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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 23 JUNE 2005

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet Adelaide, 23 June 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Dental Board of South Australia, pursuant to the provisions of the Dental Practice Act 2001:

Member: (from 23 June 2005 until 22 June 2008)

Janet Megan Fuss David Burrow Susan Joan Gaffney Donald Wilson Robert Hillary Boucaut Jones

Robvn Brown

Joanna Catherine Richardson

Deputy Member: (from 23 June 2005 until 22 June 2008) Colleen Prideaux (Deputy to Brown)

Adut Zita Ngor (Deputy to Richardson)

By command, C. ZOLLO, for Premier

MHEA-MGR0012CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

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

Member: (from 23 June 2005 until 22 June 2008) John Coombe

Deputy Member: (from 23 June 2005 until 22 June 2008) Robert Dunstone (Deputy to Coombe)

Deputy Member: (from 23 June 2005 until 8 September 2007)

Kerin Montgomerie (Deputy to Cugley)

By command.

C. ZOLLO, for Premier

MHEA-MGR0003CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Natural Resources Management Board—Alinytjara Wilurara, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 23 June 2005 until 22 June 2007) Fabien Peel

Jeffrey Queama Hughie Windlass Donald Fraser

Member: (from 23 June 2005 until 22 June 2008)

Frank Young
Marilyn Ah Chee George Cooley Debra Haseldine

By command,

C. ZOLLO, for Premier

MEC 0044/05CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

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

Member: (from 1 July 2005 until 30 June 2007)

Paul Kilvert Terry Woolley Brian Stratfold Susan Cameron Christine Harrison Geoffrey Thomas Crisp

Deborah Turnbull Robin George Storer

Barbara Maria Kameniar Adrian Robert Vicary Angela Scarino

Helen Margaret Trebilcock Heather Carey

Pam Bartholomaeus Chris Dolan Jackie Bone-George Julie Lundberg Jenice Zerna

Christine Lopez

Bernard James Meatheringham Sally MacDonald-Taylor

Patrick Wright Ross Johnson Christine Hudson David Frith Linda Matthews Janet Vila Keightley

Deputy Member: (from 1 July 2005 until 30 June 2007)

Wendy Engliss (Deputy to Kilvert) William Parker (Deputy to Woolley) Janette Scott (Deputy to Stratfold) Merilyn Klem (Deputy to Cameron) Ann Elizabeth Doolette (Deputy to Harrison)

Clement James MacIntyre (Deputy to Crisp) Sivakumar Alagumalai (Deputy to Turnbull)

Laurence David Owens (Deputy to Storer) Kelvin David Gregory (Deputy to Kameniar) David Michael Panton (Deputy to Vicary)

Colleen Smith (Deputy to Scarino)

Helen Elizabeth Whelan (Deputy to Trebilcock) Helen O'Brien (Deputy to Carey)

Diana Manolas (Deputy to Bartholomaeus) Toni Carellas (Deputy to Dolan)

Robert Derek Nussio (Deputy to Lundberg) Glenda Woolford (Deputy to Zerna) Graeme Edwin Gatley (Deputy to Lopez) Karma Agostinetto (Deputy to Meatherignham) Sally Jeremic (Deputy to MacDonald-Taylor)

Shirley Ann Schubert (Deputy to Wright) Malcolm Earl Dawe (Deputy to Johnson) Anne Burgess (Deputy to Matthews)

By command,

C. ZOLLO, for Premier

MECS 018/05CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

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

Member: (from 23 June 2005 until 22 June 2008)

Anthony William Lake Ian McInnes Smylie Helen Diana McLean Barry James Newman Virginia Ann Street Annabel Faith Catford Digance

Member: (from 23 June 2005 until 18 June 2006)

Catherine Palmer

By command.

C. ZOLLO, for Premier

MHEA-MGR0035CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Industry and Trade, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be also Acting Deputy Premier, Acting Treasurer, Acting Minister Assisting the Premier in Economic Development, Acting Minister for Police and Acting Minister for Federal/State Relations for the period 25 June 2005 to 3 July 2005 inclusive, during the absence of the Honourable Kevin Owen Foley, MP.

By command,

C. ZOLLO, for Premier

DTF 067/05CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of the Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Housing, Minister for Ageing and Minister for Disability to be also Acting Minister for Aboriginal Affairs and Reconciliation for the period 25 June 2005 to 2 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command,

C. ZOLLO, for Premier

MCS 0007/05CS

Department of the Premier and Cabinet Adelaide, 23 June 2005

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Environment and Conservation, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be also Acting Minister for Aboriginal Affairs and Reconciliation for the period 25 June 2005 to 2 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command,

C. ZOLLO, for Premier

MCS 0007/05CS

ANIMAL AND PLANT CONTROL (AGRICULTURAL AND OTHER PURPOSES) ACT 1986

Declaration of Rate

PURSUANT to the provisions of sections 31 (2) and 31 (4) of the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, the Animal and Plant Control Commission hereby declares, for the purposes of the said section concerning the Dingo Control Fund for the financial year ending 30 June 2006 an unchanged rate for the year ending 30 June 2006 of 3 cents for each km² of rateable land for holdings of more than 10 km², with a minimum amount payable by any person to be \$25.

Dated 23 June 2005.

