSUANT to the Fruit and Plant Protection Act 1992, I, John David Hill, Minister for Environment and Conservation, vary the notice under the Act published at page 4260 of the *South Australian Government Gazette* of 20 September 2001 (as varied) as follows:

Paragraph 3 is amended by the addition of the following areas to that portion of the State defined in (1) to be a quarantine area with respect to the disease Branched Broomrape:

The whole of the land comprised and described in Crown Lands volume 1011, folio 7, Hundred of Nildottie, County of Albert, South Australia.

Dated 4 November 2005.

JOHN HILL, Minister for Environment and Conservation

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets, except in the four areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North and west of lines commencing at position latitude (northern area) $33^{\circ}29.30'$ S, longitude $137^{\circ}17.00'$ E (western Shore), then to position latitude $33^{\circ}29.30'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}13.50'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}10.50'$ S, longitude $137^{\circ}53.00'$ E (eastern shore).

2. Within the southern area commencing at position latitude $33^{\circ}41.00'$ S, longitude $137^{\circ}06.50'$ E (West Shore), then to position latitude $33^{\circ}52.00'$ S, longitude $137^{\circ}05.50'$ E, then to position latitude $33^{\circ}56.00'$ S, longitude $137^{\circ}05.50'$ E, then to position latitude $34^{\circ}01.00'$ S, longitude $137^{\circ}05.50'$ E, then to position latitude $34^{\circ}14.00'$ S, longitude $137^{\circ}00.00'$ E, then to position latitude $34^{\circ}14.00'$ S, longitude $137^{\circ}00.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}52.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}43.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}43.00'$ E, then to position latitude $34^{\circ}0.00'$ S, longitude $136^{\circ}47.00'$ E, then to position latitude $34^{\circ}0.00'$ S, longitude $136^{\circ}34.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $136^{\circ}34.00'$ E (Arno).

3. Within the Wardang Island area commencing at position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}30.00'$ E, then to position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}20.00'$ E, then to position latitude $34^{\circ}23.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $34^{\circ}54.00'$ S, longitude $137^{\circ}15.00'$ E.

4. Within the Broughton area commencing at position latitude $34^{\circ}22.30'$ S, longitude $137^{\circ}47.30'$ E (Wood Point Beacon), then to position latitude $34^{\circ}37.00'$ S, longitude $137^{\circ}33.00'$ E (Middle Bank Light), then to position latitude $34^{\circ}46.00'$ S, longitude $137^{\circ}44.00'$ E (Tickera).

SCHEDULE 2

From 2030 hours on 6 December 2005 to 0600 hours on 7 December 2005.

Dated 6 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing, pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets, except in the four areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North and west of lines commencing at position latitude (northern area) $33^{\circ}29.30'$ S, longitude $137^{\circ}17.00'$ E (western Shore), then to position latitude $33^{\circ}29.30'$ S, longitude $137^{\circ}37.00'$ E, then to position latitude $33^{\circ}25.50'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}13.50'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}10.50'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}10.50'$ S, longitude $137^{\circ}53.00'$ E, then to position latitude $33^{\circ}10.50'$ S, longitude $137^{\circ}53.00'$ E (eastern shore).

2. Within the southern area commencing at position latitude $33^{\circ}41.00'$ S, longitude $137^{\circ}06.50'$ E (West Shore), then to position latitude $33^{\circ}52.00'$ S, longitude $137^{\circ}15.50'$ E, then to position latitude $34^{\circ}01.00'$ S, longitude $137^{\circ}05.50'$ E, then to position latitude $34^{\circ}01.00'$ S, longitude $137^{\circ}05.50'$ E, then to position latitude $34^{\circ}14.00'$ S, longitude $137^{\circ}00.00'$ E, then to position latitude $34^{\circ}14.00'$ S, longitude $136^{\circ}52.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}49.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}43.00'$ E, then to position latitude $34^{\circ}09.00'$ S, longitude $136^{\circ}47.00'$ E, then to position latitude $34^{\circ}09.00'$ S, longitude $136^{\circ}47.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $136^{\circ}34.00'$ E (Arno).

3. Within the Wardang Island area commencing at position latitude $34^{\circ}19.00$ 'S, longitude $137^{\circ}30.00$ 'E, then to position latitude $34^{\circ}19.00$ 'S, longitude $137^{\circ}20.00$ 'E, then to position latitude $34^{\circ}23.00$ 'S, longitude $137^{\circ}15.00$ 'E, then to position latitude $34^{\circ}54.00$ 'S, longitude $137^{\circ}15.00$ 'E.

4. Within the Broughton area commencing at position latitude $34^{\circ}22.30'$ S, longitude $137^{\circ}47.30'$ E (Wood Point Beacon), then to position latitude $34^{\circ}37.00'$ S, longitude $137^{\circ}33.00'$ E (Middle Bank Light), then to position latitude $34^{\circ}46.00'$ S, longitude $137^{\circ}44.00'$ E (Tickera).

SCHEDULE 2

From 2030 hours on 7 December 2005 to 0600 hours on 9 December 2005.

Dated 7 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Damien J. Wilksch, P.O. Box 174, Cadell, S.A. 5321, (the 'exemption holder') or his agent, is exempt from Clause 22 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as he may use the devices described in Schedule 1 to take Murray cod (*Maccullochella peelii peelii*) and callop (*Macquaria ambigua*) from the waters of the River Murray, subject to the conditions set out in Schedule 2, from 1 January 2006 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

10 small mesh drum nets

5 large mesh drum nets

4 gill nets (various mesh sizes)

SCHEDULE 2

1. The exemption holder may only engage in the exempted activity in accordance with instructions from Dr Qifeng Ye, Senior Research Scientist, Inland Waters, SARDI Aquatic Sciences.

2. The exemption holder may only engage in the exempted activity when fishing pursuant to River Fishery Licence No. R03 and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R03.

3. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R03.

4. All native fish (excluding bony bream (*Nematalosa erebi*) and any callop (*Macquaria ambigua*) and Murray cod (*Maccullochella peelii peelii*) collected for scientific purposes) taken in the course of the exempted activity must be immediately returned to the water.

5. All non-native fish and bony bream (*Nematalosa erebi*) taken in the course of the exempted activity may be retained by the exemption holder and used for the purposes of trade or business.

6. All callop (*Macquaria ambigua*) and Murray cod (*Maccullochella peelii*) retained for research purposes taken pursuant to the exempted activity must be delivered to SARDI Aquatic Sciences, 2 Hamra Avenue, West Beach in accordance with instructions from the Senior Research Scientist, Inland Waters.

7. Immediately prior to commencing the exempted activity, the exemption holder must advise the PIRSA Fisheries Compliance Unit on 1800 065 522 with the following details:

- The licence number and person(s) conducting the activity.
- The exact location(s) of where the exempted activity will be undertaken.

8. The exemption holder must ensure that all fishing equipment used pursuant to this exemption notice is checked and all fish removed at least once during each 24 hour period.

9. While engaged in the exempted activity, the exemption holders must be in possession of a copy of this notice and instructions issued by the Senior Research Scientist, Inland Water, SARDI Aquatic Sciences. Such notices must be produced to a PIRSA Fisheries Compliance Officer as requested.

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

Dated 5 December 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Antony Smith, P.O. Box 1375, Berri, S.A. 5343, (the 'exemption holder') or his agent, is exempt from Clause 22 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as he may use the devices described in Schedule 1 to take Murray cod (*Maccullochella peelii peelii*) and callop (*Macquaria ambigua*) from the waters of the River Murray, subject to the conditions set out in Schedule 2, from 1 January 2006 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

10 small mesh drum nets

5 large mesh drum nets

4 gill nets (various mesh sizes)

SCHEDULE 2

1. The exemption holder may only engage in the exempted activity in accordance with instructions from Dr Qifeng Ye, Senior Research Scientist, Inland Waters, SARDI Aquatic Sciences.

2. The exemption holder may only engage in the exempted activity when fishing pursuant to River Fishery Licence No. R54 and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R54.

3. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R54.

4. All native fish (excluding bony bream (*Nematalosa erebi*) and any callop (*Macquaria ambigua*) and Murray cod (*Maccullochella peelii peelii*) collected for scientific purposes) taken in the course of the exempted activity must be immediately returned to the water.

5. All non-native fish and bony bream (*Nematalosa erebi*) taken in the course of the exempted activity may be retained by the exemption holder and used for the purposes of trade or business.

6. All callop (*Macquaria ambigua*) and Murray cod (*Maccullochella peelii peelii*) retained for research purposes pursuant to the exempted activity must be delivered to SARDI Aquatic Sciences, 2 Hamra Avenue, West Beach in accordance with instructions from the Senior Research Scientist, Inland Waters.

7. Immediately prior to commencing the exempted activity, the exemption holder must advise the PIRSA Fisheries Compliance Unit on 1800 065 522 with the following details:

• The licence number and person(s) conducting the activity.

• The exact location(s) of where the exempted activity will be undertaken.

8. The exemption holder must ensure that all fishing equipment used pursuant to this exemption notice is checked and all fish removed at least once during each 24 hour period.

9. While engaged in the exempted activity, the exemption holders must be in possession of a copy of this notice and instructions issued by the Senior Research Scientist, Inland Water, SARDI Aquatic Sciences. Such notices must be produced to a PIRSA Fisheries Compliance Officer as requested.

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

Dated 5 December 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the persons listed in Schedule 1 (the 'exemption holders'), are exempt from subregulation 15 (2) of the Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991 and subregulation 15 (2) of the Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991, but only insofar as the exemption holder shall not be guilty of an offence when engaging an additional agent in fishing activities on the shore for the purposes of taking Goolwa cockles (Suborder Teledonta) in Coorong coastal waters (the 'exempted activity'), subject to the conditions specified in Schedule 2, from the date of gazettal of this notice until 31 May 2006, unless varied or revoked earlier.

SCHEDULE 1

The holder of the following licences and a registered master endorsed on the following licences:

• L03	• L15	• L29	• L36	• L44
• L08	• L16	• L30	• L37	• L45
• L10	• L19	• L31	• L38	• L47
• L12	• L20	• L33	• L39	• M236
• L13	• L26	• L34	• L41	• M489
• L14	• L27	• L35	• L43	

SCHEDULE 2

1. For the purpose of this exemption the Coorong coastal waters shall be defined as the waters adjacent to the ocean beaches between position latitude 35°31.3'S, longitude 138°46.3'E (Goolwa Beach Road) to position latitude 36°49.7'S, longitude 139°51.1'E (Kingston Jetty).

2. The exemption holder may engage a maximum of two additional agents and those agents may only undertake the authorised activities of a 'cockle runner' or a 'grader' specified in condition 3 below.

3. For the purposes of this exemption, a 'cockle runner' may undertake the activity of carrying cockles from a person using a cockle net or cockle take to take cockles (the 'raker') to a vehicle and a 'grader' may undertake the activity of sorting the cockles on the beach for the purposes of removing undersize cockles and returning them to the water.

4. The cockle runner or the grader must not use a cockle rake or cockle net to harvest Goolwa cockles at any time during the exempted activity.

5. The exemption holder must be present at all times whilst the exempted activity is being conducted.

6. The exemption holder must be within 700 m of all agents conducting fishing activities pursuant to this exemption.

7. While engaged in the exempted activity, the exemption holder must carry or have about or near his person, a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer upon request.

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

Dated 22 November 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that the variation notice dated 1 December 2005, referring to notice number V014/05 and the Gulf St Vincent Prawn Fishery, is hereby revoked.

Dated 5 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 43

TAKE note that notice number V014/05, made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 1711, dated 6 June 2005, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery licence to use prawn trawl nets in the area specified in Column 1 of Schedule 1 during the corresponding period specified in Column 2 of Schedule 1.

SCHEDULE 1

Column 1—Area where Trawling Permitted	Column 2—Period when Trawling Permitted
The waters of the Gulf St Vincent Prawn Fishery that are south of block 5, which is defined as the waters within the following co- ordinates: 1. 35°00.000'S, 138°12.820'E 2. 35°09.690'S, 138°14.460'E 3. 35°09.000'S, 138°22.440'E 4. 35°00.000'S, 138°22.440'E back to 5. 35°00.000'S, 138°12.820'E	From 2030 hours on 6 December to 0600 hours on 7 December 2005.
The waters of the Gulf St Vincent Prawn Fishery that are north of block 2, which is defined as the waters within the following co- ordinates: 1. 34°55.500'S, 138°12.000'E 2. 35°00.000'S, 138°12.780'E 3. 35°00.000'S, 138°24.000'E 4. 34°53.280'S, 138°21.890'E back to	From 2030 hours on 7 December to 0600 hours on 8 December 2005.
5.34°55.500'S,138°12.000'E	

Dated 5 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets, except in the four areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North and west of lines commencing at position latitude (northern area) $33^{\circ}29.00'$ S, longitude $137^{\circ}17.00'$ E (western Shore), then to position latitude $33^{\circ}29.00'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}13.50'$ S, longitude $137^{\circ}36.40'$ E, then to position latitude $33^{\circ}10.00'$ S, longitude $137^{\circ}40.00'$ E (eastern shore).

2. Within the southern area commencing at position latitude $33^{\circ}41.00'$ S, longitude $137^{\circ}06.00'$ E (West Shore), then to position latitude $33^{\circ}52.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $33^{\circ}56.00'$ S, longitude $137^{\circ}05.00'$ E, then to position latitude $34^{\circ}01.00'$ S, longitude $137^{\circ}08.00'$ E, then to position latitude $34^{\circ}14.00'$ S, longitude $137^{\circ}08.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}52.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}49.00'$ E, then to position latitude $34^{\circ}18.00'$ S, longitude $136^{\circ}43.00'$ E, then to position latitude $34^{\circ}09.00'$ S, longitude $136^{\circ}43.00'$ E, then to position latitude $34^{\circ}09.00'$ S, longitude $136^{\circ}47.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $136^{\circ}34.00'$ E (Arno).

3. Within the Wardang Island area commencing at position latitude $34^{\circ}19.00$ 'S, longitude $137^{\circ}30.00$ 'E, then to position latitude $34^{\circ}19.00$ 'S, longitude $137^{\circ}20.00$ 'E, then to position latitude $34^{\circ}23.00$ 'S, longitude $137^{\circ}15.00$ 'E, then to position latitude $34^{\circ}54.00$ 'S, longitude $137^{\circ}15.00$ 'E.

4. Within the Broughton area commencing at position latitude $34^{\circ}22.30$ 'S, longitude $137^{\circ}47.30$ 'E (Wood Point Beacon), then to position latitude $34^{\circ}37.00$ 'S, longitude $137^{\circ}33.00$ 'E (Middle Bank Light), then to position latitude $34^{\circ}46.00$ 'S, longitude $137^{\circ}44.00$ 'E (Tickera).

SCHEDULE 2

From 2030 hours on 5 December 2005 to 0600 hours on 6 December 2005.

Dated 5 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, a person in the class of persons specified in Schedule 1 (the 'exemption holder') is exempt from section 34 of the Fisheries Act 1982 and clause 37 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder may undertake the fishing activity described in Schedule 2 within coastal waters adjacent to South Australia excluding State internal waters, subject to the conditions set out in Schedule 3, from 1 January 2006 until 30 June 2006.

SCHEDULE 1

A person who is engaged in a fishing activity pursuant to a fishing concession granted under the Commonwealth Fisheries Management Act 1991, that authorises fishing in the Southern and Western Tuna and Billfish Fishery or the Southern Bluefin Tuna Fishery, including a scientific permit.

4152

SCHEDULE 2

The taking of fish of the genera or species set out below, using a lift net or a small purse seine net, for the purposes of collecting live bait for tuna fishing:

- Emmelichthyes
- Trachurus
- Sardinops
- Clupe
- Scomber australiasicus
- Engraulis

SCHEDULE 3

1. The exempted activity may only be undertaken from a boat that is nominated against the fishing concession pursuant to which the tuna fishing is to be undertaken.

2. Fish taken pursuant to this exemption may only be used as live bait or dead bait and must not be sold.

3. A maximum of three tonnes per trip of fish may be taken pursuant to this exemption for use as dead bait.

4. Fish taken pursuant to this exemption must not be transferred to another boat.

5. A purse seine net used pursuant to this exemption must not exceed 300 m.

6. Fishing activity must not be undertaken pursuant to this exemption in waters less than 10 m in depth.

7. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

Dated 5 December 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that notice number V014/05, made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 1711, dated 6 June 2005, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery licence to use prawn trawl nets, except in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Gulf St Vincent Prawn Fishery that are north of an east-west trawl line, commencing at position latitude 35°03.44'S, longitude 137°49.00'E (Troubridge Island), then to position latitude 35°30.00'S, longitude 138°14.20'E, (Wirrina Cove).

SCHEDULE 2

From 2030 hours on 2 December 2005 to 0600 hours on 6 December 2005.

Dated 1 December 2005.

S. SLOAN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Katherine York, of The University of Melbourne (the 'exemption holder'), Parkville, Vic. 3010, is exempt from the provisions of Clause 65 of Schedule 1 of the Fisheries (General) Regulations 2000, to engage in the activities specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2 from 12 February 2006 until 20 February 2006, unless varied or revoked earlier.

SCHEDULE 1

The collection of barnacle species from South Australian coastal waters (including intertidal rocky reefs) from the following areas:

- · Point Sinclair
- Penneshaw
- Cape Carnet
- Cowell
- Pennington Bay
- Glenelg

SCHEDULE 2

1. Specimens collected by the exemption holder pursuant to this notice are for scientific research and must not be sold.

2. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity, answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles involved and other related questions.

3. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.

4. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice. Dated 30 November 2005.

W. ZACHARIN, Director of Fisheries

GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Adelaide Juventus Sports & Social Club Inc. has applied to the Licensing Authority for a Gaming Machine Licence in respect of premises situated at Litchfield House, Fosters Road, Oakden, S.A. 5086 and known as Adelaide Force Clubrooms.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o Richard Smith, Lawson Smith Lawyers, G.P.O. Box 2510, Adelaide, S.A. 5001.

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 1 December 2005.

Applicant

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

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

PATRICK CONLON, Minister for Transport

TSA V28377

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

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

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

Minimum Complement

Limit 1—Two persons—Coxswain and GP (General Purpose Person).

Limit 2-Two persons-Master and GP.

Minimum Qualifications of Crew

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

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

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

Limit 2—Either the Master or GP must possess a Certificate of Competency as Marine Engine Driver Grade III.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 28 April 2005.

PATRICK CONLON, Minister for Transport

TSA V28545

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Blue Fin* whilst operating within the waters of Spencer Gulf north of a line from Cape Castastrophe on Eyre Peninsular to Waterhouse Point on Thistle Island to Corny Point on Yorke Peninsula and not more than 15 nautical miles from the Coastline and within a 20 nautical mile radius of an operational VHF radio coast or limited coast station.

Minimum Complement

Normal Operations One Person—Master

Diving Operations Two Persons—Master and GP (General Purpose Person)

Minimum Qualifications of Crew

Master—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course and Restricted Radiotelephony Course.

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

> CAPT. W. FERRAO, Presiding Member, State Crewing Committee

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Treakle Factory Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 35 The Strand, Port Elliot, S.A. 5212 and known as Hotel Elliot.

The applications have been set down for hearing on 12 January 2006 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 4 January 2006).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

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 30 November 2005.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Galatime Pty Ltd as trustee for Jones Hotel Trust and Macham Nominees Pty Ltd as trustee for the Mac Property Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Bartley Terrace, West Lakes, S.A. 5021 and known as Leg Trap Hotel.

The applications have been set down for hearing on 11 January 2006 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 3 January 2006).

The applicants' address for service is c/o Duncan Basheer Hannon, Barristers & Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: Max Basheer or David Tillett).

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 5 December 2005.

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 Som Nath Saini has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 285-287 Glen Osmond Road, Glenunga, S.A. 5064 and known as Laxmis Fine Indian Cuisine.

The application has been set down for hearing on 12 January 2006 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 4 January 2006).

The applicant's address for service is c/o 285-287 Glen Osmond Road, Glenunga, S.A. 5064.

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 30 November 2005.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Port Clinton Community & Sports Club Inc. has applied to the Licensing Authority for Alterations, Redefinition, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 12 Yararoo Drive, Port Clinton, S.A. 5570 and known as Port Clinton Community & Sports Club.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations to and extension of the licensed premises to include proposed kitchen and dining area as per plans lodged with this office.
- Redefinition of the licensed premises and variation to Extended Trading Authorisation to include the abovementioned area.
- Variation to Entertainment Consent to include the beer garden.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o Port Clinton Community & Sports Club, 12 Yararoo Drive, Port Clinton, S.A. 5570.

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 29 November 2005.

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 Cavern Club Pty Ltd as trustee for Cavern Club Trading Unit Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence, variation to Conditions and increase in Capacities in respect of premises situated at Unit 6, Station Arcade, 132-137 North Terrace, Adelaide, S.A. 5000 and known as Cavern Club.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to conditions to delete the following condition from the licence:

Noise from the premises (including live or recorded entertainment, singing, patron noise or similar) when assessed at the nearest noise sensitive location shall be less than 8dB (A) above the level of background noise in any octave band of the sound spectrum.

 Increase in the capacity of the premises from 350 persons to 500 persons.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o Daryl Burrows, Unit 6, Station Arcade, 132-137 North 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 6 December 2005.

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 Desperate Housewines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 5 Palmer Street, Prospect, S.A. 5082 and to be known as Desperate Housewines.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's 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 6 December 2005.

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 Michael James Smith as trustee for the Smith Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1A Victoria Square Arcade, Adelaide, S.A. 5000 and known as Ecco Espresso Bar.

The application has been set down for hearing on 11 January 2006 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 3 January 2006).

The applicant's address for service is c/o Carrington Conveyancers, P.O. Box 6193, Halifax Street, Adelaide, S.A. 5000 (Attention: Paul Edwards).

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 30 November 2005.

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 Troy Sewell and Larissa Ross have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 11, 329-331 Henley Beach Road, Brooklyn Park, S.A. 5032 and known as Nizam's Indian Curry Bar.

The application has been set down for hearing on 10 January 2006 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 2 January 2006).

The applicants' address for service is c/o Larissa Ross, P.O. Box 52, West Beach, S.A. 5024.

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 29 November 2005.

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 Common Link Pty Ltd has applied to the Licensing Authority for the variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 346 Tapleys Hill Road, Seaton, S.A. 5023 and known as Links Hotel Motel.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation:

- Monday to Wednesday: Midnight to 2 a.m. the following day;
- Days preceding other Public Holidays: Midnight to 2 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

• Variation to Entertainment Consent to include the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o John Rollinson, 346 Tapleys Hill Road, Seaton, S.A. 5023.

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 29 November 2005.

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 Craig Andrew Thomson and Lisa Michelle Thomson have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 113, Gillentown Road, Clare, S.A. 5453 and to be known as Stone Bridge Wines.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicants' address for service is c/o Craig Thomson, P.O. Box 326, Clare, S.A. 5453.

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 29 November 2005.

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 Bryce Evan Lillecrapp and Bronwyn Alayne Lillecrapp have applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at Lot 780, Filed Plan 169719, Hundred of Jutland, Keyneton Road, Eden Valley, S.A. 5235 to be situated at Lot 5, Rushlea Road, Eden Valley, S.A. 5235 and known as Fernfield Wines.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicants' address for service is c/o Heuzenroeder & Heuzenroeder, 49 Murray Street, Tanunda, S.A. 5352.

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 1 December 2005.

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 Melody Entertainment Pty Ltd has applied to the Licensing Authority for an Entertainment Venue Licence, Extended Trading Authorisation and section 35 (1) (c) in respect of premises situated at Shop 2, 61-63 Hindley Street, Adelaide, S.A. 5000 and to be known as Melody Karaoke.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Conditions

The following conditions are sought:

- Approval under section 35 (1) (c) 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.

- Extended Trading Authorisation:
 - Monday to Saturday: Midnight to 5 a.m. the following day;

Sunday: 8 p.m. to 5 a.m. the following day;

Maundy Thursday: Midnight to 2 a.m. the following day;

Christmas Eve: Midnight to 2 a.m. the following day;

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o Duncan Basheer Hannon, Barristers & Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett or John Williams).

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 2 December 2005.

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 Cowper Investments Pty Ltd as trustee for Awakeri Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 6, Newman Road, Charleston, S.A. 5244 and to be known as Blackford Stable Wines.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicant's address for service is c/o Stephen Cowper, P.O. Box 162, Charleston, 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 1 December 2005.

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 Neil James Hasse and Carole Helena Hasse have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Deep Creek Road, Currency Creek, S.A. 5214 and known as Currency Hills Estates.

The application has been set down for hearing on 6 January 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner 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: 29 December 2005).

The applicants' address for service is c/o Neil Hasse, P.O. Box 947, Goolwa, S.A. 5214.

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 2 December 2005.

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 Fantasy Fulfillment Pty Ltd has applied to the Licensing Authority for a variation to Conditions and variation to Extended Trading Authorisation in respect of premises situated at 134 Hindley Street, Adelaide, S.A. 5000 and known as Isobar.

The application has been set down for callover on 22 December 2005 at 9 a.m.

Conditions

• Variation to conditions to vary Trading Hours (including Extended Trading Authorisation):

From:

Monday: Nil;

Tuesday and Wednesday: 5 p.m. to midnight;

Thursday to Saturday: 5 p.m. to 3 a.m. the following day;

Sunday: 5 p.m. to midnight.

To:

Monday to Saturday: 5 p.m. to 5 a.m. the following day;

Sunday: 8 a.m. to 5 a.m. the following day;

- Christmas Eve: 5 p.m. to 2 a.m. the following day;
- Sunday Christmas Eve: 8 a.m. to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, one day before the hearing date (viz: 21 December 2005).

The applicant's address for service is Geoffrey Yu, 134 Hindley 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 1 December 2005.

Applicant

MINING ACT 1971

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

Applicant: Central West Gold NL

Location: Ooloo Mine area—Approximately 110 km eastsouth-east of Marree.

Term: 1 year

Area in km^2 : 348

Ref.: 2004/00192

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Resource and Capital Management (SA) Pty Ltd

Location: Carappee Hill area—Approximately 20 km south of Kimba.

Term: 1 year

Area in km²: 17

Ref.: 2004/00324

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Resource and Capital Management (SA) Pty Ltd

Location: Karkarook area—Approximately 35 km southsouth-west of Kimba.

Term: 1 year

Area in km²: 72

Ref.: 2004/00325

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Red Metal Limited

Location: Roxby Hill area—Approximately 70 km north-west of Woomera.

Term: 1 year

Area in km^2 : 953

Ref.: 2005/00458

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Strategic Minerals Corporation NL

Location: Martins Well area—Approximately 120 km southeast of Leigh Creek.

Term: 1 year

Area in km²: 784

Ref.: 2005/00680

Plan and co-ordinates can be found on the PIRSA Sarig website: <u>http://www.minerals.pir.sa.gov.au/sarig</u> 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 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: Jason Paul Walsgott

Claim No.: 3497

Location: Allotment 2 in Filed Plan 15893, Hundred of Blanche, approximately 8 km west of Mount Gambier.

Area: 35 hectares

Purpose: For the recovery of Dolomite/Limestone

Reference: T02485

A copy of the proposal has been provided to the District Council of Mount Gambier.

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 23 December 2005.

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

NOTICE UNDER SECTION 95—REQUEST FOR MAKING OF A RULE

Management of Negative Settlement Residues in the Snowy Region

THE Australian Energy Market Commission (Commission) gives notice under section 95 of the National Electricity Law (NEL) that a group of generators—Loy Yang Marketing Management Company (LYMMCO), Southern Hydro, International Power, TRUenergy, NRG Flinders, Hydro Tasmania—and NEMMCO has made a request for the making of a Rule. The proposed Rule would amend the NEMMCO derogation in Part 8 of Chapter 8A (Network Constraint Formulation) to manage negative settlement residues arising from network congestion in the Snowy region.

This Rule proposal was received by NECA (the Commission's predecessor) on 10 May 2005. Under the NEL transitional provisions, consideration of this Rule proposal became the Commission's responsibility on 1 July 2005. The proponents have revised the original proposal to satisfy new procedural requirements for participant derogations under the recently amended NEL.

A draft of the proposed Rule and a copy of the Rule change proposal are published on the Commission's website and are available for inspection at the offices of the Commission.

The Commission invites written submissions from any person or body in relation to the Rule change proposal. The Commission's policy is to promptly publish all submissions on its website upon receipt, subject to any claim of confidentiality which will be maintained in accordance with the NEL. Submissions must be received no later than 10 February 2006. Australian Energy Market Commission

Postal Address:	Offices:
P.O. Box H166	Level 16, 1 Margaret Street,
Australia Square, N.S.W. 1215	Sydney, N.S.W. 2000
Facsimile:	Email to register for public hearing:
(02) 8296 7899	aemc@aemc.gov.au.
Email:	Website:
submissions@aemc.gov.au.	<u>www.aemc.gov.au</u> .

J. TAMBLYN, Chairman, Australian Energy Market Commission

NATIONAL ELECTRICITY LAW

NOTICE UNDER SECTION 99—DRAFT RULE DETERMINATION

Draft National Electricity Amendment (System Restart Ancillary Services and Pricing Under Market Suspension) Rule 2005

THE Australian Energy Market Commission (Commission) gives notice under section 99 of the National Electricity Law (NEL) of a draft Rule determination in relation to changes to arrangements for the standards applying to the procurement of and payment for System Restart Ancillary Services and for clarifying NEMMCO's responsibilities and options in relation to pricing under market suspension.

This Rule proposal was received by NECA (the Commission's predecessor) on 11 April 2005. Under the NEL transitional provisions, consideration of this Rule proposal became the Commission's responsibility on 1 July 2005.

The draft Rule determination, including the draft of the Rule to be made, is published on the Commission's website and is available for inspection at the offices of the Commission.

The Commission invites written submissions from any person or body in relation to the draft Rule determination. The Commission's policy is to promptly publish all submissions on its website upon receipt, subject to any claim of confidentiality which will be maintained in accordance with the NEL.

Submissions must be received no later than 3 February 2006.

Any interested person or body may request the Commission, to hold a hearing in relation to a draft Rule determination, in accordance with section 101 of the NEL. The request must be in writing and must be made no later than 16 December 2005.

Australian Energy Market Commission:

Postal Address:	Offices:
P.O. Box H166	Level 16, 1 Margaret Street,
Australia Square, N.S.W. 1215	Sydney, N.S.W. 2000
Facsimile:	Email:
(02) 8296 7899	submissions@aemc.gov.au.
Email to request hearing:	Wabsita

Email to request hearing: aemc@aemc.gov.au.

Website: www.aemc.gov.au

J. TAMBLYN, Chairman, Australian Energy Market Commission

NATIONAL PARKS REGULATIONS 2001

Closure of Telowie Gorge Conservation Park and Mount Remarkable National Park (Napperby Block)

PURSUANT to Regulation 8 (3) (d) of the National Parks Regulations 2001, I, Edward Gregory Leaman, the Director of National Parks and Wildlife, close to the public the whole of Telowie Gorge Conservation Park and the Napperby Block of Mount Remarkable National Park (Sections 321, 322, 323, 325, 326, 327, 329 and 347, Hundred of Napperby) from sunrise on Monday, 2 January 2006 until sunset on Friday, 6 January 2006.

The purpose of the closure is to ensure the safety of the public during a feral animal-culling program within the reserve during the periods indicated.

Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks Regulations 2001, I, Edward Gregory Leaman, the Director of National Parks and Wildlife, grant permission to members of the Hunting and Conservation Branch of the Sporting Shooters Association of Australia, in possession of both a current Hunting Permit and a firearm to enter and remain in Telowie Gorge Conservation Park and the Napperby Block of Mount Remarkable National Park (Sections 321, 322, 323, 325, 326, 327, 329 and 347, Hundred of Napperby) from sunrise on Monday, 2 January 2006 until sunset on Friday, 6 January 2006 for the purpose of taking feral animals.

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

Dated 28 November 2005.

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

PETROLEUM ACT 2000

Cessation of Suspension of Petroleum Exploration Licence— PEL 100

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the suspension dated 30 September 2005 of the abovementioned Exploration Licence has been ceased under the provisions of the Petroleum Act 2000, with effect from 1 December 2005, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of PEL 100 is now determined to be 6 May 2008.

Dated 2 December 2005.

B. A. GOLDSTEIN, Director Petroleum Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Resumption of Suspension of Exploration Licence-PEL 27

PURSUANT to section 92 of the Petroleum Act 2000, notice is hereby given that the suspension dated 11 February 2005, of the abovementioned Exploration Licence has been resumed following the temporary cessation of suspension granted on 8 November 2005 as modified, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, with effect from 24 March 2005.

The suspension dated 11 February 2005 will resume with effect from 28 November 2005 until 20 December 2005.

Dated 2 December 2005.

B. A. GOLDSTEIN, Director Petroleum Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Variation of Petroleum Exploration Licence-PEL 114

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

Condition 1 of the licence is omitted and the following substituted:

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

Year of Term of Licence	Minimum Work Requirements		
One	320 km ² 3D seismic; Geological and Geophysical Studies		
Two	4 wells; Geological and Geophysical Studies		
Three	7 wells		
Four	200 km ² 3D seismic		
Five	Geological and Geophysical Studies		

This variation provides for the individual work programs of Years 3, 4 and Year 5 to be combined into a single work program. The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.'

Dated 2 December 2005.

B. A. GOLDSTEIN, Director Petroleum Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Grant of Petroleum Production Licence—PPL 211

PURSUANT to section 92 (1) of the Petroleum Act 2000, notice is hereby given that the undermentioned Petroleum Production Licence has been granted with effect from 2 December 2005, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensees	Locality	Area in km ²	Reference
PPL 211	Stuart Petroleum Ltd Mawson Petroleum Pty Ltd	Cooper Basin of South Australia	0.12	28/01/386

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude $27^{\circ}14'30''S$ GDA94 and longitude $140^{\circ}56'03''E$ GDA94, thence east to longitude $140^{\circ}56'10''E$ AGD66, south to latitude $27^{\circ}14'43''S$ GDA94, west to longitude $140^{\circ}56'05''E$ GDA94, north to latitude $27^{\circ}14'40''S$ GDA94, west to longitude $140^{\circ}56'03''E$ GDA94, and north to the point of commencement.

Area: 0.12 km^2 approximately.

Dated 2 December 2005.

B. A. GOLDSTEIN, Director Petroleum Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PREVENTION OF CRUELTY TO ANIMALS ACT 1985

Revocation of an Inspector

PURSUANT to section 28 of the Prevention of Cruelty to Animals Act 1985, I, John David Hill, Minister for Environment and Conservation, revoke the appointment of the following person nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated as an Inspector for the purposes of the Act:

Erin Louise Hutchings

Dated 30 November 2005.

JOHN HILL, Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

Westbrook Terrace, Northgate/Northfield

BY Road Process Order made on 27 July 2005, the City of Port Adelaide Enfield ordered that:

1. The whole of Westbrook Terrace between Grand Junction Road and 9 m north of Leopold Avenue adjoining allotment 4006 (Reserve) in Deposited Plan 62926 being portion of the land lettered 'A' on Preliminary Plan No. 05/0008 be closed.

2. Issue a Certificate of Title to the City of Port Adelaide Enfield for the whole of the land subject to closure which land is being retained by Council to merge with the adjoining Council Reserve.

3. The following easements are granted over portion of the land subject to that closure:

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

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

On 22 November 2005 that order was confirmed by the Minister for Administrative Services conditionally upon the deposit by the Registrar-General of Deposited Plan 68855 being the authority for the new boundaries.

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 8 December 2005.

P. M. KENTISH, Surveyor-General

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JANUARY, FEBRUARY AND MARCH 2006

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, James Horne, Commissioner of Highways, at the direction of the Honourable the Minister for Transport, Energy and Infrastructure, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of January, February and March 2006. Dated at Adelaide, 6 December 2005.

97/03263

J. HORNE, Commissioner of Highways

THE SCHEDULE

Times of sunrise and sunset during the months of January, February and March 2006 for Adelaide: latitude 34°56'S, longitude 138°35'E, GMT-9.50 hours.