R. B. WICKES, Presiding Officer, Animal and Plan Control Commission

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Andrew G. Evans Koppi Tucka Oysters Address for notice of the Lessee:

Koppi Tucka

Smoky Bay, S.A. 5680

Leased Area:

10 Hectares

Co-ordinates of lease area:

(GDA 94—Zone 53)

Eastings	Northings	Latitudes	Longitudes
397824E	6420753N	32°20′44"	133°54′51"
397936E	6420797N	32°20′42"	133°54′55"
397966E	6420363N	32°20′56″	133°54′56″
398241E	6420026N	32°21′07"	133°55′07″
398129E	6419982N	32°21′09"	133°55′02″
397854E	6420319N	32°20′58″	133°54′52″

Permitted Class of Aquaculture:

Intertidal Mollusc Aquaculture

Expiry Date of the lease is:

30 June 2005

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Southern Cross Marine Culture Pty Ltd

Address for notice of the Lessee:

G.P.O. Box 1477 Hobart, Tas. 7001

Leased Area:

2 Hectares

Co-ordinates of lease area:

(GDA 94—Zone 53)

Eastings	Northings	Latitudes	Longitudes
530165E	6178149N	34°32′16″	135°19′43″
530325E	6178149N	34°32′16″	135°19′50″
530325E	6178024N	34°32′21″	135°19′50″
530165E	6178024N	34°32′21″	135°19′43″

Permitted Class of Aquaculture:

Intertidal Mollusc Aquaculture

Expiry Date of the lease is:

30 June 2006

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Southern Cross Marine Culture Pty Ltd

Address for notice of the Lessee:

G.P.O. Box 1477 Hobart, Tas. 7001

Leased Area:

0.5 Hectares

Co-ordinates of lease area:

(GDA 94—Zone 53)

Eastings	Northings	Latitudes	Longitudes
543997E	6170106N	34°36′36″	135°28'48"
544022E	6170106N	34°36′36″	135°28′49″
544022E	6169906N	34°36′42″	135°28′49″
543997E	6169906N	34°36′42″	135°28'48"

Permitted Class of Aquaculture:

Intertidal Mollusc Aquaculture

Expiry Date of the lease is:

30 June 2006

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Justin B. Enright

Address for notice of the Lessee:

P.O. Box 3

Coffin Bay, S.A. 5607

Leased Area:

10 Hectares

Co-ordinates of lease area:

(GDA 94-Zone 53)

Eastings	Northings	Latitudes	Longitudes
520839E	6183939N	34°29′09"	135°13′37″
521263E	6183776N	34°29′15"	135°13′54″
521184E	6183571N	34°29′21"	135°13′51″
520760E	6183734N	34°29′16″	135°13′34″

Permitted Class of Aquaculture:

Abalone Aquaculture

Expiry Date of the lease is:

30 June 2005

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Flinders Seafoods Wallaroo Pty Ltd

Address for notice of the Lessee:

P.O. Box 10-790 Wellington, N. Z.

Leased Area:

50 Hectares

Co-ordinates of lease area:

(GDA 94—Zone 53)

Eastings	Northings	Latitudes	Longitudes
726420E	6239258N	33°57′46″	137°27′02"
727222E	6239239N	33°57′46″	137°27′33″
727207E	6238616N	33°58′06″	137°27′33″
726405E	6238635N	33°58′06″	137°27′02″

Permitted Class of Aquaculture:

Subtidal Mollusc Aquaculture

Expiry Date of the lease is:

30 June 2005

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of section 22 of the Aquaculture Act 2001, Rory McEwen, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the state:

Lessee:

Flinders Seafoods Wallaroo Pty Ltd

Address for notice of the Lessee:

P.O. Box 10-790

Wellington, N. Z.

Leased Area:

50 Hectares

Co-ordinates of lease area:

(GDA 94—Zone 53)

Eastings	Northings	Latitudes	Longitudes
724607E	6239229N	33°57′49″	137°25′51″
725408E	6239210N	33°57′49″	137°26′22″
725394E	6238586N	33°58′09"	137°26′22″
724592E	6238605N	33°58′09"	137°25′51″

Permitted Class of Aquaculture:

Subtidal Mollusc Aquaculture

Expiry Date of the lease is:

30 June 2005

BRANDS ACT, 1933 3RD QUARTER, 2004

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th September 2004 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

Registrar of Brands 26th May 2005

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
≥ 29	IA Walker	CLARE 5453
70R	NJ & PL Robinson ITF Carico Trust	WATERVALE 5452
T25	Torrensville Congregational Church Inc. (AC Coe) COOBER PEDY 5723	
J60	WG Materne	MOUNT BARKER 5251

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address	
XB.3.6.	XB.3.6. NJ & PL Robinson WATERVALE 5452		
W.2.6. NG Radford		LUCINDALE 5272	
C.1.E.1 Torrensville Congregational Church Inc. (AC Coe)		COOBER PEDY 5723	

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
50	Australian Stock Horse Society	S Lock & CR Croser	MENINGIE 5264
0	Australian Stud Book	WK Drewitt	PORT LINCOLN 5606
MF7	SA Jockey Club	MS Fricker	WOODSIDE 5244
(F)	Australian Stock Horse of Australia	LC Field	MOUNT GAMBIER 5290
(A)	Australian Saddle Pony Association	JM McLoughlin	MURRAY BRIDGE 5253
Æ	Arabian Horse Society of Australia	ERE Barton & KA Barton	MEADOWS 5201

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
JB	Purple	4	AT & JE Branford	ANGASTON 5353
R	Red	2	Para Ranges Estate (NH & DG Kerrison)	WALKERVILLE 5081
©	Blue	3	Dacin Nominees Pty Ltd (RJ & CJ Lienert)	SHEAOAK LOG 5371
M T	Green	4	Microbial Technologies Ltd (DJ Cooper)	KENT TOWN 5071
Ŝ	Blue	1	HR & JM Searle	WILMINGTON 5485
WN	Green	4	WR & MA Naismith	ORROROO 5431
Ŝ	Green	2	LH Stock & Son (RM Stock)	SANDILANDS via ARDROSSAN 5571
(S) (S)	Red	2	LH Stock & Son (RM Stock)	SANDILANDS via ARDROSSAN 5571
ŝ	Blue	2	LH Stock & Son (RM Stock)	SANDILANDS via ARDROSSAN 5571
JX	Blue	3	IL & JG Wedding	OWEN 5460
AH	Red	3	AP Heinrich	CLARE 5453
Р	Blue	4	GW & DL Pech	WIRRABARA 5481
MK	Purple	1	MJ & PJ Kirkland	BALAKLAVA 5461
CO	Red	4	NB & J Coffey	SALISBURY PLAIN 5109
\bigcirc	Blue	4	JW & JS Gibson	MOUNT PLEASANT 5235