Month	January		February		Mai	March	
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	
1	06 05	20 32	06 35	20 23	07 02	19 54	
2	06 06	20 33	06 36	20 22	07 03	19 52	
3	06 07	20 33	06 37	20 22	07 04	19 51	
4	06 07	20 33	06 38	20 21	07 05	19 50	
5	06 08	20 33	06 39	20 20	07 06	19 48	
6	06 09	20.33	06 40	20.19	07.06	19 47	
7	06 10	20 33	06 41	20 18	07 07	19 46	
8	06 11	20 33	06 42	20 17	07 08	19 44	
9	06 12	20 33	06 43	20.16	07 09	19 43	
0	06 13	20 33	06 44	20.15	07 10	19 42	
1	06 14	20 33	06 45	20 14	07 11	19 40	
2	06 14	20 33	06 46	20 13	07 12	19 39	
3	06 15	20 32	06 47	20 12	07 12	19 38	
4	06 16	20 32	06 48	20 11	07 13	19 36	
5	06 17	20 32	06 49	20 10	07 14	19 35	
6	06 18	20 32	06 50	20.09	07 15	19.33	
7	06 19	20 31	06 51	20.08	07 16	19.32	
8	06 20	20 31	06 52	20 07	07 17	19 31	
9	06 21	20 31	06 53	20.06	07 17	19 29	
20	06 22	20 30	06 54	20 05	07 18	19 28	
21	06 23	20 30	06 55	20 03	07 19	19 26	
22	06 24	20 29	06 56	20 02	07 20	19 25	
23	06 25	20 29	06.57	20 01	07 21	19 24	
24	06 26	20 28	06.57	20 00	07 21	19 22	
25	06 27	$\frac{20}{20}\frac{20}{28}$	06 58	19 59	07 22	19 21	
26	06 28	20 27	06 59	19.57	07 23	19 19	
	06 29	20 27	07 00	19.56	07 24	19 18	
28	06 30	20 26	07 01	19 55	07 25	19 17	
9	06 32	$\frac{20}{20}\frac{20}{25}$	0, 01	17 00	07 25	19 15	
30	06 33	20 25			07 26	19 14	
31	06 34	20 24			07 27	19 13	

Note: Daylight saving time is subject to change.

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

HIGHER MASS LIMITS FOR VEHICLES FITTED WITH ROAD FRIENDLY SUSPENSIONS

Information Note

This Notice adds additional routes to the network that can be used by vehicles fitted with Road Friendly Suspensions and is a supplement to the Notice titled '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions*' dated 5 May 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under Section 163AA and of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions*' dated 5 May 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means vehicles fitted with Road Friendly Suspensions as described in Table 1 of the Primary Notice;
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for General Access Vehicles fitted with Road Friendly Suspension*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions*' dated 5 May 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified in the attached maps titled:
 - 4.1.1 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP R5; and
 - 4.1.2 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP R6; and
 - 4.1.3 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP R8; and
 - 4.1.4 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP UI; and
 - 4.1.5 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP U2; and
 - 4.1.6 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP U2_1; and
 - 4.1.7 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' MAP U2_3; and
 - 4.1.8 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Map 'Towns R-W' (Strathalbyn).

5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) any combination specific documents as required by the Primary Notice; and
 - 5.1.3 produce these documents when requested by a DTEI Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 12 December 2005.

[8 December 2005







[8 December 2005







Map : U2 - 06 December 2005





Map : U2_1 - 06 December 2005

Page 20

[8 December 2005





ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL Pursuant to Section 161A of the Road Traffic Act 1961

OPERATION OF B-DOUBLE VEHICLES UP TO 25 M IN LENGTH

Information Note

This Notice adds additional routes to the network that can be used by B-Double Vehicles up to 25 m in length and is a supplement to the Notice titled '*Operation of B-Double Vehicles up to 25 m in length*' dated 30 June 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under Section 163AA and of the *Road Traffic Act 1961*, I hereby vary the conditions of the Gazette Notice of Approval and Exemption titled, 'Operation of *B-Double Vehicles up to 25 m in length*' dated 30 June 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means B-Double vehicles up to an overall length not exceeding 25 m;
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for B-Double Vehicles up to 25 m in length*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of B-Double Vehicles up to 25 m in length*' dated 30 June 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified in the attached maps titled:
 - 4.1.1 'WALLAROO Route Network for B-Double Vehicles up to 25m in Length General Mass Limits (GML)'; and
 - 4.1.2 'WALLAROO Route Network for B-Double Vehicles up to 25m in Length Higher Mass Limits (HML)'.

5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) the 'Code of Practice for B-Doubles' dated June 2005;
 - (iv) the map book titled 'Route Network for B-Doubles' dated June 2005; and
 - 5.1.3 produce these documents when requested by a DTEI Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 12 December 2005.

Executive Director Safety and Regulation Division







Page 2
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
9. 16 December 2004	10. 27 January 2005	11. 3 February 2005	12. 10 February 2005
13. 10 March 2005	14. 24 March 2005	15. 5 May 2005	16. 12 May 2005
17. 2 June 2005	18. 16 June 2005	19. 7 July 2005	20. 4 August 2005
21. 18 August 2005	22. 1 September 2005	23. 15 September 2005	24. 22 September 2005
25. 6 October 2005	26. 20 October 2005	27. 27 October 2005	

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 for the Drilling Training Package (DRT03)

*Trade/#Declared Vocation/Other Occupation	Code	Title Nominal Duration		Probationary Period
#Drilling	DRT20103	Certificate II in Drilling - Environmental	12 months	1 month
	DRT20203	Certificate II in Drilling - Foundation/ Construction	12 months	1 month
	DRT20303	Certificate II in Drilling - Geotechnical	12 months	1 month
	DRT20503	Certificate II in Drilling - Mineral Exploration	12 months	1 month
	DRT20703	Certificate II in Drilling - Blast Hole	12 months	1 month
	DRT21003	Certificate II in Drilling - Seismic	12 months	1 month
	DRT21103	Certificate II in Drilling - Water Well	12 months	1 month
	DRT30103	Certificate III in Drilling - Environmental	24 months	2 months
	DRT30203	Certificate III in Drilling - Foundation/ Construction	24 months	2 months
	DRT30303	Certificate III in Drilling - Geotechnical	24 months	2 months
	DRT30503	Certificate III in Drilling - Mineral Exploration	24 months	2 months
	DRT30703	Certificate III in Drilling - Blast Hole	24 months	2 months
	DRT30903	Certificate III in Drilling - Oil/Gas On- shore	24 months	2 months
	DRT31003	Certificate III in Drilling - Seismic	24 months	2 months
	DRT31103	Certificate III in Drilling - Water Well	24 months	2 months

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
9.	16 December 2004	10.	27 January 2005	11.	3 February 2005	12.	10 February 2005
13.	10 March 2005	14.	24 March 2005	15.	5 May 2005	16.	12 May 2005
17.	2 June 2005	18.	16 June 2005	19.	7 July 2005	20.	4 August 2005
21.	18 August 2005	22.	1 September 2005	23.	15 September 2005	24.	22 September 2005
25.	6 October 2005	26.	20 October 2005	27.	27 October 2005		

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 for the Public Sector Training Package (PSP04)

*Trade/#Declared Vocation/Other Occupation	Code	Title	Nominal Duration	Probationary Period
#Asset Security Operations	PSP40604	Certificate IV in Government (Fraud Control)	24 months	2 months
	PSP41404	Certificate IV in Government (Statutory Compliance)	24 months	2 months
	PSP41504	Certificate IV in Government (Investigation)	24 months	2 months
	PSP50604	Diploma of Government (Fraud Control)	36 months	3 months
	PSP51704	Diploma of Government (Investigation)	36 months	3 months
	PSP60504	Advanced Diploma of Government (Management)	48 months	3 months
#Clerical Processing	PSP20104	Certificate II in Government	12 months	1 month
(Office Administration)	PSP30104	Certificate III in Government	12 months	1 month
	PSP40104	Certificate IV in Government	24 months	2 months
	PSP50104	Diploma of Government	36 months	3 months
	PSP60104	Advanced Diploma of Government	48 months	3 months
	PSP41304	Certificate IV in Government (Procurement)	24 months	2 months
	PSP51404	Diploma of Government (Policy Development)	36 months	3 months

8 December 2005] THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

#Management	PSP41204	Certificate IV in Government (Project Management)	24 months 2 mon	
	PSP50504	Diploma of Government (Financial Services)	36 months	3 months
	PSP51104	Diploma of Government (Management)	36 months	3 months
	PSP51304	Diploma of Government (Project Management)	36 months 3 mon	
	PSP60404	Advanced Diploma of Government (Human Resources)	48 months	3 months
	PSP60504	Advanced Diploma of Government (Management)	48 months 3 mont	
	PSP60704	Advanced Diploma of Government (Strategic Procurement)	48 months	3 months

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
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9.	16 December 2004	10.	27 January 2005	11	. 3 February 2005	12.	10 February 2005
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17.	2 June 2005	18.	16 June 2005	19	. 7 July 2005	20.	4 August 2005
21.	18 August 2005	22.	1 September 2005	23	. 15 September 2005	24.	22 September 2005
25.	6 October 2005	26.	20 October 2005	27	. 27 October 2005		

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 for the Animal Care and Management Training Package (RUV04)

*Trade/#Declared Vocation/Other Occupation	National Code	Training Package Qualification	Nominal Term of Contract of Training	Probationary Period
#Animal Management Officer	RUV40104	Certificate IV in Animal Control and Regulation	24 months	2 months

Changes in Bold



Government of South Australia

TREASURER'S QUARTERLY STATEMENT

for the

THREE MONTHS and TWELVE MONTHS ended on 30 JUNE 2005 and 30 JUNE 2004

Presented by the Honourable Kevin Foley MP Treasurer of South Australia

COMMENTARY TO THE STATEMENT OF THE AMOUNTS CREDITED TO AND ISSUED FROM THE CONSOLIDATED ACCOUNT FOR THE COMPLETED 2004-2005 YEAR AND THE QUARTER ENDED 30 JUNE 2005

Receipts

Comments on full year outcome

Taxation receipts were \$164 million higher than the original 2004-2005 Budget estimate. This was mainly due to higher than estimated:

- stamp duties (\$130 million);
- payroll tax (\$33 million);
- land tax (\$6 million); and
- lower than estimated gaming machines tax (\$5 million).

Commonwealth general purpose grants were \$74 million higher than the original 2004-2005 Budget estimate:

- Competition grants higher than estimated by \$4 million.
- GST revenue grants higher than estimated by \$70 million.

Contributions from State Undertakings (taxes, dividends and other contributions from government corporations) were \$6 million higher than estimated in the original 2004-2005 Budget.

Fees and charges were \$17 million lower than estimated in the original 2004-2005 Budget mainly due to lower than estimated revenue from the Community Road Safety Fund related expiation fees.

Recoveries were \$55 million lower than the original 2004-2005 Budget estimate due to the budgeted recovery from the Commonwealth for mirror taxes now being offset against the budgeted payment for that item and the item "Return of cash to Consolidated Account – Cash Alignment Policy – interest", having been incorrectly reflected as a Consolidated Account item in the Budget estimates.

Royalties collected were \$18 million higher than the original 2004-2005 Budget estimate.

Other receipts were \$14 million lower than the original 2004-2005 Budget estimate. This is mainly due to:

- Lower than estimated repayment of equity capital contributions (\$136 million):
 - o Department for Administrative and Information Services.
 - Department of Health.

Offset by higher than estimated:

- interest on investments (\$6 million);
- interest recoveries (\$6 million);
- repayment of advances (\$85 million):
 - o Department of Administrative and Information Services;
- other recoveries (\$15 million):
 - Crown Solicitor's Trust account;
 - Parliamentary Superannuation Scheme;
- sale of land and buildings (\$8 million).

Comments on outcome for the June quarter 2005

Recoveries were significantly higher in the June 2005 quarter compared to the same quarter in the previous financial year due to the receipt of surplus cash from agencies in accordance with the South Australian Government's Cash Alignment Policy.

Payments

Payments pursuant to the Appropriation Act (i.e. to agencies) were \$49 million higher than forecast in the original 2004-2005 Budget. The major areas contributing to this outcome were as follows:

- Department of Health \$78 million higher.
- Department for Families and Communities \$75 million higher.
- Administered Items for the Department for Families and Communities \$28 million higher.
- Department of Education and Children's Services \$36 million higher.
- Administered Items for the Department of Treasury and Finance \$169 million lower.

All appropriations were paid within approved limits.

Payments pursuant to Specific Appropriation Authorised in Various Acts were \$3 million lower than forecast in the original 2004-2005 Budget. This was primarily the result of lower than estimated payments for First Home Owner Grants.

Pursuant to section 16 (4) (a) of the Public Finance and Audit Act 1987, the Treasurer approved that the Consolidated Account surplus for 2004-2005 of \$377.5 million be applied to reduce the Treasurer's debt with the South Australian Government Financing Authority.

Note

Considerable caution should be exercised in interpreting the quarterly statement of consolidated account transactions. Unlike the State budget, the information is purely limited to cash transactions. In addition, the Consolidated Account does not capture all the transactions undertaken by the general government sector (in particular, it does not record receipts and payments from special deposit accounts). Finally, it should be noted that the timing of receipts and payments could be volatile within a particular year. As a result, apparently significant movements between years may only be due to changes in the timing of receipts and payments, and therefore may not have implications for the underlying budget position.

SUMMARY OF THE STATEMENT ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 30 JUNE 2005 AND 30 JUNE 2004

- Twel	ve months ende	1 -	- Quarter ended -			
30 June 2005	30 June 2004	Variation	30 June 2005	30 June 2004	Variation	
\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	
		RECEIP	TS			
7,428,871	6,738,903	689,968	2,439,698	2,120,052	319,646	
		PAYMEN	TS			
7,051,381	6,409,448	641,933	1,999,954	1,976,469	23,485	
		FINANCING REQ	UIREMENT			
-377,490	-329,455	-48,035	-439,744	-143,583	-296,161	
		BORROWINGS / - F	REPAYMENTS	<u></u>		
-377,490	-329,455		-377,490	-329,455		
· · · · · · · · · · · · · · · · · · ·		CONSOLIDATED ACC Deficit / - Su		anayanya s		
-	-		-62,254	185,872		

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 30 JUNE 2005 AND 30 JUNE 2004

	(Prepared on a Cash	- Twelve mont	hs ended -	- Ouarter e	nded -
	Budget 2004-05	30 June 2005	30 June 2004	30 June 2005	30 June 2004
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
RECEIPTS -					
Taxation -					
Debits Tax	59,900	60,063	59,901	15,005	15,196
Gambling	407,551	402,303	381,431	97,279	96,820
Land Tax	268,800	274,523	199,781	24,016	14,238
Payroll Tax	862,000	894,974	855,731	231,506	212,878
Stamp Duties	974,200	1,104,095	1,120,623	286,581	288,035
Commonwealth Places Mirror Tax	17,700	17,573	17,493	4,306	4,071
Other taxes on property	10	13	-	-	-
River Murray Levy	19,000	19,351	12,773	5,000	4,800
Total Taxation	2,609,161	2,772,895	2,647,733	663,693	636,038
Contributions from State Undertakings	534,604	541,112	505,103	431,844	427,676
Recoveries	220,083	165,141	20,298	152,913	12,605
Fees and charges	129,189	112,024	106,243	28,347	25,167
Royalties	84,000	101,728	75,177	33,699	16,378
Commonwealth -					
General Purpose Grants	3,267,800	3,341,773	3,152,395	895,841	919,631
Specific Purpose Grants	56,414	47,204	44,545	11,298	9,377
Total Commonwealth	3,324,214	3,388,977	3,196,940	907,139	929,008
Other Receipts	360,634	346,994	187,409	222,063	73,180
Total Receipts	7,261,885	7,428,871	6,738,903	2,439,698	2,120,052

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 30 JUNE 2005 AND 30 JUNE 2004

		- Twelve mor	nths ended -	- Quarter e	nded -
	Budget	30 June	30 June	30 June	30 June
	2004-05	2005	2004	2005	2004
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Department of the Premier and Cabinet	42,252	50,056	42,100	12,024	7,391
Administered Items for the Department of the Premier and	,				
Cabinet	19,209	16,558	5,890	8,770	690
State Governor's Establishment	2,498	3,228	2,503	1,267	600
Arts SA	91,984	96,099	89,866	9,327	6,570
South Australian Tourism Commission	41,121	43,781	45,278	11,769	14,153
Minister for Tourism	4,511	5,261	4,862	785	
Auditor-General's Department	10,112	10,112	9,782	2,439	2,722
Administered Items for the Auditor-General's Department	851	896	768	379	600
Department of Treasury and Finance	41,708	43,038	38,975	8,131	9,99
Administered Items for the Department of Treasury and Finance	1 099 ((1	919,519	1 026 800	210 609	506 164
	1,088,661		1,026,890	319,608	596,165
Independent Gambling Authority Department of Trade and Economic Development ^(a)	1,362	1,362	1,439	336	395
	82,710	61,255	117,745	15,175	45,763
Administered Items for the Department of Trade and Economic Development ^(b)	601	-	4,098	-601	
Office of Venture Capital Board	11,493	2,493	-	1,369	
Department of Primary Industries and Resources	113,809	125,484	107,955	38,816	24,623
Administered Items for the Department of Primary Industries and Resources		91,998	90,819	91,998	90,819
Department for Correctional Services	92,335	127,881	120,163	29,484	
South Australian Police	125,271	363,704			32,913
Administered Items for Police and Emergency Services	361,606	,	346,661	60,739	67,927
Courts Administration Authority	6,655	5,938	48,812	3,122	9,44
Administered Items for Courts Administration Authority	63,679	65,262	62,817	18,941	18,04:
State Electoral Office	30	-	-	-	41
	2,076	2,147	1,959	553	41
Attorney-General's Department Administered Items for the Attorney-General's Department	63,278 43,868	64,416 45,946	61,008 37,125	16,854 12,053	23,760 4,800
Department of Health and Department for Families and Communities ^(c) Administered Items for the Department of Health and	1,838,751	1,991,402	1,654,065	592,110	394,66
Administered Items for the Department for Families and Communities ^(d)	166,349	195,482	113,980	58,932	25,783
Department of Education and Children's Services	1,458,237	1,494,024	1,409,461	384,463	419,602
Administered Items for the Department of Education and		, ,		·	
Children's Services Department of Further Education, Employment, Science	137,400	128,798	129,140	5,248	7,469
and Technology	232,684	238,270	221,714	66,992	72,982
Department for Environment and Heritage	113,196	115,788	99,985	31,346	19,73

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 30 JUNE 2005 AND 30 JUNE 2004

(Prepared	l on a Cash Bas	is)			
	_	- Twelve mor	nths ended -	- Quarter	ended -
	Budget	30 June	30 June	30 June	30 June
	2004-05	2005	2004	2005	2004
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Administered Items for the Department for Environment					
and Heritage	3,589	3,589	4,338	-	428
Environment Protection Authority	8,692	8,704	8,718	2,642	1,768
Department of Water, Land and Biodiversity Conservation	65,278	85,140	56,165	29,222	12,921
Administered Items for Department of Water, Land and					
Biodiversity Conservation	37,854	18,201	35,968	-1,082	8,345
Office of Local Government ^(e)	-	2,879	2,798	694	832
Administered Items for the Office of Local Government	-	901	-	901	-
Planning SA	14,723	16,396	14,969	4,567	4,458
Administered Items for Planning SA	844	2,213	1,217	-	121
Transport Services	51,892	109,742	20,884	72,504	14,521
Administered Items for Transport Services	67,600	8,956	38,108	-26,132	14,036
Transport Planning	2,467	2,609	2,314	709	586
Office of Public Transport ^(f)	173,263	179,722	169,853	45,048	41,853
TransAdelaide	2,791	2,764	3,754	689	1,075
Offices for Sustainable Social, Environmental and	_,	,	,		,
Economic Development	1,335	1,335	869	315	221
Department for Administrative and Information Services	182,172	165,247	29,443	32,789	-58,613
Administered Items for the Department for Administrative	,				,
and Information Services	5,680	7,650	5,254	4,193	592
House of Assembly	6,470	5,751	5,500	1,747	1,436
Joint Parliamentary Services	7,184	7,624	7,205	2,133	2,290
Legislative Council	3,976	3,629	3,456	1,021	967
Special Acts	111,101	108,131	102,775	25,565	30,599
Total Payments	7,005,208	7,051,381	6,409,448	1,999,954	1,976,469
REPAYMENTS -					
Repayment of funds borrowed from South Australian					
Government Financing Authority	256,677	377,490	329,455	377,490	329,455
- Total Payments and Repayments	7,261,885	7,428,871	6,738,903	2,377,444	2,305,924

(a) Incorporates both the former Department for Business, Manufacturing and Trade and the Office of Economic Development

(b) Formerly Administered Items for the Department for Business, Manufacturing and Trade

(c) Formerly Department of Human Services

(d) Formerly Administered Items for the Department of Human Services

(e) Budget included under the Department of Trade and Economic Development

(f) Formerly the Passenger Transport Board

WILDERNESS PROTECTION ACT 1992

Proposal to Proclaim the Danggali Wilderness Protection Area

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 22 of the Wilderness Protection Act 1992, that I propose to recommend the constitution of the Danggali Wilderness Protection Area because the land meets the wilderness criteria to a sufficient extent to justify its protection under the Act.