South East District

E	Blue	1	JE & ME Erickson	MURRAY BRIDGE 5253
ВН	Red	4	BR & BM Hansen	BELLEVUE HEIGHTS 5050

Western District

Brand	Colour	Position	Owner	Address
$\mid \Theta \mid$	Blue	4	AW & RK Branson	TUMBY BAY 5605
WR	Red	1	RA & BM Ramsey	ARNO BAY 5603
ဟ	Red	1	DG Sparrow	WUDINNA 5652

Northern District

Brand	Colour	Position	Owner	Address
D	Red	1	DJ Darr	QUORN 5433
B	Green	1	B & V Reschke	BLINMAN 5730

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
W.1.B.1.	The Weichert Trust (NA Weichert)	KAPUNDA 5373
X1.2.A.3.	CC Cooper & Co (DS Cooper)	JAMESTOWN 5491
XS.2.A.3.	PR & SR Atkinson	HARROGATE 5244
C.1.A.3.	NB & J Coffey	SALISBURY PLAIN 5109
B.1.P.1	JW & JS Gibson	MOUNT PLEASANT 5235

South East District

Brand or Mark	Owner	Address
XM.1.3.	MP & A Grosser	KAROONDA 5307

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
M	RJ McAuley & Co	Commodore Station Pty Ltd YARRALUMLA 2600
12h	JB & ME Hale	M & D Hale HALLETT 5419
X35	JP Bunfield	PG & D Bunfield SPALDING 5454
HD	A, R & C Crawford	Bimbowrie Station (Minister for Environment and Conservation) ADELAIDE 5001
1E6	DW Evans	MS Evans BALAKLAVA 5461
408	RW & PA Ragless	Beltana Station Pty Ltd (G Ragless) BELTANA 5730
50 D	L Perkins	WD Perkins & LA Ward BLACKWOOD 5051
58L	AG Leggett	MH & MJ Leggett WASLEYS 5400

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
W.2.	RJ McAuley & Co	Commodore Station Pty Ltd YARRALUMLA 2600
R.1.C.2.	A, R, & C Crawford	Bimbowrie Station (Minister for Environment and Conservation) ADELAIDE 5001
P.5.6.	RW & PA Ragless	Beltana Station Pty Ltd (G Ragless) BELTANA 5730
XP.3.	L Perkins	WD Perkins & LA Ward 'Penola Park' Perkins & Ward BLACKWOOD 5051

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

SHEEP BRANDS TRANSFERRED Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
CK	Red	1	DV Kleinig	R, P, & R Kleinig STOCKWELL 5355
¥ R	Purple	2	RA Waldhuter	SR & SF Waldhuter EUDUNDA 5374
JC	Purple	2	TM Casey	JT & P Casey PETERBOROUGH 5422
М□	Blue	2	DF & DM Miller	Miller Partners Robin Hill (MA, JA & D Miller) SADDLEWORTH 5413
(W)	Red	4	DR & VL Weichert	NA & RK Weichert KAPUNDA 5373
Ō	Green	1	GG Thomas	MDG & KS Thomas ORROROO 5431
D	Red	1	DR & VL Weichert	NA & RK Weichert KAPUNDA 5373
J	Purple	4	JB & ME Hale	M & D Hale HALLETT 5419
E B	Green	4	EH Bruhn	JA & JR Bruhn EUDUNDA 5374
_B	Red	1	JP Bunfield	PG & D Bunfield
Ж	Blue	1	KJ Hammat & Co	Tammah Holding (RK, RS & LJ Hammat) SPALDING 5454
L	Green	4	LLS Matters	GS, CM, JLS Matters SPALDING 5454
М	Green	3	RR & SF Frances	RR, DR & CM Mildren MUNDOORA 5555
Р	Purple	4	DJ Prior	MW Prior GLADSTONE 5473
$\overline{\triangle}$	Blue	1	DW Evans	MS Evans BALAKLAVA 5461
AW	Green	3	AL Waters	PN Waters & GD Waters BOOLEROO CENTRE 5482
î	Purple	4	HB Longbottom	DA, JH & CP Longbottom SPALDING 5454
JO	Purple	2	J O'Dea & Sons	JC & LM O'Dea GUMERACHA 5233
$\overline{\underline{w}}$	Red	3	RJ Williams	TJ, JK & PJ Williams MARRABEL 5413
(B)	Red	3	KC Brown	SK & SK Brown ARDROSSAN 5571
DB	Green	1	DK Brooks	BD & TN Brooks Hamley Bridge 5401
IM	Red	4	AM Price (McIntosh)	SH McIntosh KADINA 5555

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
(F)	Red	4	TK & EM Farr	DK & DM Farr LOXTON 5333
2	Red	3	CJ Wallis	Netherley Trading Trust (MC Wallis) MILLICENT 5280
Θ	Purple	4	RE & VR Herrmann	GR Herrmann KAROONDA 5307
U	Blue	2	A, R & C Crawford	Bimbowrie Station (Minister for Environment and Conservation) ADELAIDE 5001
Ĝ	Blue	4	MR & RD Gladigau	JA & BL Gladigau ALAWOONA via LOXTON 5333
HF	Purple	2	HR & MH Falting	MH & NE Falting & Sons LOXTON 5333
<u>w</u>	Purple	1	EW & BA Worsfold	GW, JS, SJ & TA Worsfold LOXTON 5333

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
L	Red	2	RK Lines	RK, A & C Lines LAURA 5480
HD	Purple	4	JM Dennis (FM & HE Dennis & Son)	Murboon Pty Ltd (JM, DS, MJ, & RW Dennis) KIELPA 5642
\Diamond	Red	4	FA, MJ, NJ & AF Robinson	NJ & PL Robinson ITF Carico Trust WATERVALE 5452
B	Purple	1	JF & B Bartley	PC & DJ Bartley PORT LINCOLN 5606