The land proposed to be proclaimed as the Danggali Wilderness Protection Area consists of the land identified in Figure 1.

The report of the Wilderness Advisory Committee on the land proposed for constitution as the Danggali Wilderness Protection Area may be viewed at, or copies obtained at no cost from, the Department for Environment and Heritage at:

- DEH Keswick Office, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700;
- DEH Berri Office, 28 Vaughan Terrace, Berri, S.A. 5343, telephone 8595 2111; and

• DEH Lameroo Office, 74 Railway Terrace North, Lameroo, S.A. 5302, telephone 8576 3690.

For general enquiries, please contact the DEH Information Line, telephone 8204 1910 or e-mail dehinformation@saugov.sa.gov.au.

Alternatively, copies of the report can be viewed or downloaded from the Department's website at:

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

Any person may make a submission in relation to the proposal during the period from Thursday, 8 December 2005 up to and including Friday, 10 March 2006.

Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide S.A. 5001 or e-mailed to <u>irving.jason@saugov.sa.gov.au</u>.

Figure 1: Proposed Danggali Wilderness Protection Area



Dated 1 December 2005.

WILDERNESS PROTECTION ACT 1992

Proposal to Proclaim the Ngarkat Wilderness Protection Area

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 22 of the Wilderness Protection Act 1992, that I propose to recommend the constitution of the Ngarkat Wilderness Protection Area because the land meets the wilderness criteria to a sufficient extent to justify its protection under the Act.

The land proposed to be proclaimed as the Ngarkat Wilderness Protection Area consists of the land identified in Figure 1.

The report of the Wilderness Advisory Committee on the land proposed for constitution as the Ngarkat Wilderness Protection Area may be viewed at, or copies obtained at no cost from, the Department for Environment and Heritage at:

- DEH Keswick Office, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700;
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Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide, S.A. 5001 or e-mailed to *irving.jason@saugov.sa.gov.au*.



Figure 1: Proposed Ngarkat Wilderness Protection Area



20 201 202

Dated 1 December 2005.

JOHN HILL, Minister for Environment and Conservation

WILDERNESS PROTECTION ACT 1992

Proposal to Proclaim the Billiatt Wilderness Protection Area

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 22 of the Wilderness Protection Act 1992, that I propose to recommend the constitution of the Billiatt Wilderness Protection Area because the land meets the wilderness criteria to a sufficient extent to justify its protection under the Act.

The land proposed to be proclaimed as the Billiatt Wilderness Protection Area consists of the entire Billiatt Conservation Park.

The report of the Wilderness Advisory Committee on the land proposed for constitution as the Billiatt Wilderness Protection Area may be viewed at, or copies obtained at no cost from, the Department for Environment and Heritage at:

- DEH Keswick Office, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700;
- DEH Berri Office, 28 Vaughan Terrace, Berri, S.A. 5343, telephone 8595 2111; and
- DEH Lameroo Office, 74 Railway Terrace North, Lameroo, S.A. 5302, telephone 8576 3690.

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Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide, S.A. 5001 or e-mailed to:

irving.jason@saugov.sa.gov.au.

Dated 1 December 2005.

JOHN HILL, Minister for Environment and Conservation

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Notice Pursuant to Section 32 (7)

THE Workers Rehabilitation and Compensation Corporation hereby varies the scale of charges fixed for the purposes of section 32 (7) of the Workers Rehabilitation and Compensation Act 1986, by notice published in the *Government Gazette* on 9 February 1995, 22 June 2000, 29 March 2001, 29 November 2001, 5 December 2002, 11 December 2003 and 9 December 2004 as follows:

By inserting after item (9) the following item:

(10) This Notice is effective for travel on or after 1 January 2006.

Travei	l All	lowance
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Item No.	Service Description	Charge
1.	Where a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisa- tion or approved rehabilitation, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance for each kilometre travelled at the rate of:	33.5c

Dated 1 December 2005.

J. DAVISON, Chief Executive Officer

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 8 December 2005

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

TOWN OF GAWLER Easements in lot 11 in LTRO FP 154012, Orchard Drive, and lot 26 in LTRO FP 154027, Para Road, Evanston. p27

CITY OF MARION Easements in lot 930 in LTRO DP 61464, and lot 526 in LTRO DP 49854, Southbank Boulevard, Sheidow Park. p28

THE DISTRICT COUNCIL OF MOUNT BARKER Across Mount Barker Road, Hahndorf. p10 Johns Lane, Hahndorf. p10 Auricht Road, Hahndorf. p10 and 11 Nicholas Paech Drive, Hahndorf. p11 Easement in lot 210 in LTRO DP 68342, Nicholas Paech Drive, Hahndorf. p11 Eliza Court, Hahndorf. p11

CITY OF ONKAPARINGA Walnut Street, Old Reynella. p24

CITY OF PLAYFORD Broster Road, Angle Vale. p5 and 6 Thornton Street, Angle Vale. p5 Elm Drive, Angle Vale. p6

CITY OF PORT ADELAIDE ENFIELD Milne Court, Ferryden Park. p9 Bradley Court, Ferryden Park. p9 Harkes Court, Ferryden Park. p9

CITY OF SALISBURY Gidgie Court, Edinburgh. p7 Coogee Avenue, Paralowie. p12 Sarah Street, Paralowie. p13 Metala Road, Paralowie. p13 Birch Avenue, Salisbury East. p14 Cedarwood Avenue, Salisbury East. p14 Bunya Street, Salisbury East. p14 Oakmont Court, Salisbury East. p14 Strathpine Street, Salisbury East. p14

TOWNSHIP OF AUBURN WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Daly Street, Auburn. p20

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA Harris Road, Dublin. p19

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL Boucaut Road, Jamestown. p23

MUNDALLIO COUNTRY LANDS WATER DISTRICT

CITY OF PORT AUGUSTA Public road west of lot 20 in LTRO DP 67407, Port Augusta. This main is available on application only. p22

NARACOORTE WATER DISTRICT

NARACOORTE LUCINDALE COUNCIL Across Gordon Street, Naracoorte. p21 Deviation Road, Naracoorte. This main is available to lot 753 in LTRO FP 206099 by application only. p21

PORT VICTOR WATER DISTRICT

CITY OF VICTOR HARBOR Manning Avenue, Encounter Bay. p8 Harwood Close, Encounter Bay. p8 Dalblair Court, Encounter Bay. p8 Easements in lot 20 in LTRO DP 57949, Greenhills Road, Victor Harbor. p25 and 26 Across and in Greenhills Road, Victor Harbor. This main is available on the north side by application only. p26

STANSBURY WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Gulf View Road, Stansbury. p1 and 2 Grain Stack Road, Stansbury. p2 Adelaide Road, Stansbury. p3 and 4 Stans Court, Stansbury. p4 Seacliff Road, Stansbury. p4 Seaview Court, Stansbury. p4

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF MARION Perry Barr Road, Hallett Cove. p35

THE DISTRICT COUNCIL OF MOUNT BARKER Across Mount Barker Road, Hahndorf. p10 Johns Lane, Hahndorf. p10

TOWNSHIP OF PARINGA WATER DISTRICT

RENMARK PARINGA COUNCIL Waterworks land (section 76, hundred of Murtho), Lookout Drive, Paringa. p46 Across and in Lookout Drive, Paringa. p46 Waterworks land (section 302, hundred of Paringa), Lookout Drive, Paringa. p46

STANSBURY WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Adelaide Road, Stansbury. p3

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE Waterworks land (allotment piece 111 in LTRO DP 55531), Sherwood Terrace, Beaumont. p37-45

CITY OF MARION

Waterworks land (lot 100 in LTRO DP 23865), Perry Barr Road, Hallett Cove. p34-36 Across and in Perry Barr Road, Hallett Cove. p34-36

CITY OF ONKAPARINGA

Waterworks land (lot 2 in LTRO DP 36984), Main South Road, Hackham West. p31-33 Across and in Main South Road, Hackham West and Hackham. p31-33

PORT VINCENT WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Across public road (known as Port Vincent Road), Port Vincent. p15

YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Easements in lot 161 in LTRO DP 60298, public road (known as Port Vincent Road) Port Vincent. p15-18

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Across Frank Street, Newton. FB 1144 p28 and 29 Easement in lot 100 in LTRO FP 133390, Frank Street, Newton. FB 1144 p28 and 29

TOWN OF GAWLER Easements in lot 11 in LTRO FP 154012, Orchard Drive, and lot 26 in LTRO FP 154027, Para Road, Evanston. FB 1143 p47

CITY OF MARION Sunshine Avenue, Warradale. FB 1144 p21 Easements in lot 930 in LTRO DP 61464, Southbank Boulevard, Sheidow Park. FB 1143 p57-60

CITY OF PORT ADELAIDE ENFIELD Douglas Street, Ferryden Park. FB 1143 p36, 37 and 39 Sutherland Road, Ferryden Park. FB 1143 p36, 37 and 39 Harkes Court, Ferryden Park. FB 1143 p36, 37 and 39 Inverway Street, Ferryden Park. FB 1143 p36, 38 and 39 Elmore Street, Ferryden Park. FB 1143 p36, 38 and 39 Bradley Court, Ferryden Park. FB 1143 p36, 38 and 39 Milne Court, Ferryden Park. FB 1143 p36, 38 and 39 Kayes Avenue, Blair Athol. FB 1144 p19

CITY OF SALISBURY Coogee Avenue, Paralowie. FB 1143 p50 Sarah Street, Paralowie. FB 1143 p51 Metala Road, Paralowie. FB 1143 p51

CITY OF WEST TORRENS Cudmore Terrace, Marleston. FB 1144 p20

HAHNDORF COUNTRY DRAINAGE AREA

THE DISTRICT COUNCIL OF MOUNT BARKER In and across Nicholas Paech Drive, Hahndorf. FB 1143 p48 and 49 Eliza Court, Hahndorf. FB 1143 p48 and 49 Easement in lot 124 in LTRO DP 68342, Eliza Court, Hahndorf. FB 1143 p48 and 49 Easements in lots 120, 118-116, and 210 in LTRO DP 68342, Nicholas Paech Drive, Hahndorf. FB 1143 p48 and 49

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Ridgeway Street, Encounter Bay. FB 1143 p42, 43 and 45 Chapel Street, Encounter Bay. FB 1143 p42, 43 and 45 In and across Manning Avenue, Encounter Bay. FB 1143 p42, 43 and 45 Harwood Close, Encounter Bay. FB 1143 p42-45 Easements in lots 2006 and 80 in LTRO DP 68670, Dalblair Court, Encounter Bay. FB 1143 p42, 43 and 46 In and across Dalblair Court, Encounter Bay. FB 1143 p42-44 and 46 Easement in lots 77 and 76, Victor Avenue, Encounter Bay.

FB 1143 p42, 44 and 46 Easement in lots 81-83, Victor Avenue, Encounter Bay, FB 1143

Easement in 10ts 81-83, victor Avenue, Encounter Bay. FB 1143 p42, 44 and 46

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewer has been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA

CITY OF PORT ADELAIDE ENFIELD Milne Court, Ferryden Park. FB 1143 p36 and 38

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF MARION

Easements in lot 930 in LTRO DP 61464, Southbank Boulevard, Sheidow Park—100 mm PVC pumping main. FB 1143 p57 and 59

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

River Murray (Miscellaneous) Amendment Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *River Murray (Miscellaneous) Amendment Act (Commencement) Proclamation 2005.*

2—Commencement

The *River Murray (Miscellaneous) Amendment Act 2005* (No 58 of 2005) will come into operation on 8 December 2005.

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005 CS05WLB06865PII

4194

Statutes Amendment (Liquor, Gambling and Security Industries) Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Statutes Amendment (Liquor, Gambling and Security Industries)* Act (Commencement) Proclamation 2005.

2—Commencement of Act and suspension of certain provisions

- (1) The *Statutes Amendment (Liquor, Gambling and Security Industries) Act 2005* (No 22 of 2005) will come into operation on 8 December 2005.
- (2) The operation of section 4(1), (2), (3) and (5), section 35(2) and (3), section 39(2) and (3) and section 40(2) and (3) of the Act is suspended until a day to be fixed by subsequent proclamation.

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

OCBACS00019/05

Administrative Arrangements (Conferral of Ministerial Functions and Powers—Arts) Proclamation 2005

under section 6 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Conferral of Ministerial Functions and Powers—Arts) Proclamation 2005.

2—Commencement

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

3-Conferral of ministerial functions and powers

The ministerial functions and powers of the Minister for the Arts in relation to the Australian Festival for Young People Incorporated are conferred on the Minister Assisting the Premier in the Arts.

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

DPC05/0028CS

Constitution (Prorogation of Parliament) Proclamation 2005

under section 6 of the Constitution Act 1934

1—Short title

This proclamation may be cited as the *Constitution (Prorogation of Parliament) Proclamation 2005.*

2—Commencement

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

3—Prorogation of Parliament

I prorogue the Parliament of South Australia until 28 February 2006.

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

Harbors and Navigation (Care, Control and Management— Port Pirie) Proclamation 2005

under section 18 of the Harbors and Navigation Act 1993

1—Short title

This proclamation may be cited as the *Harbors and Navigation (Care, Control and Management—Port Pirie) Proclamation 2005.*

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the Harbors and Navigation Act 1993;

development has the meaning assigned to the term by the Development Act 1993;

GP means a plan relating to land deposited at the General Registry Office at Adelaide under section 31 of the *Registration of Deeds Act 1935*;

Port Pirie Marina and Fisherman's Jetty means-

- (a) the subjacent land belonging to the Minister within so much of Area A and Area B delineated on GP 79/2002 as is not within the area of the Port Pirie Regional Council; and
- (b) any structures belonging to the Minister on that subjacent land.

4—Care, control and management of Port Pirie Marina and Fisherman's Jetty

- (1) Pursuant to section 18(1) of the Act, Port Pirie Marina and Fisherman's Jetty are placed under the care, control and management of the Port Pirie Regional Council (the *Council*).
- (2) Pursuant to section 18(2)(a) of the Act, the following conditions are imposed in relation to the care, control and management of Port Pirie Marina and Fisherman's Jetty:
 - (a) the Council must indemnify the Minister against all claims for injury to or death of a person or loss of or damage to property occurring in connection with Port Pirie Marina and Fisherman's Jetty while they are under the care, control and management of the Council;
 - (b) the Council must maintain Port Pirie Marina and Fisherman's Jetty in accordance with an agreement entered into with the Minister;
 - (c) the Council must not undertake development of Port Pirie Marina and Fisherman's Jetty without the prior approval of the Minister;
 - (d) the cost of maintenance and development of Port Pirie Marina and Fisherman's Jetty and any other costs associated with their care, control or management must be borne by the Council;

(e) the Council must not hinder or prevent the exercise of rights or obligations under a lease or licence existing at the commencement of this proclamation in respect of Port Pirie Marina and Fisherman's Jetty.

Schedule 1—Plan of Port Pirie Marina and Fisherman's Jetty

The following plan is provided for information purposes only:



Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

MTR05/044CS

South Australian Health Commission (Yorke Peninsula Health Service Incorporated) Proclamation 2005

under section 27 of the South Australian Health Commission Act 1976

Preamble

1 The following hospitals are incorporated under the *South Australian Health Commission Act 1976*:

- (a) Central Yorke Peninsula Hospital Incorporated (see *Gazette 23.5.1985 p1690*; *Gazette 22.2.1996 p1186*);
- (b) Southern Yorke Peninsula Health Service Incorporated (see *Gazette 27.8.1992 p930*).
- 2 It is now intended to establish an incorporated hospital under the *South Australian Health Commission Act 1976* to take over from the hospitals referred to in clause 1 the function of providing health services provided by those hospitals prior to the commencement of this proclamation.
- 3 The governing bodies of the hospitals referred to in clause 1 have consented to the establishment of the incorporated hospital and have agreed with the Minister for Health on the terms of the constitution under which the incorporated hospital is to operate.