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
M	Red	2	RJ McAuley & Co	Commodore Station Pty Ltd (Port Augusta) YARRALUMLA 2600
၁	Blue	2	A, R &C Crawford	Bimbowrie Station (Minister for Environment and Conservation) ADELAIDE 5001
3	Blue	4	R Warnes & Sons	IL & SJ Warnes BURRA 5417
Р	Blue	1	RW & PA Ragless	Beltana Station Pty Ltd (G Ragless) BELTANA 5730

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
B	Red	4	DJ Bell	JA & RA Bell KINGSCOTE 5223

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Q.2.3.	TM Casey	JT & P Casey PETERBOROUGH 5422
T.1.N.1.	GG Thomas	MDG & KS Thomas ORROROO 5431
XK.1.R.1	JB & ME Hale	M & D Hale HALLETT 5419
XO.3.L.4.	KJ Hammat & Co	Tammah Holding (RK, RS & LJ Hammat) SPALDING 5454

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
X.2.N.3	TK & EM Farr	DK & DM Farr LOXTON 5333
XA.1.XP.1	RE & VR Herrmann	GR Herrmann KAROONDA 5307

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XB.1.	FA, MJ, NJ & AF Robinson	NJ & PL Robinson ITF Carico Trust WATERVALE 5452

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
C.C.1.	RJ McAuley & Co	Commodore Station Pty Ltd YARRALUMLA 2600
M.M.3.	White Park Pastoral Co. (RAL Milne)	Moolooloo Proprietors Pty Ltd (KWR & LJ Slade) PORT AUGUSTA 5710
0.4.	R Warnes & Sons	IL & SJ Warnes BURRA 5417
C.4.	A, R & C Crawford	Bimbowrie Station (Minister for Education and Conservation) ADELAIDE 5001
XP.2.3.	RW & PA Ragless	Beltana Station Pty Ltd (G Ragless) BELTANA 5730

Kangaroo Island

Brand or Mark	Transferred from	Transferred to: Owner/Address
XK.2	DJ Bell	JA & RA Bell KINGSCOTE 5223

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation	
∢75	K Obersen TORRENS PARK 5062	K Obersen	
73J	NR & JH Hardy WOODCROFT 5162	NJ & JH Hardy	
0K9	KJ Hammat & Co SPALDING 5454	LJ Hammat	

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
XP.6.7.	KJ Hammat & Co SPALDING 5454	LJ Hammat

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
KJH	Murray Grey Beef	KJ Hammat & Co	LJ Hammat
	Cattle Society	SPALDING 5454	

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Р	Red	4	GW & DL Pech WIRRABARA 5481	GW Pech
B	Green	1	B & K Chatterton LYNDOCH 5351	B Chatterton
NK	Purple	4	RN Kirkland BALAKLAVA 5461	MJ Kirkland

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
AR	Green	3	RA & BM Ramsey ARNO BAY 5603	RA Ramsey
\bigcirc	Blue	1	DW Evans BALAKLAVA 5461	MS Evans

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
©	Red	4	G Ragless BELTANA 5730	G Ragless
В	Green	3	V & B Reschke BLINMAN 5730	V Reschke

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				-

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation	
Nil			

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Judith Hughes, Deputy Commissioner, Policy and Legal, 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

Michael Hillian, BLD 8982.

SCHEDULE 2

Domestic building work performed by the licensee for the construction of a three level, two-storey with basement level car parking and storage, house including five bedrooms, three living areas and an indoor swimming pool for his wife, Mrs Jane Hillian, at 75 Osmond Terrace, Norwood.

SCHEDULE 3

- 1. That the licensee must, prior to commencement of the building works, effect an amendment to the contracts between the builder and the property owner such that the owners will not transfer their interest in the land prior to the date of completion of the building work, or within five years of its completion, without the authorisation of the Commissioner for Consumer Affairs.
- 2. That the licensee must, prior to commencement of the building works, effect an amendment to the contracts between the builder and the property owner such that in the event that the property is to be sold within the five-year statutory warranty period that the licensee must provide any potential subsequent purchaser(s) and the Commissioner for Consumer Affairs with a full written report from an independent qualified building engineer regarding the building work subject to this exemption, at their own expense, prior to commencement of the sale.
- 3. That the licensee must, prior to commencement of the building works, provide a copy of amended contracts between the builder and the property owner such that they abide by these exemption conditions for the project to the Commissioner for Consumer Affairs.

Dated 14 June 2005.

J. HUGHES, Deputy Commissioner, Policy and Legal

Office of Consumer and Business Affairs Delegate of the Minister for Consumer Affairs

Ref: 610/05-00020

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Judith Hughes, Deputy Commissioner, Policy and Legal, 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

Fairmont Homes Proprietary Limited, BLD 4575.

SCHEDULE 2

Domestic building work performed by the licensee for a retirement village known as 'The Vines' Lifestyle Village at Potts Road and Future Coleman Parade, Evanston Park.

SCHEDULE 3

- 1. The licensee must, prior to commencement of the building works, effect an amendment to the contracts between the building company and the property owner(s) such that the latter are required to inform prospective residents of the properties that a policy of building indemnity insurance has not been issued in respect of the properties.
- 2. The licensee must, prior to commencement of the building works, effect an amendment to the contracts between the building company and the property owner(s) such that the owners will not

transfer their interest in the land prior to the date of completion of the building work, or within five years of its completion, without the authorisation of the Commissioner for Consumer Affairs.

- 3. The licensee must, prior to commencement of the building works, provide a copy of amended contracts between the building company and the property owner(s) such that a certified copy of this Certificate of Exemption is to be provided to each resident of the properties for the five year warranty period to which it applies.
- 4. The licensee must, prior to commencement of the building works, provide a copy of amended contracts between the building company and the property owner(s) such that they abide by these exemption conditions for each project to the Commissioner for Consumer Affairs.

Dated 14 June 2005.