1—Short title

This proclamation may be cited as the *South Australian Health Commission* (Yorke *Peninsula Health Service Incorporated*) *Proclamation* 2005.

2—Commencement

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

3-Establishment of incorporated hospital

- (1) An incorporated hospital is established to take over from the hospitals referred to in clause 1 of the preamble the function of providing health services provided by those hospitals prior to the commencement of this proclamation and to provide health services in accordance with the constitution referred to in clause 3 of the preamble.
- (2) The incorporated hospital is assigned the name *Yorke Peninsula Health Service Incorporated*.

4—Dissolution of existing bodies

- (1) The incorporation of each of the hospitals referred to in clause 1 of the preamble is dissolved.
- (2) It is declared that the transfer and vesting of any rights or liabilities of a body whose incorporation is dissolved by this proclamation that relate to the employment of any person will take effect with continuity of employment and without termination of any employee's service.

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

HEACS/05/050

Senior Secondary Assessment Board of South Australia Variation Regulations 2005

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 2005.

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 "Environmental Studies"
- (2) Schedule 1, Group 1—after "Studies of Societies" insert:

Sustainable Futures

- (3) Schedule 1, Group 2—after "Financial Services (VET)" insert: General Construction (VET)
- (4) Schedule 1, Group 2—after "Seafood Operations (VET)" insert: Sustainable Futures

5-Variation of Schedule 2-Year 12 subjects

- (1) Schedule 2, Group 1—delete "Geography"
- Schedule 2, Group 1—delete "Media Production and Analysis" and substitute: Media Studies
- (3) Schedule 2, Group 1—delete "Natural Resources Management"
- (4) Schedule 2, Group 1—after "Studies of Societies" insert: Sustainable Futures
- (5) Schedule 2, Group 2—after "Financial Services" insert:

General Construction (VET)

(6) Schedule 2, Group 2—after "Specialist Mathematics" insert:

Sustainable Futures

6—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Fees

1 **Registration fee**

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

3 Late enrolment fee

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 \$155.75 per student

\$162.15 per student plus \$35 per subject per student

\$74.45 per student

\$1 439.30 per year

4	For chec processe	check fee eking, at the request of a student, the clerical and procedures involved in determining a a subject	\$8.65 per subject
5	For acce examina	ate record fee ess to information about the contribution of tion marks and moderated school assessment to the final result of a Year 12 level subject	\$7.45 per subject
6	-	ccess fee ess of students to their assessment materials	\$14.90 per subject
7 Statemen For a state		ent fee atement or certified record replacing—	\$17.50 per record or statement
	(a)	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 For a replacement copy of a South Australian Certificate of Education		\$29.85
9		lum statement fee py of a curriculum statement	\$7.10 if 80 pages or less \$11.40 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 8 December 2005

No 256 of 2005

MECS05/15CS

Primary Produce (Food Safety Schemes) (Meat Food Safety Advisory Committee) Regulations 2005

under the Primary Produce (Food Safety Schemes) Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Establishment of advisory committee
- 5 Membership of advisory committee
- 6 Conditions of membership of advisory committee
- 7 Procedures of advisory committee
- 8 Conflict of interest under Public Sector Management Act

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Meat Food Safety Advisory Committee) Regulations 2005.*

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Primary Produce (Food Safety Schemes) Act 2004;

advisory committee means the Meat Food Safety Advisory Committee established under regulation 4;

handle, in relation to meat, means pack, store or transport meat;

poultry means a carinate bird (ie a bird having a keeled breastbone—this excludes, for example, an emu, ostrich or cassowary);

process, in relation to meat, means carry on an activity involved in meat processing.

4—Establishment of advisory committee

The *Meat Food Safety Advisory Committee* is established for the following classes of activities:

- (a) carrying on the business of processing or handling meat;
- (b) carrying on the business of selling meat (by wholesale or retail).

5—Membership of advisory committee

- (1) The advisory committee must include the following members appointed by the Minister:
 - (a) a person appointed to chair the committee;

- (b) a person appointed to represent the interests of operators of small slaughtering works supplying meat to the South Australian market;
- (c) a person appointed to represent the interests of operators of larger slaughtering works supplying meat to the South Australian or Australian market;
- (d) a person appointed to represent the interests of operators of slaughtering works supplying meat to the overseas market;
- (e) a person appointed to represent the interests of persons who process or handle poultry and meat from poultry;
- (f) a person appointed to represent the interests of persons who process or handle wild game and meat from wild game;
- (g) a person appointed to represent the interests of persons who process or handle meat for consumption by pets;
- (h) a person appointed to represent the interests of persons who process or handle meat in a boning room or further processing room for sale by wholesale;
- (i) a person appointed to represent the interests of persons who process or handle meat for sale by retail;
- (j) a person appointed to represent the interests of persons who process or handle smallgoods;
- (k) a person nominated by the South Australian division of the Australian Meat Industry Council;
- (1) a person nominated by the South Australian Farmers' Federation Incorporated;
- (m) a person nominated by the appropriate registered association of employees to represent the interests of persons employed to process or handle meat;
- (n) an authorised officer appointed by a council under the *Food Act 2001* nominated by the Local Government Association of South Australia;
- (o) a person nominated by the Minister responsible for the administration of the *Food Act 2001*;
- (p) a person nominated by the Minister of the Commonwealth responsible for the administration of the *Export Control Act 1982* of the Commonwealth;
- (q) a person nominated by the chief executive of the administrative unit of the Public Service that is, under the Minister, responsible for administering the Act.
- (2) At least one member of the advisory committee must be a woman and one a man.
- (3) The advisory committee may include further members appointed by the Minister to represent other interested persons as the Minister considers appropriate.
- (4) In appointing a member to represent the interests of an industry group, the Minister must seek a nomination from that group or representatives of that group.
- (5) The Minister may appoint a person to be a deputy of a member of the advisory committee and the deputy may act as a member of the committee in the absence of that member.
- (6) If a person is appointed as a member of the advisory committee on the nomination of a body, a person appointed as his or her deputy must also be appointed on the nomination of that body.

6-Conditions of membership of advisory committee

- (1) A member of the advisory committee will be appointed on conditions determined by the Minister and for a term, not exceeding 3 years, specified in the instrument of appointment and, at the expiration of a term of office, will be eligible for reappointment.
- (2) The Minister may remove a member from office—
 - (a) in the case of a member appointed on the nomination of a body—at the request of that body; or
 - (b) in the case of a member appointed by reason of holding a particular position in the Public Service—if the member ceases to hold that position; or
 - (c) for misconduct; or
 - (d) for neglect of duty; or
 - (e) for incapacity to carry out satisfactorily the duties of his or her office; or
 - (f) for failure to carry out satisfactorily the duties of his or her office.
- (3) The office of a member of the advisory committee becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice addressed to the Minister; or
 - (d) is removed from office under subregulation (2).
- (4) On the office of a member becoming vacant, a person may be appointed in accordance with these regulations to the vacant office.

7—Procedures of advisory committee

- (1) The advisory committee must meet at least once every 6 months and at any other times required by the Minister.
- (2) A quorum of the advisory committee consists of one-half of the total number of its members (ignoring any fraction resulting from the division) plus one and no business may be transacted at a meeting of the committee unless a quorum is present.
- (3) The member appointed to chair the advisory committee will preside at meetings of the committee or, in the absence of that member, a member chosen by those present.
- (4) The advisory committee may act despite vacancies in its membership or a defect in the appointment of a member.
- (5) The advisory committee must have accurate minutes kept of its proceedings and must provide a copy of the minutes to the Minister.
- (6) Subject to these regulations, the advisory committee may determine its own procedures.

8—Conflict of interest under Public Sector Management Act

A member of the advisory committee will not be taken to have a direct or indirect interest in a matter for the purposes of the *Public Sector Management Act 1995* by reason only of the fact that the member has an interest in the matter that is shared in common with the meat industry or a substantial section of the meat industry.

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 8 December 2005

No 257 of 2005

MAFF04/0043CS

Motor Vehicles Variation Regulations 2005

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Motor Vehicles Regulations 1996

4 Insertion of regulation 23H 23H Exemption from certain requirements for qualified supervising drivers

Part 1—Preliminary

1—Short title

These regulations may be cited as the Motor Vehicles Variation Regulations 2005.

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 Motor Vehicles Regulations 1996

4—Insertion of regulation 23H

Before regulation 24 insert:

23H—Exemption from certain requirements for qualified supervising drivers

- (1) A person to whom this regulation applies is exempted from the requirement specified in section 72A(1)(b) of the Act that the person must, in order to act as a qualified supervising driver for the holder of a licence or permit, have held a licence referred to in that paragraph during the whole of the immediately preceding 2 year period.
- (2) This regulation applies to a person if the person—
 - (a) has not held the relevant licence during the whole of the immediately preceding 2 year period only because the licence expired during that period; and

- (b) renewed the licence within 3 months of that expiry; and
- (c) has held the relevant licence for periods totalling at least 2 years (excluding any period between the expiry of the licence and the date of its renewal).

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 8 December 2005

No 258 of 2005

MTR04/020CS
Physiotherapists Variation Regulations 2005

under the Physiotherapists Act 1991

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Physiotherapists Regulations 1991

4 Variation of Schedule 1—Qualifications

Part 1—Preliminary

1—Short title

These regulations may be cited as the Physiotherapists Variation Regulations 2005.

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 Physiotherapists Regulations 1991

4—Variation of Schedule 1—Qualifications

Schedule 1—after "Bachelor of Physiotherapy of the University of South Australia" insert:

Master of Physiotherapy of the University of South Australia

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 8 December 2005

No 259 of 2005

HEACS/05/079

Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2005

under the Workers Rehabilitation and Compensation Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999

4 Variation of Schedule 4—Exempt employers terms and conditions of registration

Part 1—Preliminary

1—Short title

These regulations may be cited as the Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2005.

2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

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 Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999

4—Variation of Schedule 4—Exempt employers terms and conditions of registration

(1) Schedule 4, clause 10(2)(a)—delete "a scaling factor of 1.5" and substitute:

the prescribed scaling factor

(2) Schedule 4, clause 10(6)—after the definition of *financial institution* insert:

prescribed scaling factor means—

- (a) up to and including 31 December 2008—1.75;
- (b) from 1 January 2009—2;

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2005

No 260 of 2005 05WKC009CS

Electricity (General) Variation Regulations 2005

under the Electricity Act 1996

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Electricity (General) Regulations 1997

4 Insertion of regulation 7ABB 7ABB Prescribed information in small customer accounts for purposes of section 24(2)(da) of Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (General) Variation Regulations 2005*.

2—Commencement

These regulations will come into operation on 1 February 2006.

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—Insertion of regulation 7ABB

After regulation 7ABA insert:

7ABB—Prescribed information in small customer accounts for purposes of section 24(2)(da) of Act

For the purposes of section 24(2)(da) of the Act, the following provisions apply:

(a) the electricity entity must include in each account for electricity charges sent to a small customer for electricity supply through a particular metered connection point the following information:

- (i) the customer's average daily consumption level, expressed in kW.h, of electricity supplied through the connection point for the period to which the account relates;
- (ii) the customer's average daily consumption level, expressed in kW.h, of electricity supplied through the connection point for each period during the preceding 12 months in respect of which the customer was sent by the entity an account for electricity supply through the connection point;
- (iii) the average daily cost to the customer of electricity supplied to the customer through the connection point during the period to which the account relates;
- (iv) the amount of greenhouse gas emissions associated with the customer's consumption of electricity supplied through the connection point for the period to which the account relates;
- (v) the amount of greenhouse gas emissions associated with the customer's consumption of electricity supplied through the connection point for each period during the preceding 12 months in respect of which the customer was sent by the entity an account for electricity supply through the connection point;
- (b) the information referred to in paragraphs (a)(ii) and (a)(v) must be presented in graphical form;
- (c) the amounts of the greenhouse gas emissions referred to in paragraphs (a)(iv) and (a)(v) must be calculated, in a manner approved by the Commission, by reference to material about emissions coefficients published by the Australian Greenhouse Office of the Department of the Environment and Heritage of the Australian Government;
- (d) the information referred to in paragraph (a) must be accompanied by explanatory material of a kind approved by the Commission;
- (e) the information and explanatory material referred to in paragraphs (a) and (d) must be presented in a print size and format approved by the Commission;
- (f) the electricity entity must also include in each account for electricity charges sent to a small customer the following statement:

For more information about energy efficiency and to compare energy retail prices, visit *www.escosa.sa.gov.au* or call [telephone number as specified by the Commission by written notice to the entity];

(g) the statement referred to in paragraph (f) must be presented in the first page of each account in 9 point bold font.

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 8 December 2005

No 261 of 2005 MEN05/009CS

Gas Variation Regulations 2005

under the Gas Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gas Regulations 1997

- 4 Variation of regulation 4—Interpretation
- 5 Insertion of regulation 8AC
- 8AC Prescribed information in small customer accounts for purposes of section 26A(2)(da) of Act
- 6 Variation of regulation 10—General requirements for gas infrastructure

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gas Variation Regulations 2005.

2—Commencement

- (1) These regulations, other than regulation 5, come into operation on the day on which they are made.
- (2) Regulation 5 will come into operation on 1 February 2006.

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 Gas Regulations 1997

4—Variation of regulation **4**—Interpretation

(1) Regulation 4, definition of AS 1596—delete the definition and substitute:

AS/NZS 1596 means AS/NZS 1596—*The storage and handling of LP gas* published jointly by Standards Australia and Standards New Zealand, as in force from time to time (including any code or standard called up by or under AS/NZS 1596);

AS 1697 means AS 1697—Installation and maintenance of steel pipe systems for gas published by Standards Australia, as in force from time to time (including any code or standard called up by or under AS 1697);

(2) Regulation 4, definition of AS 2885—delete the definition and substitute:

AS 2885 means AS 2885—*Pipelines*—*Gas and liquid petroleum* published in part jointly by Standards Australia and Standards New Zealand and in other parts by Standards Australia alone, as in force from time to time (including any code or standard called up by or under AS 2885);

(3) Regulation 4, definition of *AS* 3723—delete "the Standards Association of Australia" and substitute:

Standards Australia

(4) Regulation 4, definition of *AS* 4551—delete the definition and substitute:

AS 4551 means AS 4551/AG 101—*Domestic gas cooking appliances* published by The Australian Gas Association, as in force from time to time (including any code or standard called up by or under AS 4551);

(5) Regulation 4, definition of *AS* 5601—delete the definition and substitute:

AS 4645 means AS 4645—*Gas distribution network management* published by Standards Australia, as in force from time to time (including any code or standard called up by or under AS 4645);

AS 5601 means AS 5601—*Gas Installations* published by Standards Australia, as in force from time to time (including any code or standard called up by or under AS 5601);

5—Insertion of regulation 8AC

After regulation 8AB insert:

8AC—Prescribed information in small customer accounts for purposes of section 26A(2)(da) of Act

For the purposes of section 26A(2)(da) of the Act, the following provisions apply:

- (a) the gas entity must include in each account for charges sent to a small customer for gas supply through a particular metered delivery point the following information:
 - the customer's average daily consumption level, expressed in megajoules, of gas supplied through the delivery point for the period to which the account relates;
 - (ii) the customer's average daily consumption level, expressed in megajoules, of gas supplied through the delivery point for each period during the preceding 12 months in respect of which the customer was sent by the entity an account for gas supply through the delivery point;
 - (iii) the average daily cost to the customer of gas supplied to the customer through the delivery point during the period to which the account relates;

- (iv) the amount of greenhouse gas emissions associated with the customer's consumption of gas supplied through the delivery point for the period to which the account relates;
- (v) the amount of greenhouse gas emissions associated with the customer's consumption of gas supplied through the delivery point for each period during the preceding 12 months in respect of which the customer was sent by the entity an account for gas supply through the delivery point;
- (b) the information referred to in paragraphs (a)(ii) and (a)(v) must be presented in graphical form;
- (c) the amounts of the greenhouse gas emissions referred to in paragraphs (a)(iv) and (a)(v) must be calculated, in a manner approved by the Commission, by reference to material about emissions coefficients published by the Australian Greenhouse Office of the Department of the Environment and Heritage of the Australian Government;
- (d) the information referred to in paragraph (a) must be accompanied by explanatory material of a kind approved by the Commission;
- (e) the information and explanatory material referred to in paragraphs (a) and (d) must be presented in a print size and format approved by the Commission;
- (f) the gas entity must also include in each account for gas charges sent to a small customer the following statement:

For more information about energy efficiency and to compare energy retail prices, visit *www.escosa.sa.gov.au* or call [telephone number as specified by the Commission by written notice to the entity];

(g) the statement referred to in paragraph (f) must be presented in the first page of each account in 9 point bold font.

6—Variation of regulation 10—General requirements for gas infrastructure

(1) Regulation 10—delete "AG 603" and substitute:

AS 4645

(2) Regulation 10—after "AS 2885" insert:

, AS 1697

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 8 December 2005

No 262 of 2005

MEN05/009CS

Harbors and Navigation Variation Regulations 2005

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Harbors and Navigation Regulations 1994

- 4 Variation of Schedule 3—Definition of harbors
- 5 Variation of Schedule 3A—Ports
- 6 Variation of Schedule 5—Restricted areas—delineation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation Variation Regulations 2005*.

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 Harbors and Navigation Regulations 1994

4—Variation of Schedule 3—Definition of harbors

(1) Schedule 3, entry relating to Port Adelaide—before paragraph (a) insert:

For the purposes of paragraph (a) of this item, the *prescribed day* is a day to be fixed by the Minister by notice in the Gazette.