J. HUGHES, Deputy Commissioner, Policy and Legal

Office of Consumer and Business Affairs Delegate of the Minister for Consumer Affairs

Ref: 610/05-00015

DEVELOPMENT ACT 1993: SECTION 46 (1)

Preamble

Subsection (1) of section 46 of the Development Act 1993, allows the Minister for Urban Development and Planning to apply that section to a specified kind of development or project if the Minister is of the opinion that a declaration under that section is appropriate or necessary to the proper assessment of a development or project of major environmental, social or economic importance.

NOTICE

PURSUANT to section 46 (1) of the Development Act 1993, being of the opinion that a declaration under section 46 of the Act is appropriate for the proper assessment of development of major environmental, social or economic importance, I declare that section 46 of the Act applies to any development of a kind specified in Schedule 1, in that part of the State specified under Schedule 2.

SCHEDULE 1

Specified kinds of development

Development for the purposes of establishing or operating an eco-tourism accommodation lodge, including any or all of the following elements:

- (a) a change in the use of land, land division or any building work:
- (b) the excavation or filling, or the excavation and filling of any land, or the formation of land for an accommodation tourism lodge or ancillary buildings;
- (c) the construction of a staff residential village;
- (d) Construction or provision of infrastructure for water supply, electricity, telecommunications, stormwater, effluent disposal, roads or parking and walking trails, whether undertaken within the site specified in Schedule 2 or on other land in conjunction with the development;
- (e) Any related or ancillary development associated with development within the ambit of the preceding paragraph.

SCHEDULE 2

Specified part of the State

The following parts of the State being located at Hanson Bay on Kangaroo Island for the purposes of this notice:

 (a) the whole of Lot 9 in Deposited Plan 25953, Hundred of McDonald, comprised in Certificate of Title volume 5431, folio 208.

Dated 21 June 2005.

P. HOLLOWAY, Minister for Urban Development and Planning

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

Preamble

- 1. The decision by the Governor under section 48 of the Development Act 1993, to approve the development of an Organics Waste Treatment and Recycling Research Facility at Buckland Park was published in the *Gazette* on 5 December 2003.
- 2. The development was the subject of a Public Environmental Report and an Assessment Report under sections 46 and 46C of the Development Act 1993.
- 3. Five amendments to the development approval were subsequently considered and approved by the Development Assessment Commission as delegate of the Governor, and published in the *Government Gazette* on 29 April 2004, 6 May 2004, 27 May 2004, 13 January 2005 and 9 June 2005.
- 4. A further amendment to the development approval has been under consideration by the Development Assessment Commission as delegate of the Governor under Division 2 of Part 4 of the Development Act.
- 5. The proposed amendment includes amendment to the perimeter mounds to use Calsilt for their construction, modification of the Equipment Washdown Facility to increase the wastewater settling time and construction of the bulkfill (subgrade) for future windrow areas using Calsilt.
- 6. The amendments to the development are contained in a letter dated 25 February 2005 from Lachlan Jeffries of the Jeffries Group.
- 7. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Public Environmental Report.
- 8. The Development Assessment Commission has, in considering the matter, had regard to all relevant matters under section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants provisional development authorisation to the amended Organics Waste Treatment and Recycling Research Facility at Buckland Park, subject to the Conditions and Notes to the applicant below:

- (a) reserve a decision on the following matter pursuant to section 48 (6):
 - Construction of the bulkfill (subgrade) for future windrow areas using Calsilt.

Conditions of approval

- 1. The Organics Waste Treatment and Recycling Research Facility, Buckland Park shall be undertaken in accordance with:
 - (a) the following documents and drawings as they relate to the Organics Waste Treatment and Recycling Research Facility, Buckland Park:

Documents

- the Public Environmental Report prepared by Jeffries Garden Soils dated January 2003;
- (ii) the Response Document prepared by Jeffries Garden Soils dated May 2003;
- (iii) Environmental Management Plan for a Resource Organics Resource Centre at Buckland Park, prepared by Rodenburg Davey & Associates Pty Ltd, dated 6 August 2003, Revision 1 (enclosing final drawings);
- (iv) the letter from Finlaysons Lawyers, titled Jeffries Organics Recycling Facility Proposal—Final Development Application, dated 26 September 2003;
- (v) the Assessment Report prepared by the Minister for Urban Development and Planning dated November 2003;
- (vi) the letter from Jeffries Garden Soils dated 21 March 2004;

- (vii) the letter from Jeffries Garden Soils dated 5 April 2004;
- (viii) the letter from Rodenburg Davey & Associates Pty Ltd dated 14 April 2004;
- (ix) the letter from Rodenburg Davey & Associates Pty Ltd dated 15 April 2004;
- (x) the letter from Rodenburg Davey & Associates Pty Ltd dated 28 April 2004;
- (xi) the letter from Lachlan Jeffries of Jeffries Group dated 4 March 2004;
- (xii) the letter from Lachlan Jeffries of Jeffries Group dated 24 May 2004;
- (xiii) the email from Rob Rodenburg of 1 July 2004 (enclosing revised EMP 27 May 2004, revision 2);
- (xiv) the letter from Lachlan Jeffries of Jeffries Group dated 12 May 2005;
- (xv) the letter from Lachlan Jeffries of Jeffries Group dated 25 February 2005.

Drawings:

- (i) Drawing Titled: Jeffries Group Recycled Organics Resource Centre at Buckland Park, SA, Drawing Number: AEV318-C-SK-008 (dated 26 September 2003).
- (ii) Drawing Titled: Jeffries Group Recycled Organics Resource Centre at Buckland Park, Overall Layout Plan, Drawing Number: AEV402-C-DWG-050 (dated 20 May 2004).
- 2. The quantity of feedstock to be received or processed at the site shall not exceed 150 000 tonnes per annum.
- 3. The raw materials for composting shall comprise green organics (foliage, grass cuttings, prunings and branches), saw dust, timber (pallets, boxes), and wet organics (processed grease trap residue, street sweepings) unless otherwise prescribed under the provisions of an Environmental Management Plan prepared and amended (as approved by EPA) pursuant to this development approval.
- 4. All incoming feedstock material shall be unloaded, stored and processed (screened and shredded) at Jeffries Cormack Road site before being transferred to Buckland Park by covered truck in stage 1.
- 5. All incoming feedstock material shall be unloaded, stored and processed (screened and shredded) in the receival shed at Buckland Park in stage 2 within 24 hours of being received.
- 6. The construction of the processing areas (windrowing and final product), wheel wash bay area and surface water storage area shall be to the specifications listed in the 'Environmental Management Plan for a Recycled Organics Resource Centre at Buckland Park, dated 21 August 2003, Revision 2'.
- 7. Construction of all stages for the windrowing areas and wastewater areas shall be to Level 1 Supervision as set out in Australian Standard 3798-1996. Daily logs and final supervision report shall be forwarded to the Environment Protection Authority.
- 8. A minimum of 1 m separation distance shall be maintained between the groundwater level and the underside of all liners on the site.
- 9. The location and decommission status of old wells located on the site shall be confirmed and the operational wells decommissioned in accordance with the requirements of the Water Resources Act 1997.
- 10. Work constituting building work under the Development Act 1993, shall be certified by a private certifier as complying with the Building Rules, prior to any building work commencing.
- 11. Design specifications of the receival shed shall be forwarded to the Environment Protection Authority prior to construction and approved by the Development Assessment Commission prior to its construction. The receival shed shall be fully enclosed and have a concrete floor.
- 12. The design and construction of the road access junction to the site from Port Wakefield Road shall be to the reasonable satisfaction of Transport SA, and at the cost of the proponent.

- 13. Prior to commencing operation at the site McEvoy Road must be sealed to the standard agreed between the proponent and the City of Playford, and at the cost of the proponent.
- 14. The proponent must install a meteorological monitoring station in accordance with 'Meteorological Monitoring Guidance for Regulatory Modelling Applications, US EPA, February 2000', and be operational before operations at the site commence. It shall be to such a standard that it produces data suitable for air pollution modelling and complaint resolution. Note: The parameters that should be recorded are wind speed and direction at 10 m height, standard deviation of wind direction, temperature at 2 m and 10 m heights, solar radiation and rainfall.

Unless varied by the following conditions:

- 15. The mounds constructed up to 15 March 2004 with compost material contaminated with plastics shall be covered with a minimum of 300 mm of topsoil and maintained to ensure no plastic material is exposed.
- 16. Compost material used for the construction of the mounds or used on site may only contain an incidental amount of plastic fragments or other contaminants after processing with the Hurrikan, with the exception of mounds constructed up to 15 March 2004.
- 17. The compost material containing plastics, currently located at the Jeffries Wingfield facility shall be allowed to be stockpiled adjacent to the proposed Primary Processing Building at the Jeffries Buckland Park site to enable future processing with the Hurrikan to remove the plastic and other contaminants prior to use on the site in future mound construction.
- 18. A topsoil cover of a minimum of 300 mm shall be maintained over the stockpile to ensure there is no litter.
- 19. The 'Calgrit 50' and 'Grit' shall be maintained at a moisture content that will minimise the potential for generation of dust at stockpile areas, during stockpiling, construction and operation of the windrows.
- 20. The water quality in the surface water storage ponds shall be monitored in accordance with the relevant provisions of the Environmental Management Plan.
- 21. The surface and side slopes of the 'Calgrit 50' and 'Grit' capping layer and the surface water drainage system will be inspected on a monthly basis and after prolonged rain to ensure their integrity, and shall be maintained to ensure effective operation.
- 22. Unprocessed organic material shall not be received at the Jeffries Organic Waste Treatment and Recycling Research Facility, Buckland Park until the primary processing facility proposed at the site is established.
- 23. All vehicles transporting primary processed material to Buckland Park shall have the following features:
 - vehicles will be fully enclosed, i.e. solid floor and sides and a canvas or synthetic top cover that is attached to the sides in a manner that does not allow the escape of material;
 - vehicles will consist of either semi-trailers or truck and trailer combination.
- 24. A combined wheel wash and wash bay shall be installed within the Buckland Park facility for vehicles transporting materials and products to and from the facility and for the wash down of mobile plant within the facility.
- 25. All vehicles used solely for the transportation of primary processed organics to the Buckland Park site shall be required to be washed down externally before leaving the site empty, provided the vehicle body remains fully enclosed. The vehicles shall be washed externally and internally if used to transport compost or other materials from the Buckland Park site.
- 26. All mobile plant moving from one activity area to another shall be washed down at the wash bay before entering the new activity area.
- 27. Construction for the variations shall occur as per the specifications supplied in the Jeffries' letter dated 24 May 2004 and email from Robert Rodenburg dated 1 July 2004.
- 28. Feedstock for composting or finished compost shall not be placed on the Hard Stand at any time.

- 29. Maintenance of at least a 200 mm layer over the Calsilt perimeter mounds shall be required to be composed of a minimum layer of 100 mm of sandy loam then followed by a minimum layer of 100 mm of coarse compost.
- 30. The Equipment Washdown Facility shall be constructed as per the details listed in the letter dated 25 February 2005 from the Jeffries Group.

NOTES:

- 1. The proponent has an obligation 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, according to section 23 of the Aboriginal Heritage Act.
- 2. An environmental authorisation granted by the Environment Protection Authority will include conditions requiring compliance with the standards of site preparation, management and maintenance detailed in the Environmental Management Plan, dated 21 August 2003, Revision 2 and the following requirements:
 - The monitoring of the separation distance between ground-water and underside of the clay liner. Measures will be required to put in place to ensure corrective actions being activated prior to the separation distance being at, or less than 1 m. It is proposed to set a trigger level at 1.10 m separation distance for more frequent level monitoring (minimum daily) and a second one at 1.05 m separation distance to activate corrective actions. The Environment Protection Authority licence condition will require water levels to be measured weekly and assessed and reported monthly to the Environment Protection Authority for the first year of operation.
 - · Maintenance of all drains and ponds.
 - The specific nature and quantities of wastes to be composted on the site, including composting trials.
- 3. The Minister has a specific power to require testing, monitoring and auditing under section 48 (c) of the Development Act 1993

Dated 23 June 2005.