- (2) Schedule 3, entry relating to Port Adelaide, (a)—delete the first and second bullet points in paragraph (a) and substitute:
 - on the north by a line extending due west for—
 - before the prescribed day—3 nautical miles; or
 - on or after the prescribed day—5 nautical miles,

from a point on low water mark being the north-western corner of the Hundred of Port Adelaide (approximate latitude 34°40.42'S);

- on the south by a line extending due west for—
 - before the prescribed day—3 nautical miles; or
 - on or after the prescribed day—5 nautical miles,

from a point on low water mark being the south-western corner of the Hundred of Port Adelaide (approximate latitude 34°51.30'S);

5—Variation of Schedule 3A—Ports

Schedule 3A, entry relating to Port Adelaide—delete the plan and substitute:



6—Variation of Schedule 5—Restricted areas—delineation

Schedule 5, entry relating to Port Adelaide—delete the entry and substitute:

Port Adelaide

The portion of the sea at Port Adelaide bounded as follows:

- on the north east by a straight line commencing at a point at latitude 34°46'35".81 south, longitude 138°21'33".51 east and extending to a point at latitude 34°47'05".59 south, longitude 138°24'35".57 east;
- on the east by a straight line commencing at a point at latitude 34°47'05".59 south, longitude 138°24'35".57 east and extending to a point at latitude 34°47'51".74 south, longitude 138°24'35".52 east;
- on the south by a straight line commencing at a point at latitude 34°47'51".74 south, longitude 138°24'35".52 east and extending to a point at latitude 34°47'51".42 south, longitude 138°19'43".71 east;

- on the west by a straight line commencing at a point at latitude 34°47'51".42 south, longitude 138°19'43".71 east and extending to a point at latitude 34°46'35".67 south, longitude 138°19'43".86 east;
- on the north by a straight line commencing at a point at latitude 34° 46' 35" .67 south, longitude 138°19'43".86 east and extending to a point at latitude 34°46'35".81 south, longitude 138°21'33".51 east.



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 8 December 2005

No 263 of 2005

MTR05/048

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2005

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
- 5 Variation of Schedule 2—Plans of 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 2005.*

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-after item headed "Victor Harbor-Area 2" insert:

Waikerie—Area 1

(see Schedule 2: Waikerie-Plan No 1)

The area in Waikerie bounded as follows: commencing at the point at which the western boundary of Burns Street intersects the southern boundary of Jemison Street, then easterly along that southern boundary of Jemison Street to the western boundary of Strangman Road, then in a straight line by the shortest route across Strangman Road to the point at which the eastern boundary of Strangman Road meets the southern boundary of Dowling Street, then north-easterly along that southern boundary of Dowling Street and the prolongation in a straight line of that boundary to the northern boundary of Civic Avenue, then north-westerly along that boundary of Civic Avenue to the eastern boundary of Crush Terrace, then north-easterly along that boundary of Crush Terrace to the point at which it meets the prolongation in a straight line of the southern boundary of White Street, then in a straight line by the shortest route to the point at which the eastern boundary of Annells Street meets the northern boundary of White Street, then northwesterly along that boundary of White Street to the eastern boundary of O'Loughlin Street, then north-easterly along that boundary of O'Loughlin Street to the point at which it meets the northeastern boundary of Allotment 29 T701301, Hundred of Waikerie, then in a straight line by the shortest route across O'Loughlin Street to the southern corner of Allotment 22 T701301, Hundred of Waikerie, then north-westerly along the south-western boundary of Allotment 22 and of Allotment 179 T701301, Hundred of Waikerie, and the prolongation in a straight line of that boundary of Allotment 179 across Goodchild Street, to 12 month period. the northern boundary of Goodchild Street, then south-westerly along that boundary of Goodchild Street to the eastern boundary of Peake Terrace, then north-westerly along that boundary of Peake Terrace to the southern boundary of Ross Street, then north-easterly along that boundary of Ross Street to its intersection with the prolongation in a straight line of the eastern boundary of Rowe Street, then generally north-easterly

From 10 p.m. on each day to 8 a.m. on the following day, until 8 a.m. on 15 December 2006, provided that where-

> (a) an event of historic, cultural. traditional or major community significance is held in the area: and

the District (b) Council of Loxton Waikerie authorises, for the purposes of the event, the consumption and possession of liquor in the area (or a defined part of the area) for a specified period during the event.

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

No more than 4 authorisations may apply in relation to the area, or part of the area, in any

The consumption and possession of liquor are prohibited.

[8 December 2005

along that prolongation and boundary of Rowe Street to the southern bank of the River Murray, then generally northwesterly along that bank of the River Murray (and around the outer boundary of any wharf, jetty, boat ramp or mooring extending into the river beyond the river bank) to a point level with the northwestern end of Edgar Bartlett Drive, then in a straight line due south-west to the southern boundary of the carriageway of the formed road that runs parallel to, and is immediately to the south-west of, Edgar Bartlett Drive, then south-easterly along the southern boundary of the carriageway of that road to the western boundary of the carriageway of Leonard Norman Drive, then south-westerly along that boundary of the carriageway and the prolongation in a straight line of that boundary to the southern boundary of Peake Terrace, then generally easterly and south-easterly along that boundary of Peake Terrace to the northern boundary of Coombe Terrace, then south-westerly along that boundary of Coombe Terrace to the western boundary of Henderson Street, then in a straight line by the shortest route across Coombe Terrace to the point at which the southern boundary of Coombe Terrace meets the western boundary of Pflaum Terrace, then southwesterly along that boundary of Pflaum Terrace to the northern boundary of Thompson Street, then in a straight line by the shortest route across Thompson Street to the point at which the southern boundary of Thompson Street meets the western boundary of Campbell Terrace, then generally southerly and southeasterly along that boundary of Campbell Terrace (and along the western boundary of the roundabout at the eastern end of Campbell Terrace) to the northern boundary of Lawrie Terrace, then generally westerly along that boundary of Lawrie Terrace to the point at which it meets the prolongation in a straight line of the western boundary of Burns Street, then generally south-westerly along that prolongation and western boundary of Burns Street to the point of commencement.

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

Schedule 2-after the plan headed "Victor Harbor-Plan No 1" insert:



Waikerie—Plan No 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 8 December 2005

No 264 of 2005 CSLLC0020/04 PTII

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2005

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
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plans to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2005.*

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.

[8 December 2005

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

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, items headed "Brighton—Area 1" and "Brighton—Area 2"—delete the items and substitute:

Brighton—Area 1

(see Schedule 2: Brighton—Plan No 1)

Continuous until The area in Brighton bounded as The consumption and follows: commencing at the point at 8 December 2006. possession of liquor which the southern boundary of are prohibited. Dunluce Avenue meets the eastern boundary of the Esplanade, then south-easterly along that eastern boundary of the Esplanade to the northern boundary of Bindarra Road, then westerly along the prolongation in a straight line of the northern boundary of Bindarra Road to the kerb line dividing the western footpath of the Esplanade from the Esplanade carriageway, then south-easterly along that kerb line for a further 45.7 metres, then due west in a straight line to the low water mark of Gulf St Vincent, then generally north-westerly along the low water mark to the southern side of the Brighton Jetty, then generally westerly, northerly and easterly around the outer boundary of the Jetty back to the low water mark on the northern side of the Jetty, then generally north-westerly along the low water mark to its intersection with the prolongation in a straight line of the southern boundary of Dunluce Avenue, then easterly along that prolongation to the point of commencement.

(2) Schedule 1, item headed "Glenelg—Area 1", column headed "Area"—delete "The area hatched in Glenelg—Plan No 1 in Schedule 2." and substitute:

The area in Glenelg bounded as follows: commencing at the point at which the eastern boundary of Colley Terrace intersects the northern boundary of Augusta Street, then southerly along the eastern boundary of Colley Terrace and the prolongation in a straight line of that boundary to the southern boundary of Jetty Road, then westerly along that southern boundary of Jetty Road and Moseley Square and the prolongation in a straight line of that boundary to the eastern boundary of the South Esplanade (the north-western corner of Allotment 1 DP 30338), then generally south-westerly along the eastern boundary of the South Esplanade to the point at which it meets the northern boundary of Kent Street (the south-western corner of Section 5785, Hundred of Noarlunga), then westerly along the prolongation in a straight line of the northern boundary of Kent Street to the low water mark of Gulf St Vincent, then generally northerly along the low water mark (including the low water mark around the outer boundary of any breakwater or groyne) to the entrance to the Patawalonga River, then generally south-easterly, easterly, northerly, easterly and northerly along the southern and eastern bank of the River to the point at which the eastern bank of the River intersects the prolongation in a straight line of the southern boundary of St Anne's Terrace, then easterly along that prolongation to the western boundary of Adelphi Terrace, then southerly along that western boundary of Adelphi Terrace and the prolongation in a straight line of that boundary to the southern boundary of Anzac Highway, then westerly along that boundary of Anzac Highway to the eastern boundary of Colley Terrace, then southerly along that boundary of Colley Terrace to the point of commencement. The area includes the Glenelg Jetty and any other jetty, wharf, mooring, dock or other structure (apart from the Patawalonga Weir) projecting into the Gulf or River from the area described above, as well as any area beneath such a structure.

(3) Schedule 1, item headed "Glenelg—Area 1", column headed "Period"—delete "14 November 2005" and substitute:

8 December 2006

(4) Schedule 1, items headed "Seacliff—Area 1" and "Seacliff—Area 2"—delete the items and substitute:

Seacliff—Area 1

(see Schedule 2: Seacliff—Plan No 1)

The area in Seacliff bounded as follows: commencing at a point on the eastern boundary of the Esplanade that is 130 metres north of the northern boundary of Wheatland Street, then southerly along that eastern boundary of the Esplanade to a point 126 metres south of the southern boundary of Wheatland Street, then due west in a straight line to the low water mark of Gulf St Vincent, then generally northerly along the low water mark to a point that is due west in a straight line from the point of commencement, then due east in a straight line to the point of commencement.

Continuous until 8 December 2006. The consumption and possession of liquor are prohibited.

(5) Schedule 1, item headed "Seacliff—Area 3", column headed "Period"—delete "14 November 2005" and substitute:

8 December 2006

(6) Schedule 1, item headed "Seacliff—Area 4", column headed "Period"—delete "14 November 2005" and substitute:

8 December 2006

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

- (1) Schedule 2, plan headed "Brighton—Plan No 1"—delete the plan and substitute the plan headed "Brighton—Plan No 1" in Schedule 1 of these regulations
- (2) Schedule 2, plan headed "Glenelg—Plan No 1"—delete the plan and substitute the plan headed "Glenelg—Plan No 1" in Schedule 1 of these regulations
- (3) Schedule 2, plan headed "Seacliff—Plan No 1"—delete the plan and substitute the plan headed "Seacliff—Plan No 1" in Schedule 1 of these regulations

ALFREDA ST ESPLANADE FSTER INDRA TCE Gulf St Vincent DUNLUCE AV GURRS Water 찜 Brighton Jetty JETTY RD TWINING ELM LA ۶ RD BINDARRA ESPLANADE Brighton - Plan No 1 BEACH RD Dry Area 80 100 metres 20 40 60 0

Schedule 1—Plans to be substituted

Brighton—Plan No 1



Glenelg—Plan No 1



Seacliff—Plan No 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 8 December 2005

No 265 of 2005 CSOLGC0399/97PTII

Security and Investigation Agents Variation Regulations 2005

under the Security and Investigation Agents Act 1995

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Security and Investigation Agents Regulations 1996

- 4 Variation of regulation 8—Other exemptions
- 5 Variation of regulation 11—Duty of person who carries on business or promotes event to provide crowd controllers with identification card and keep register
- 6 Insertion of Part 4A

Part 4A—Regulation of security agents

Division 1—General

- 12A Interpretation
- 12B Objection to application for licence
- 12C Specified classes of offences
- 12D Review of licence

Division 2-Drug testing of persons authorised to control crowds

- 12E Prescribed drugs and non-complying sample
- 12F Who may take samples
- 12G Taking of blood samples
- 12H Taking of urine samples
- 12I Analysis of sample
- 12J Certificate evidence
- 12K Prescribed form of identification

Division 3—Alcohol testing of persons authorised to control crowds

- 12L Conduct of alcotest and breath analysis
- 12M Procedures for voluntary blood test
- 12N Oral advice and written notice on recording of positive breath analysis reading
- 120 Request for approved blood test kit
- Variation of Schedule 1—Offences preventing persons being licensed agents or process servers
- Insertion of Schedules 1A and1B

7

8

Schedule 1A—Classes of offences (regulation 12C)

- 1 Offences of the purposes of section 23A
- 2 Offences for the purposes of section 23B
- 3 Offences for the purposes of section 23G

Schedule 1B—Prescribed oral advice and written notice

Part 1—Preliminary

1—Short title

These regulations may be cited as the Security and Investigation Agents Variation Regulations 2005.

2—Commencement

These regulations will come into operation on the day on which Part 4 of the *Statutes Amendment (Liquor, Gambling and Security Industries) Act 2005* comes into operation.

3—Variation provisions

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

Part 2—Variation of Security and Investigation Agents Regulations 1996

4—Variation of regulation 8—Other exemptions

Regulation 8(3)—delete subregulation (3) and substitute:

(3) A person who is not employed or engaged to deal with persons who behave in a disorderly manner or create a nuisance is exempt from the requirement to hold a licence authorising the performance of the function of controlling crowds unless the person is employed or engaged to control crowds on licensed premises (within the meaning of the *Liquor Licensing Act 1997*).

5—Variation of regulation 11—Duty of person who carries on business or promotes event to provide crowd controllers with identification card and keep register

(1) Regulation 11(2)(a)(i)—delete "a one or two digit number" and substitute:

a number of up to 3 digits

(2) Regulation 11(4)(c)—delete "member of the police force" and substitute:

police officer

(3) Regulation 11(5)—delete "member of the police force" and substitute:

police officer

6—Insertion of Part 4A

After Part 4 insert:

Part 4A—Regulation of security agents

Division 1—General

12A—Interpretation

In this Part *approved form* means a form approved by the Commissioner; *blood test information sheet* means an information sheet in the approved form that sets out, for the benefit of sample collectors, the procedures prescribed under regulation 12M;

medical practitioner means a person who is registered as a medical practitioner under the law of this State;

registered nurse means a person who is registered as a nurse under the law of this State;

sample collector means—

- (a) in the case of a blood sample—a medical practitioner or a registered nurse; and
- (b) in the case of a urine sample—a medical practitioner or a registered nurse, or a police officer authorised by the Commissioner of Police to take samples of urine for the purposes of section 23J(1) of the Act;

urine screening test means a test of a kind approved by the Commissioner for the conduct of urine screening tests.

12B—Objection to application for licence

For the purposes of section 8A(3) of the Act, the prescribed period is 90 days.

12C—Specified classes of offences

For the purposes of section 23A(1), 23B(1) and 23G(1) of the Act, the classes of offences set out in Schedule 1A are specified.

12D—Review of licence

For the purposes of section 23H of the Act, the prescribed number of occasions is 2 and the prescribed period is 36 months.

Division 2—Drug testing of persons authorised to control crowds

12E—Prescribed drugs and non-complying sample

For the purposes of Part 3A Division 2 of the Act—

- (a) a *prescribed drug* is—
 - (i) a prohibited substance within the meaning of the *Controlled Substances Act 1984*; or
 - (ii) a drug referred to in schedule 8 of the Standard for the Uniform Scheduling of Drugs and Poisons published by the National Drugs and Poisons Schedule Committee as modified by Schedule A(b)(xviii) and (xix) of the Controlled Substances (Poisons) Regulations 1996; and
- (b) a *non-complying sample* is a sample of blood or urine containing any trace of a prescribed drug.

12F—Who may take samples

- (1) The following persons may take a blood or urine sample from a licensee for the purposes of a drug testing procedure the licensee has been directed to undertake under section 23J(1) of the Act:
 - (a) in the case of a blood sample—a medical practitioner or a registered nurse;
 - (b) in the case of a urine sample—a medical practitioner or a registered nurse, or a police officer authorised by the Commissioner of Police to take such a sample.
- (2) A police officer may not be authorised to take a urine sample unless the officer has completed to a satisfactory level a course of training approved by the Commissioner of Police.

12G—Taking of blood samples

The following are the prescribed procedures in accordance with which a sample of a licensee's blood must be taken and dealt with for the purposes of section 23J of the Act:

- (a) the sample must be taken by the sample collector in the presence of a police officer;
- (b) the sample collector must place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
- (c) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of any prescribed drug present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
- (d) the sample collector must seal each container by application of an adhesive seal bearing an identifying number;
- (e) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the blood of the licensee;
- (f) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the sample collector, the police officer in whose presence the sample has been taken and the licensee;
- (g) the original of the signed certificate must then be delivered to the licensee together with 1 of the sealed containers containing part of the blood sample;
- (h) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to the police officer;

- (i) the blood sample container and copy of the certificate referred to in paragraph (h) must not be delivered into the possession of the licensee;
- (j) the licensee must comply with all reasonable directions of the sample collector or police officer in connection with the taking of the sample and the signing of the certificate.

12H—Taking of urine samples

The following are the prescribed procedures in accordance with which a sample of a licensee's urine must be taken and dealt with for the purposes of section 23J of the Act:

- (a) if the sample collector is not a police officer, the sample collector must carry out the functions under this regulation in the presence of a police officer;
- (b) the sample collector must provide the licensee with a urine collection container and allow the licensee to provide the sample in private;
- (c) the licensee must provide a sample of his or her urine in the container and then deliver the container to the sample collector immediately;
- (d) the sample collector—
 - (i) must, within 4 minutes of receiving the sample, test the temperature, and conduct a visual examination, of the sample; and
 - (ii) may conduct any other test designed to determine whether or not the sample is a sample of the licencee's urine and is otherwise suitable for analysis;
- (e) if the sample collector has reasonable cause to suspect that the sample—
 - (i) is not a sample of the licensee's urine or has been diluted or tampered with in any way; or
 - (ii) is not suitable for analysis for some other reason,

the sample collector, or the police office accompanying the sample collector—

- (iii) must require another sample to be provided in accordance with this regulation; and
- (iv) may require the licensee to submit to a search before the additional sample is provided;
- (f) if the sample collector or police officer requires the licensee to submit to a search, the search—
 - (i) may only be conducted by, and in the presence of, a person of the same sex as the licensee; and
 - (ii) must be carried out in private; and

- (iii) must not be witnessed by any more persons than is reasonably necessary;
- (g) if the licensee provides 2 samples that, in the opinion of the sample collector, are not samples of the licencee's urine or are otherwise unsuitable for analysis, the licensee will be taken to have failed to comply with a direction under section 23J;
- (h) when the sample collector is satisfied that the licensee has provided a satisfactory sample of the licensee's urine, the sample collector may subject the sample to a urine screening test to determine whether the sample should be submitted for analysis;
- (i) if the sample collector does not subject the sample to a urine screening test, or a urine screening test indicates that the sample may be a non-complying sample, the sample collector must, in the presence of the licensee, place such amount of the sample in a container (suitable for the purpose) as is necessary to enable an accurate evaluation to be made of any concentration of any prescribed drug present in the urine;
- (j) the sample collector must then seal the container by application of an adhesive seal bearing an identifying number;
- (k) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the urine is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the urine of the licensee;
- the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the sample collector, the licensee and, if the sample collector is not a police officer, the police officer in whose presence the sample has been taken;
- (m) the original of the signed certificate must then be delivered to the licensee;
- (n) if the sample collector is not a police officer, a copy of the signed certificate must be delivered by the sample collector to the police officer in whose presence the sample has been taken together with the sealed container containing the urine sample;
- (o) the urine sample container and copy of the certificate referred to in paragraph (n) must not be delivered into the possession of the licensee;
- (p) the licensee must comply with all reasonable directions of the sample collector or police officer in connection with the taking of the sample and the signing of the certificate.