A. HOUGHTON, Secretary, Development Assessment Commission.

DEVELOPMENT REGULATIONS 1993: NOTICE UNDER SCHEDULE 6

Preamble

Schedule 6 of the Development Regulations 1993, refers to a construction index determined by the Minister from time to time and set out in the Schedule of Construction Indices. The Construction Indices will be used in the determination of fees payable by applicants seeking assessment against the Building Rules under the Development Act 1993.

NOTICE

PURSUANT to Schedule 6 of the Development Regulations 1993, I have determined the Construction Indices in the Schedule for the purposes of Schedule 6 of the Development Regulations 1993.

This notice will come into effect on 1 July 2005.

SCHEDULE

Schedule of 2005 Construction Indices

Construction Indices
885
1 178
781
1 336
1 215
264

Dated 19 June 2005.

P. HOLLOWAY, Minister for Urban Development and Planning

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2004

	\$		\$
Agents, Ceasing to Act as	35.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	18 10	Discontinuance Place of Business	. 23.60
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	. 44.75
_		Lost Certificate of Title Notices	
Attorney, Appointment of	35.50	Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	44.75	Cancenation, Notice of (Strata Flan)	. 44.73
Cemetery Curator Appointed		Mortgages:	10.10
7	20.50	Caveat Lodgment	
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	. 9.10
Declaration of Dividend	26.50	Leases—Application for Transfer (2 insertions) each	. 9.10
Incorporation	35.50	, ,	
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 26.50
First Name		Licensing	. 53.00
Each Subsequent Name		-	
Meeting Final	29.75	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 354.00
Meeting')		Default in Payment of Rates:	
First Name		First Name	
Each Subsequent Name	9.10	Each Subsequent Name	. 9.10
Notices:		Noxious Trade	26.50
Call			
Change of Name		Partnership, Dissolution of	. 26.50
Creditors		Petitions (small)	. 18.10
Creditors Compromise of Arrangement	35.50		. 10.10
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	. 18.10
be appointed')	44.75	Register of Unclaimed Moneys—First Name	. 26.50
Release of Liquidator—Application—Large Ad	70.50		
—Release Granted		Each Subsequent Name	. 9.10
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	. 226.00
Restored Name		Rate per page (in 6pt)	. 299.00
Petition to Supreme Court for Winding Up		Sale of Land by Public Auction	45.25
Summons in Action		Sale of Land by Fublic Auction	. 45.25
Order of Supreme Court for Winding Up Action	35.50	Advertisements	. 2.50
Register of Interests—Section 84 (1) Exempt		Advertisements, other than those listed are charged at \$	2 50 505
Removal of Office		column line, tabular one-third extra.	2.50 per
Proof of Debts			
Sales of Shares and Forfeiture	35.50	Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.50 per line.	District
Assigned	26.50	Where the notice inserted varies significantly in leng	rth from
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2004

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations		
Pages	Main	Amends	Pages	Main	Amend	s
1-16	2.15	0.95	497-512	30.25	29.00	
17-32	2.90	1.80	513-528	31.25	29.90	
33-48	3.80	2.70	529-544	32.00	31.00	
49-64	4.75	3.65	545-560	33.00	32.00	
65-80	5.60	4.60	561-576	33.75	33.00	
81-96	6.50	5.40	577-592	34.75	33.50	
97-112	7.40	6.30	593-608	35.75	34.50	
113-128	8.30	7.25	609-624	36.50	35.50	
129-144	9.35	8.25	625-640	37.25	36.10	
145-160	10.20	9.10	641-656	38.25	37.20	
161-176	11.20	10.00	657-672	38.75	38.00	
177-192	12.00	11.00	673-688	40.50	38.80	
193-208	13.00	11.90	689-704	41.25	39.90	
209-224	13.80	12.70	705-720	41.75	41.00	
225-240	14.70	13.60	721-736	43.50	41.50	
241-257	15.70	14.30	737-752	44.00	42.90	
258-272	16.60	15.30	753-768	45.00	43.40	
273-288	17.50	16.40	769-784	45.50	44.70	
289-304	18.30	17.20	785-800	46.50	45.60	
305-320	19.30	18.20	801-816	47.25	46.00	
321-336	20.10	19.00	817-832	48.25	47.25	
337-352	21.20	20.00	833-848	49.25	48.00	
353-368	22.00	21.00	849-864	50.00	48.80	
369-384	22.90	21.90	865-880	51.00	50.00	
385-400	23.80	22.70	881-896	51.50	50.50	
401-416	23.70	23.50	897-912	53.00	51.50	
417-432	25.75	24.50	913-928	53.50	53.00	
433-448	26.60	25.50	929-944	54.50	53.50	
449-464	27.50	26.25	945-960	55.50	54.00	
465-480	28.00	27.25	961-976	56.50	55.00	
481-496	29.25	28.00	977-992	57.50	56.00	
All Bills as Laid Rules and Regulat Parliamentary Pap Bound Acts	tionsers.					\$ 187.0 447.0 447.0 447.0 207.0 103.0
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In gaol

Aggravated robbery with

offensive weapon; assault

Irvine, Darlene June

DISTRICT COURT OF SOUTH AUSTRALIA MOUNT GAMBIER CIRCUIT COURT

Sheriff's Office, Adelaide, 17 June 2005

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

Monday, 4 July 2004, at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences for all matters listed for disposition by the District Court

Juries will be summoned for Tuesday, 5 July 2005 and persons will be tried on this and subsequent days of the sittings.