12I—Analysis of sample

(1) A police officer who takes or is given a sample of blood or urine, or a certificate, under regulation 12G or 12H must cause the sample and certificate to be delivered to State Forensic Science as soon as reasonably practicable.

- (2) The Director of State Forensic Science must, as soon as possible following the delivery of a sample under subregulation (1), ensure that the sample is analysed by or under the supervision of an analyst to determine the level of any prescribed drug in the sample.
- (3) The analyst must then complete and sign a certificate certifying as to the following matters:
 - (a) the date of receipt at State Forensic Science of the sample container and the certificate accompanying the sample container;
 - (b) the identifying number appearing on the adhesive seal used to seal the sample container;
 - (c) the name and professional qualifications of the analyst;
 - (d) the presence of any prescribed drug found to be present in the sample;
 - (e) any factors relating to the sample or the analysis that might, in the opinion of the analyst, adversely affect the accuracy or validity of the analysis;
 - (f) any other information relating to the sample or analysis (or both) that the analyst thinks fit to include.
- (4) The analyst's certificate must be sent by post to the licensee at the address shown as the licensee's address on the certificate accompanying the sample container.
- (5) A copy of the analyst's certificate must be sent to the Commissioner and the Commissioner of Police.
- (6) A urine sample delivered to State Forensic Science under this regulation must be held by State Forensic Science for a period of not less than 6 months following the delivery.
- (7) A licensee from whom a urine sample was taken may arrange, at the expense of the licensee, for further testing of the sample while the sample is held by State Forensic Science.
- (8) A licensee from whom a blood sample was taken may cause the sample of blood as contained in the blood sample container delivered to that licensee to be analysed to determine the presence of any prescribed drug present in the blood.

12J—Certificate evidence

In any proceeding under the Act, and in the absence of proof to the contrary, any of the following certificates is evidence of the matters certified in the certificate:

- (a) a certificate purporting to be signed by a sample collector certifying that an identified urine sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with the regulations;

- (b) a certificate purporting to be signed by a medical practitioner or registered nurse certifying that an identified blood sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with the regulations;
- (c) a certificate purporting to be signed by an analyst certifying—
 - (i) that an identified blood or urine sample taken from a named person was analysed for drugs in accordance with these regulations; and
 - (ii) the results obtained from that analysis.

12K—Prescribed form of identification

- (1) Pursuant to section 23J(5)(c) of the Act, a licensee must produce 1 of the following forms of identification at the time a blood or urine sample is taken:
 - (a) a current photographic driver's licence issued under the *Motor Vehicles Act 1959* or under a corresponding law of another State or a Territory;
 - (b) a current photographic Proof of Age card issued by the Registrar of Motor Vehicles or by a corresponding public authority of the Commonwealth or another State or a Territory;
 - (c) a current passport issued by the Commonwealth or under the law of another country, bearing a photograph of the person and enabling the age of the person to be determined;
 - (d) a current photographic licence issued by the Commissioner under the Act.
- (2) Failure by a licensee to produce identification as required by subregulation (1) will be taken to be a failure by the licensee to comply with a direction under section 23J of the Act.

Division 3—Alcohol testing of persons authorised to control crowds

12L—Conduct of alcotest and breath analysis

- (1) A licensee required under the Act to submit to an alcotest or breath analysis must not refuse or fail to comply with all reasonable directions of a police officer in relation to the requirement and, in particular, must not refuse or fail to exhale into the apparatus by which the alcotest or breath analysis is conducted in accordance with the directions of a police officer.
- (2) Pursuant to section 23K(4) of the Act, if a licensee submits to a breath analysis, the breath analysis must be conducted in the following manner:
 - (a) the licensee must provide 2 separate samples of breath for analysis;

- (b) each sample must be provided in accordance with the directions of the operator of the breath analysing instrument and must consist of not less than 1 litre of breath;
- (c) there must be an interval of not less than 2 minutes and not more than 10 minutes between the provision of the samples.
- (3) Despite subregulation (2)—
 - (a) if, on analysing a sample of breath, the breath analysing instrument indicates an error in the analysis of the sample—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the licensee may be required to provide 2 further samples of breath for analysis using a different instrument (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
 - (b) if, on analysing a sample of breath, the breath analysing instrument indicates the presence of alcohol in the mouth of the licensee—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the licensee may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
 - (c) if, on analysing 2 samples of breath, the breath analysing instrument indicates that the reading obtained on analysis of the second sample was more than 15% higher or lower than the reading obtained on analysis of the first sample—
 - (i) those samples must be disregarded; and
 - (ii) the licensee may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)); or
 - (d) if, for any reason, a second sample of breath is not provided within 10 minutes of the provision of the first sample—
 - (i) the first sample is to be disregarded; and
 - (ii) the licensee may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (2)(b) and (c)).
- (4) If a licensee submits to a breath analysis, the result of the breath analysis will, for the purposes of the Act, be taken to be the reading produced by the breath analysing instrument, on analysis of the samples of breath provided by the licensee in accordance with this regulation, that indicates the lower concentration of alcohol in the licensee's breath (not taking into account any samples that, in accordance with this regulation, are to be disregarded).

12M—Procedures for voluntary blood test

The following are the prescribed procedures in accordance with which a sample of a licensee's blood must be taken and dealt with for the purposes of section 23M(2)(a) of the Act:

- (a) the licensee must cause the sample to be taken by a sample collector of the licensee's choice and must deliver to the sample collector—
 - (i) the blood test kit supplied to the licensee under section 23M(5)(b) of the Act for use for that purpose; and
 - (ii) the blood test information sheet supplied to the licensee under regulation 12O;
- (b) the sample must be taken by the sample collector as soon as reasonably practicable but, in any event, within 4 hours of the licensee having submitted to the breath analysis indicating, for the purposes of the Act, the presence of the prescribed concentration of alcohol in the licensee's blood;
- (c) the sample collector must place the sample, in approximately equal proportions, in 2 containers (being the containers provided as part of the blood test kit);
- (d) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of alcohol present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
- (e) the sample collector must seal each container by application of the adhesive seal bearing an identifying number provided as part of the blood test kit;
- (f) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of alcohol present in the blood of the licensee;
- (g) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form;
- (h) the certificate must be signed by the sample collector certifying as to the matters set out in the form;
- (i) the certificate must also bear the signature of the licensee, attested to by the signature of the sample collector;
- (j) the original of the signed certificate must then be delivered to the licensee together with 1 of the sealed containers containing part of the blood sample;
- (k) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to a police officer who must, in turn, deliver that copy of the certificate and the blood sample container to State Forensic Science;
- the blood sample container and copy of the certificate referred to in paragraph (k) must not be delivered into the possession of the licensee;
- (m) on receipt of the blood sample container and certificate at State Forensic Science, the blood in the container must be analysed as soon as reasonably practicable by or under the supervision of an analyst to determine the concentration of alcohol present in the blood expressed in grams in 100 millilitres of blood;
- (n) the analyst must then complete and sign a certificate certifying as to the following matters:
 - the date of receipt at State Forensic Science of the blood sample container and the certificate accompanying the blood sample container;
 - (ii) the identifying number appearing on the adhesive seal used to seal the blood sample container;
 - (iii) the name and professional qualifications of the analyst;
 - (iv) the concentration of alcohol found to be present in the blood expressed in grams in 100 millilitres of blood;
 - (v) any factors relating to the blood sample or the analysis that might, in the opinion of the analyst, adversely affect the accuracy or validity of the analysis;
 - (vi) any other information relating to the blood sample or analysis or both that the analyst thinks fit to include;
- (o) the analyst's certificate must be sent by post to the licensee at the address shown as the licensee's address on the certificate accompanying the blood sample container;
- (p) a copy of the analyst's certificate must be sent to or retained on behalf of the Minister;
- (q) a copy of the analyst's certificate must also be sent to the Commissioner and the Commissioner of Police;
- (r) the licensee from whom the blood sample was taken may cause the sample of blood as contained in the blood sample container delivered to that licensee to be analysed to determine the concentration of alcohol present in the blood.

12N—Oral advice and written notice on recording of positive breath analysis reading

(1) The oral advice required to be given for the purposes of section 23M(5)(a) of the Act must be as set out in Part A of Schedule 1B.

(2) The written notice required to be delivered for the purposes of section 23M(5)(a) of the Act must be as set out in Part B of Schedule 1B.

12O—Request for approved blood test kit

- (1) For the purposes of section 23M(5)(b) of the Act, a request for an approved blood test kit must be made in accordance with the following provisions:
 - (a) the request may, in the first instance, be made orally to the person operating the breath analysing instrument (*the operator*);
 - (b) on such a request having been made by the licensee, the operator or any other police officer present at the scene must complete a written request form in the approved form by inserting the particulars required by the form;
 - (c) the licensee making the request must then sign the request form in the presence of the operator or other police officer and the licensee's signature must be attested to by the signature of the operator or other officer;
 - (d) the original of the signed request form may be retained by the licensee making the request;
 - (e) a copy of the signed request form must be delivered to the operator or other police officer.
- (2) The copy of the request form delivered to the operator or other police officer must be delivered to the Commissioner or retained on the Commissioner's behalf for 12 months from the day on which the request form was signed by the licensee making the request.
- (3) If a licensee requests an approved blood test kit, the operator or any other police officer must provide the licensee with a blood test information sheet.

7—Variation of Schedule 1—Offences preventing persons being licensed agents or process servers

(1) Schedule 1, clause 1(2)(j)—delete "the law of another place" and substitute:

the law of the Commonwealth, another State or a Territory, or a place outside Australia

(2) Schedule 1, clause 1(3)(b)—delete "the law of another place" and substitute:

the law of the Commonwealth, another State or a Territory, or a place outside Australia

8—Insertion of Schedules 1A and1B

After Schedule 1 insert:

Schedule 1A—Classes of offences (regulation 12C)

1—Offences of the purposes of section 23A

- (1) For the purposes of section 23A(1)(a) of the Act, an offence to which this subclause applies is prescribed in relation to the following functions authorised by a licence:
 - (a) controlling crowds;

- (b) protecting or guarding a person or property;
- (c) installing or maintaining security alarm or surveillance systems.
- (2) Subclause (1) applies to the following offences:
 - (a) an indictable offence;
 - (b) common assault or an offence of violence;
 - (c) a summary offence against Part 5 of the *Criminal Law Consolidation Act 1935*;
 - (d) an offence against the *Controlled Substances Act 1984* involving a prohibited substance or a drug of dependence, other than a simple cannabis offence within the meaning of section 45A of that Act;
 - (e) an offence against the *Firearms Act 1977*, other than an offence against section 15C, 18, 21A, 21AB or 26 of that Act;
 - (f) an offence against section 15 or 15A of the *Summary Offences* Act 1953;
 - (g) an offence against the *Police Act 1998*;
 - (h) an offence against the *Listening and Surveillance Devices Act 1972*;
 - (i) an offence against the *Telecommunications (Interception) Act* 1979 of the Commonwealth;
 - (j) an offence against the Act or these regulations;
 - (k) an offence substantially similar to any of the above offences against the law of the Commonwealth, another State or a Territory, or a place outside Australia.

2— Offences for the purposes of section 23B

For the purposes of section 23B(1) of the Act, the following offences are prescribed in relation to the function of controlling crowds authorised by a licence:

- (a) common assault or an offence of violence;
- (b) an offence against the *Controlled Substances Act 1984* involving a prohibited substance or a drug of dependence, other than a simple cannabis offence within the meaning of section 45A of that Act;
- (c) an offence against the *Firearms Act 1977*, or any offence involving the use of a firearm;
- (d) an offence substantially similar to any of the above offences against the law of the Commonwealth, another State or a Territory, or a place outside Australia.

3— Offences for the purposes of section 23G

For the purposes of section 23G(1) of the Act, the following offences are prescribed:

(a) in relation to the function of controlling crowds authorised by a licence—the offences prescribed by clause 2;

- (b) in relation to the function of protecting or guarding a person or property authorised by a licence—
 - (i) an offence of violence;
 - (ii) an offence against the *Controlled Substances Act 1984* involving a prohibited substance or a drug of dependence, other than a simple cannabis offence within the meaning of section 45A of that Act;
 - (iii) an offence against the *Firearms Act 1977*, or any offence involving the use of a firearm;
 - (iv) an offence against section 134 (Theft) or 137 (Robbery) of the *Criminal Law Consolidation Act 1935*;
 - (v) an offence substantially similar to any of the above offences against the Commonwealth, another State or a Territory, or a place outside Australia;
- (c) in relation to the function of installing or maintaining security alarm or surveillance systems authorised by a licence—an offence against section 134 (Theft) or 137 (Robbery) of the *Criminal Law Consolidation Act 1935* or an offence substantially similar to either of those offences against the law of the Commonwealth, another State or a Territory, or a place outside Australia.

Schedule 1B—Prescribed oral advice and written notice

Part A—Oral advice for the purposes of section 23M(5)(a) of *Security* and *Investigation Agents Act 1995*

The breathalyser reading just taken shows that you had a prohibited level of alcohol in your blood.

Therefore, it appears that your security agents licence may be cancelled by the Commissioner for Consumer Affairs under the *Security and Investigation Agents Act 1995*.

It will be presumed by the Commissioner that the breathalyser accurately indicated your blood alcohol level at the time of the reading and for the preceding two hours. However, the *Security and Investigation Agents Act 1995* allows for contrary evidence based on the results of a blood test.

If you want to have such a blood test you will have to make your own arrangements and follow certain procedures, using a special blood test kit. This blood test kit will be supplied to you on your signing a written request. You will also be supplied with an information sheet that sets out the relevant procedures. You must give the information sheet to the medical practitioner or registered nurse who takes your blood sample.

If you obtain a blood test kit and want to have your blood tested, you should take the kit promptly to a hospital or medical practitioner in order to have a sample of your blood taken.

Alternatively, you may have the sample taken by a registered nurse.

The blood sample must be taken by the medical practitioner or registered nurse within four hours of the breath analysis that indicated the presence of alcohol in your blood.

You must not consume any more alcohol before having a sample of your blood taken and must not open the blood test kit before delivering it to a medical practitioner or registered nurse.

Under the blood test procedure, the sample of blood is divided and sealed in two containers. You will have to sign a form that will be given to you by the medical practitioner or registered nurse.

One of the sealed containers will be given to you and you may make your own arrangements to have the blood in that container analysed.

In any event, the blood in the other container will be analysed by State Forensic Science and you will be given written notice of the results of the analysis.

Further information as to these matters is contained in the written notice which will be delivered to you shortly.

Part B—Written notice for the purposes of section 23M(5)(a) of the Security and Investigation Agents Act 1995

Operation of Security and Investigation Agents Act in relation to results of breath analysis

1 Cancellation of licence

A security agents licence may be cancelled by the Commissioner for Consumer Affairs if the results of a breath analysis demonstrate that the prescribed concentration of alcohol (as defined in section 23I of the *Security and Investigation Agents Act 1995*) was present in the licensee's blood when the licensee was performing the function of controlling crowds.

2 Breath analysis

Your breath has just been analysed by means of a breath analysing instrument which indicated that the prescribed concentration of alcohol was present in your blood.

Accordingly, it appears that your security agents licence may be cancelled as described above.

3 Legal effect of breath analysis result

The result of the breath analysis will be presumed to accurately record the concentration of alcohol in your blood at the time of the analysis and throughout the preceding 2 hours (section 23M(1),(3)).

You will be able to challenge the accuracy of the breath analysis reading-

- if you have a sample of your blood taken and analysed as described below AND
- if the result of analysis of the blood sample shows that the breath analysing instrument gave a false reading of the concentration of alcohol present in your blood (section 23M(2)).

Procedures for optional blood test

- 1 You may have a sample of your blood taken and analysed if you wish.
- 2 For that purpose, you must request the breath analysis operator to supply you with an approved blood test kit (you must sign a written request form for the kit and should retain a copy of the signed request form).
- 3 You should then proceed promptly to a hospital or a medical practitioner or registered nurse of your choice and request that a sample of your blood be taken (using the blood test kit). You must give the medical practitioner or registered nurse the blood test information sheet that was supplied to you with the blood test kit.
- 4 The sample of your blood must be taken within four hours of the breath analysis that indicated the presence of alcohol in your blood.
- 5 Do not consume any further alcohol before the sample is taken.
- 6 Do not open the blood test kit.
- 7 The medical practitioner or registered nurse taking the sample of your blood will divide it and place it into two containers and seal the containers. One container will be delivered to you—do not break the seal on this container.
- 8 Sign the form presented to you by the medical practitioner or registered nurse—the original of the form will be given to you which you should retain.
- 9 You may, if you wish, have the blood sample (in the container delivered to you) analysed at a laboratory to determine the concentration of alcohol present in the blood.
- 10 The other blood sample container will, in any event, be sent to State Forensic Science where the blood will be analysed. The results of this analysis will be sent to you at your address (as indicated on the form presented to you by the medical practitioner or registered nurse who took the blood sample).

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 8 December 2005

No 266 of 2005 OCBACS00019/05

South Australia

Road Traffic (Miscellaneous) Variation Regulations 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

4 Variation of regulation 13—Declaration of hospitals for compulsory blood testing

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2005.*

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 Road Traffic (Miscellaneous) Regulations 1999

4—Variation of regulation 13—Declaration of hospitals for compulsory blood testing

- (1) Regulation 13—delete "Southern Yorke Peninsula Health Service Incorporated"
- (2) Regulation 13—after "The Women's and Children's Hospital facility of the Children, Youth and Women's Health Service Incorporated" insert:

Yorke Peninsula Health Service Incorporated

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 8 December 2005

No 267 of 2005

1998/03588/CTSA01

South Australia

Coroners Variation Regulations 2005

under the Coroners Act 2003

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Coroners Regulations 2005

4 Insertion of regulation 5 5 Fees payable to appointed coroners

Part 1—Preliminary

1—Short title

These regulations may be cited as the Coroners Variation Regulations 2005.

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 Coroners Regulations 2005

4—Insertion of regulation 5

After regulation 4 insert:

5—Fees payable to appointed coroners

A legal practitioner who is appointed to be a coroner under section 6(1) of the Act will, in respect of each day on which he or she undertakes coronial duties at the direction of the State Coroner, be paid a fee to be calculated as follows:

$$A \times \frac{144}{31,300}$$

where *A* is the annual salary payable to a stipendiary magistrate.

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 8 December 2005

No 268 of 2005 AGO0091/03CS

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CITY OF CHARLES STURT

Periodic Review

NOTICE is hereby given that the City of Charles Sturt has reviewed its composition and elector representation arrangements, in accordance with the provisions of section 12 (4) of the Local Government Act 1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 of the Local Government Act, and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

The revised representation arrangements are as follows:

The Council of the City of Charles Sturt will comprise the Mayor (as the principal member) and 16 ward Councillors.

The Council area will be divided into eight wards, as defined in the following Schedules, with each of the wards being represented by two Councillors.

Semaphore Park Ward, Grange Ward, Henley Ward, Woodville Ward, West Woodville Ward, Findon Ward, Hindmarsh Ward and Beverley Ward of the City of Charles Sturt defined in The First to Eighth Schedules.

THE FIRST SCHEDULE

Semaphore Park Ward: Comprising portions of the Hundreds of Port Adelaide and Yatala, County of Adelaide, more particularly delineated on the plan published herewith.

SEMAPHORE PARK WARD

GRANGE WARD



THE THIRD SCHEDULE

Henley Ward: Comprising portions of the Hundreds of Yatala and Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.

HENLEY WARD



THE SECOND SCHEDULE

Grange Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.



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THE FOURTH SCHEDULE

Woodville Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.

WOODVILLE WARD



THE FIFTH SCHEDULE

West Woodville Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.



THE SIXTH SCHEDULE

Findon Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.



THE SEVENTH SCHEDULE

Hindmarsh Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.



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THE EIGHTH SCHEDULE

Beverley Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.



P. LOCKETT, Chief Executive Officer

CITY OF CAMPBELLTOWN ROADS (OPENING AND CLOSING) ACT 1991

Brookway Drive, Campbelltown

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to open as road portion of allotment 303 in Deposited Plan 57618 shown numbered '1' on Preliminary Plan No. 05/0054 forming a turnabout on Brookway Drive, and to close and transfer to the Crown and Land Management Corporation portions of Brookway Drive between sections 1101 and 1025, shown marked 'A' and 'B' (respectively) on Preliminary Plan No. 05/0054.

A copy of the plan and statement of persons affected are available for public inspection at the Council's Office, 172 Montacute Road, Rostrevor and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objections must be made in writing within 28 days from Thursday, 8 December 2005, to the Council, P.O. Box 1, Campbelltown, S.A. 5074 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

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

Dated 7 December 2005.

P. VLATKO, Chief Executive Officer

CITY OF MOUNT GAMBIER DEVELOPMENT ACT 1993

Mount Gambier (City) Development Plan Fletcher Jones Site Plan Amendment Report— Draft for Public Consultation

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

The draft Plan Amendment Report seeks to re-zone the former Fletcher Jones manufacturing site from Light Industry to a new Bulky Goods Zone. The new Bulky Goods Zone has been adapted from, and will replace the current Bulky Goods (Penola Road) Zone, such that it will now apply to both areas.

The Bulky Goods Zone will continue to allow for bulky goods retailing with specific siting and design guidelines.

A concept plan for the orderly development of the Fletcher Jones manufacturing site has been prepared for inclusion into the zoning policy.

The draft Plan Amendment Report and Statement of Investigations will be available for public inspection and purchase at \$15 a copy during normal working hours, at Council's Civic Centre, 10 Watson Terrace, Mount Gambier.

The Plan will be on display from Thursday, 8 December 2005 to Wednesday, 8 February 2006.

Written submissions regarding the draft amendment should be lodged no later than 5 p.m. on Wednesday, 8 February 2006. All submissions should be addressed to The Chief Executive Officer, City of Mount Gambier, P.O. Box 56, Mount Gambier, S.A. 5290. Written submissions should clearly indicate whether you wish to speak at the public hearing regarding your submission.

Copies of all submissions will be available for inspection by interested persons at the Civic Centre from Thursday, 9 February 2006 until the date of the public hearing.

A public hearing will be held on Wednesday, 22 February 2006 at 5.30 p.m. in the Reception Area of the Civic Centre, 10 Watson Terrace, Mount Gambier. The public hearing may not be held if no submissions are received or if no submission has a request to be heard.

Dated 8 December 2005.

G. MULLER, Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE

Periodical Review

NOTICE is hereby given that the Rural City of Murray Bridge has reviewed its composition and elector representation arrangements, in accordance with the provisions of section 12 (4) of the Local Government Act 1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 of the Local Government Act 1999, and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

The Council has retained its existing ward structure which divides the Council into three wards.

D. J. ALTMANN, Chief Executive Officer

CITY OF ONKAPARINGA

Roads (Opening and Closing) Act 1991

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Onkaparinga proposes to make a Road Process Order to close and transfer those portions of Right of Way marked 'L', 'M', 'N' and 'P', portions of Ratcliffe Road marked 'Q', 'R', 'S', and 'T' and that portion of Aldinga Beach Road marked 'U' on Preliminary Plan No. 05/0066.

Transfer 'P' and 'Q' to D. B. F. Brown, P.O. Box 1, Sellicks Beach, S.A. 5174 and to merge that portion with certificate of title volume 5619, folio 479.

Transfer 'N' and 'R' to C. F. and M. E. Brown, P.O. Box 1, Sellicks Beach, S.A. 5174 and to merge that portion with certificate of title volume 5619, folio 548.

Transfer 'M' and 'S' to C. F. and M. E. Brown, P.O. Box 1, Sellicks Beach, S.A. 5174 and to merge that portion with certificate of title volume 5619, folio 549.

Transfer 'L', 'T' and 'U' to C. F. and M. E. Brown, P.O. Box 1, Sellicks Beach, S.A. 5174 and to merge that portion with certificate of title volume 5925, folio 577.

A statement of persons affected by the proposed road process together with a copy of the preliminary plan is available for inspection at the offices of the City of Onkaparinga, Ramsay Place, Noarlunga Centre, during normal office hours. Copies may also be inspected at 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 of 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 land, where made by a person as the owner of adjoining land 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 City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168 within 28 days of this notice, and a copy shall be forwarded to the Adelaide office of the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the City of Onkaparinga will give notification of a meeting at which matter will be considered, so that the person making the submission or a representative may attend, if desired.

Dated 1 December 2005.

J. TATE, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Delegated Authority

NOTICE is hereby given that at its meeting held on 28 November 2005, the Port Augusta City Council revoked delegations made to Wayne Aaron Hart in relation to the issuing of Special Event Permits and processing of limited liquor applications.

Dated 1 December 2005.

J. G. STEPHENS, City Manager

CITY OF UNLEY

Periodical Review

NOTICE is hereby given that in accordance with the provisions of section 12 (4) of the Local Government Act 1999, the City of Unley has reviewed its composition and elector representation arrangements.

The State Electoral Commissioner, pursuant to section 12 (13) (a) of the Local Government Act 1999, has certified that the Review undertaken by Council satisfies the requirements of section 12 of the Local Government Act 1999 and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

The revised representation arrangements are as follows:

The City of Unley will continue to be divided into six wards with existing ward names Unley Park Ward, Fullarton Ward, Parkside Ward, Unley Ward, Goodwood South Ward and Goodwood Ward and revised boundary adjustments as defined in the following Schedules, with each ward being represented by two Councillors.

THE FIRST SCHEDULE

Unley Park Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.



THE SECOND SCHEDULE

Fullarton Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.



THE THIRD SCHEDULE

Parkside Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.

THE FIFTH SCHEDULE

Goodwood South Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.



THE FOURTH SCHEDULE

Unley Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.





THE SIXTH SCHEDULE

Goodwood Ward: Comprising portion of the Hundred of Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.



M. WITHERS, Chief Executive Officer

TOWN OF WALKERVILLE

Change of Meeting Date

NOTICE is hereby given that the meeting of Council scheduled for Monday, 2 January 2006, will be deferred and held on Monday, 16 January 2006 at 7 p.m.

R. H. WALLACE, Chief Executive Officer

ALEXANDRINA COUNCIL

Christmas and New Year Office Hours

NOTICE is hereby given that Council would like to advise the following office closures during the Christmas and New Year period:

Goolwa Administration and Library

Friday, 23 December 2005: Office and Library closed from 11 a.m.

Monday, 26 December 2005: Closed Tuesday, 27 December 2005: Closed

Monday, 2 January 2006: Closed

Strathalbyn Administration Centre Friday, 23 December 2005: Office closed from 11.30 a.m. Monday, 26 December 2005: Closed Tuesday, 27 December 2005: Closed Monday, 2 January 2006: Closed

All other days open as per normal.

L COOMBE. Chief Executive

ALEXANDRINA COUNCIL

DEVELOPMENT ACT 1993

Strathalbyn Township Local Heritage Plan Amendment Report (PAR)-Draft for Public Consultation

Addendum to Public Notice

NOTICE is hereby given that the Council wishes to advise of a change of date for the end of the public consultation period for the abovementioned Plan Amendment Report and a change in date for the public meeting.

The public consultation period will now end on Thursday, 2 February 2006 at 5 p.m. This will allow some additional time over the holiday period for those who wish to respond and make a written submission.

The public meeting date will now be on Thursday, 16 February 2006 at 7 p.m. in the Strathalbyn Town Hall.

The Plan Amendment Report will amend the Development Plan by introducing 184 Local Heritage Places and introducing six Historic (Conservation) Policy Areas within the Strathalbyn Township. These changes are made on the recommendations of a detailed Heritage Survey that was completed in 2003 and will implement changes investigated within the Development Plan Review undertaken in 2003. The proposed changes will help to safeguard the important cultural heritage of the township of Strathalbyn, which is recognised throughout the State.

Written submissions should be forwarded to: The Planning Department, Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214, by close of business on Thursday, 2 February 2006.

The draft Plan Amendment Report will be available for public inspection at the Council Office, 1 Colman Terrace, Strathalbyn; Goolwa Office, 11 Cadell Street, Goolwa; the Strathalbyn Library, Callington Road, Strathalbyn and on Council's website.

Pursuant to section 28(1) of the Development Act 1993, the Governor, with the advice and consent of the Executive Council, being of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Alexandrina Council—Strathalbyn Local Heritage (updated September 2005) Plan Amendment' that the Plan Amendment should come into operation without delay, declares that the Plan Amendment (updated September 2005) came into operation on an interim basis on 24 November 2005.

For further information contact the Duty Planner on 8555 7000. Dated 16 December 2005.

J. COOMBE, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 of the Local Government Act 1999, The Coorong District Council has completed a review to determine whether a change to ward boundaries and/or composition would result in the electors of the area being more fairly represented.

The Electoral Commissioner has considered and reported favourably on the Periodical Review and provided a certificate that the Review has been conducted appropriately and has complied with the requirements of section 12 of the Local Government Act 1999.

Having reviewed its membership structure Council gives notice in accordance with section 12 (15) of the Act of the following structure to take effect from the day of the first general election held after the expiration of five months from the date of publication of this notice in the Gazette.

The Council structure; an elected body comprising nine elected members chosen from within three wards with the Council choosing a presiding member from within its ranks, with elected members distributed as follows:

Mallee Ward 4 elected members

Lakes Ward 3 elected members

Parks Ward 2 elected members

Wards described as follows:

- Mallee Ward—Comprising the Hundreds of Seymour (including Tailem Bend), Sherlock, Roby and Peake.
- Lakes Ward-Comprising the Hundreds of Malcolm, Coolinong, Jefferies, Bonney (including Meningie), Baker, Glyde, Field, Santo and Messent.
- Parks Ward-Comprising the Hundreds of Kirkpatrick, Livingston, Carcuma, Štrawbridge, Coneybeer (including Coonalpyn), Lewis, Colebatch, Richards, Coombe Coonalpyn), Lewis, Colebatch, (including Tintinara), Archibald, Makin and McNamara.

W. R. PATERSON, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

Periodical Review

NOTICE is hereby given that the District Council of Le Hunte in accordance with the requirements of section 12 of the Local Government Act 1999, has conducted a review of its composition and elector representation arrangements.

The Electoral Commissioner has now certified that the review undertaken satisfies the requirements of the Act and takes effect from the day of the first general election held after the expiration of five months from the date of publication of this notice.

A. F. MCGUIRE, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, Portion of Un-named Road, Middle Beach

NOTICE is hereby given pursuant to section 10 of the Act, that Council proposes to make a Road Process Order to close and transfer to H. C. and G. M. Hatherly a 10 m strip of road adjoining (their property) allotment 1755 in Deposited Plan 55427 shown as A' on Preliminary Plan No. 05/0060.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 2A Wasleys Road, Mallala, and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing within 28 days from Thursday, 8 December 2005, to the Council, P.O. Box 18, Mallala, S.A. 5502 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

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

C. DUNLOP, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening River Road via Hahndorf, S.A.

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Mount Barker proposes to make a Road Process Order to open as road portion of Allotment 80 in Filed Plan 159457 more particularly delineated and numbered '1' on Preliminary Plan No. 05/0067

A copy of the plan and a statement of persons affected are available for public inspection at the Council Offices, Mann Street, Mount Barker and the offices of the Surveyor-General during normal working hours

Any person is entitled to object to the proposed road process. Such objection must set out the full name and address of the person making the objection and must be fully supported by reasons.

The objection must be made in writing to the Council at the above address within 28 days of this notice and a copy must be forwarded to the Surveyor-General at Adelaide. Where a forwarded to the Surveyor-General at Adelaide. 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 5 December 2005.

P. M. KENTISH, Surveyor-General

NARACOORTE LUCINDALE COUNCIL

Change of Council/Committee Meeting Date

NOTICE is hereby given that at a meeting held on 22 November 2005, it was resolved that the Council/Committee meetings for December 2005 be held on Tuesday, 20 December 2005, commencing at 2.30 p.m.

D. A. HOVENDEN, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

Review of Elector Representation

NOTICE is hereby given that the Port Pirie Regional Council, in accordance with the requirements of section 12 of the Local Government Act 1999, has reviewed its composition and elector representation arrangements.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 and may therefore now be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

The representation arrangements are as follows:

One Mayor

10 Councillors (at large representation)

No wards will apply to the Council area.

I. BURFITT, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Periodical Review

NOTICE is hereby given that the District Council of Robe has reviewed its composition and elector representation arrangements in accordance with the requirements of section 12 of the Local Government Act 1999.

Pursuant to section 12 (13)(a) of the said Act the Electoral Commissioner has certified that the review undertaken by Council satisfies the requirements of section 12 of the Local Government Act and may therefore put into effect as from the day of the first general election held after the expiration of five months from publication of this notice.

The representation arrangements are unchanged and are as follows:

The District Council of Robe will comprise of a Mayor and two wards with Town Ward being represented by four Councillors and Rural Ward being represented by two Councillors.

R. J. KAY, Chief Executive Officer

DISTRICT COUNCIL OF TATIARA

Periodical Elector Representation Review

NOTICE is hereby given that the District Council of Tatiara, in accordance with the requirements of section 12 (4) of the Local Government Act 1999, has reviewed its composition and elector representation arrangements.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by Council was conducted appropriately and complies with the requirements of section 12 and may now be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

The revised representation arrangements are as follows:

- The Council resolved to:
 - retain 10 elected members;
 - · retain the present two ward structure with the current boundaries; and
 - alter the name of the Council to 'Tatiara District Council'.

R. J. HARKNESS, Chief Executive Officer

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

- Anderson, Ella May, late of 110 Strathfield Terrace, Largs North, of no occupation, who died on 3 June 2005. Atkinson, Robert Charles, late of 18-20 Devon Street, Port
- Clinton, retired forklift driver, who died on 3 August 2005. Blows, Frank William, late of 150 Adams Road, Craigmore,
- retired metal finisher, who died on 24 September 2005.
- Chick, Phyllis Victoria, late of 20 Third Avenue, St Peters, of no occupation, who died on 16 October 2005.
- Dienelt, Dudley Maxwell, late of 8 Fuller Street, Edwardstown,
- retired bootmaker, who died on 12 October 2005. Goodridge, Pamela Joy, late of 125 Third Avenue, Royston Park, home duties, who died on 27 September 2005.
- Halliday, Norieul Edith, late of 12 Green Avenue, Seaton, home duties, who died on 1 September 2005.
- Holmes, Arthur Basil, late of 8 Thomas Street, Edithburgh, retired production planner, who died on 7 July 2005.
- Hook, Eileen Ella, late of 20 Third Avenue, St Peters, of no occupation, who died on 4 August 2005.
- Lineage, Jean D'arc Paul Deciel Enclume, Royale Cardinale Britain, late of 9 Luhrs Road, Payneham South, retired technical assistant, who died on 26 July 2005
- Marcks, Thelma Joyce, late of 118 Brown Terrace, Salisbury, home duties, who died on 23 October 2005. Sehmisch, Kurt Heinz, late of 276 Portrush Road, Beulah Park,
- retired tiler, who died on 1 March 2003.
- Summerton, Thelma Mavis, late of 580 Brighton Road, South Brighton, of no occupation, who died on 18 October 2005.
- Thornton, Stella Hannah, late of 324 Military Road, Semaphore Park, of no occupation, who died on 28 September 2005. *Turner, Erica Peace*, late of 9-13 Finniss Street, Marion, home
- duties, who died on 24 August 2005
- Van Der Muelen, Catherine, late of 160 OG Road, Felixstow, of no occupation, who died on 17 October 2005.

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 13 January 2006, 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 8 December 2005.

C. J. O'LOUGHLIN, Public Trustee

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

Holmes, Sylvia Virginia otherwise Holmes, Silvia, late of Unit 12, 20 Addison Road, Black Forest, retired cleaner, who died on 22 September 2005.

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 above estate are directed to send full particulars and evidence of such claims to the undersigned on or before 6 January 2006, otherwise they will be excluded from the distribution of the estate and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

Dated 8 December 2005.

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

ATTENTION

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