Prisoners in HM Gaol and on bail for sentence and for trial at the sittings of the Mount Gambier Courthouse, commencing Monday, 4 July 2005.

*			~-vp
Brown, Lyndon	Fail to comply with bail	On bail	M Lyn
Robert James Booth, Iris Rebecca	agreement Non-aggravated serious criminal trespass (place of	On bail	Mee
	residence); dishonestly take property without owner's		Mile
Brown, Lyndon Robert	consent (2) Common assault on person other than family member (3); damaging property;	On bail	Mill
Carrison, Gregory Allan	false imprisonment Indecent assault (2); unlawful sexual intercourse with a person under 12	On bail	
Davies, Jacqueline Anne	Arson	On bail	
G.	Carnal knowledge—female 13 years but less than 17	On bail	Parh M
	years old (3); gross indecency		Petr
Hales, Jeremy Mark	Aggravated serious criminal trespass—residence occupied; common assault	On bail	Shav
	on person other than family member (2); damaging property		Sym
Shawyer, Travis Jamie	Aggravated serious criminal trespass—residence occupied; common assault on person other than family member (2)	On bail	Tok
Hansen, Trevor Shane	Aggravated serious criminal trespass—residence	On bail	
	occupied; dishonestly take property without owner's consent		Van A
Hull, Benjamin Ashley	Aggravated serious criminal trespass—not known if place occupied; assault occasioning actual bodily harm	On bail	Patz
Hulsinga, Nathan Robert	Aggravated serious trespass—not known if place	On bail	Pr for t
Sharp, Michael Keith	occupied Aggravated serious trespass—not known if place occupied	In gaol	their bend

	offensive weapon; assault	
Jewell, Benjamin Thomas	police Aggravated robbery with offensive weapon;	On bail
Thomas	dishonestly take property without owner's consent	
McLister, Timothy Phillip	Aggravated robbery with offensive weapon	In gaol
Laurie, Michael Kevin Barry	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily	On bail
Hibbard Vivo	harm (3)	On bail
Hibberd, Kym Douglas	Aggravated serious criminal trespass in a place of residence; assault occasioning actual bodily	On ban
Leck, Tasman Harper	harm (3) Aggravated serious criminal	On bail
Campbell, Malcolm	trespass (non-residential) (2) Aggravated serious criminal	On bail
David Leggett, Daniel Ian	trespass (non-residential) (2) Aggravated serious criminal	In gaol
	trespass (non-residential); dishonestly take property without owner's consent	
Lepoidevin, Tania Marie	Producing a controlled substance	On bail
Lynch, Ian Craig	Taking part in the manufacture of a drug of	On bail
Meegan, Daniel Kevin	dependence Rape; unlawful sexual intercourse	On bail
Miles, Jay Andrew	Carry offensive weapon; threatening life	On bail
Millard, Graham Cyril	Aggravated serious criminal trespass—residence	On bail
	occupied; threaten another person with a firearm; common assault on person other than family member; possess firearm without a licence	
Parham, Gerard Michael	Assault occasioning actual bodily harm; false	On bail
Petrovski, Shane	imprisonment Unlawful sexual intercourse	On bail
Shaw, Damien Aaron	(2); indecent assault Selling a controlled substance (2)	On bail
Symes, Mark Anthony	Common assault on person other than family member (3); threatening life (3); carry offensive weapon	On bail
Tokona, Allan Junior	Aggravated serious criminal trespass—Residence occupied; non-aggravated	On bail
	serious criminal trespass (place of residence); dishonestly take property without owner's consent	
Van Gorkom, Raelene Anne	Disorderly behaviour (2); offensive language (2); threatening life; assault police; resist police	In gaol
Patzel, Robin Leslie	Threatening life (2); common assault on person other than family member	On bail
Prisoners on bail must	surrender at 10 a.m. of the day	appointed
for their respective trials.	If they do not appear when ca hose of their bail will be estrea	lled upon
Ву	order of the Court,	na CI. 'CC
	M. A. Stoke	s, Sheriff

ENVIRONMENT PROTECTION ACT 1993

Revocation 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:

Revocation of Collection Depot

Revoke the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were approved as Category B Containers:

- (a) the name of the collection depot described in column 1 of Schedule 1 of this Notice;
- (b) the names of the proprietors of the depot identified in column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in columns 4-6 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot was approved referred to in column 7 of Schedule 1 of this Notice.

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.	Collection Area
Waterloo Bottle & Can Depot	Waterloo Bottle & Can Depot	George Szwarc and John MacVicar	551 Waterloo Corner Road	Burton	4150/804	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional 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:

1. Approval of Additional Collection Depot

Approve the collection depot identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to the date of this Notice, approved as Category B Containers:

- (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 4-5 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in column 6 of Schedule 1 of this Notice.

2. Conditions of approval

Impose the following conditions of these approvals:

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Collection Area
AAA Recycling Pty Ltd	AAA Recycling Pty Ltd	John MacVicar	551 Waterloo Corner Road	Burton	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional 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:

Approval of Additional Collection Depot

1. Approval of collection depot

Approve the collection depot identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to the date of this Notice, approved as Category B Containers:

- (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 4-5 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in column 6 of Schedule 1 of this Notice.

2. Conditions of approval

Impose the following conditions of these approvals:

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Collection Area
Wakefield Plains Recycling	YP Recycling	Neil and Sue Drogemuller	22 Railway Terrace	Balaklava	Southern

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Peter Bell, P.O. Box 298, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M040 (the 'exemption holder'), is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (*Katelysia spp.*) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from 1 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

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

SCHEDULE 2

- 1. Any fish taken by the exemption holder pursuant to this notice must be not less than 27 mm in length measured at the greatest dimension.
- 2. Any fish taken by the exemption holder pursuant to this notice must be used for bait only and must not be sold.
- 3. The exemption holder must include all cockles taken pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 4. While engaged in the exempted activity, the exemption holder must have in his possession a copy of this notice and must produce a copy of the notice if requested by a PIRSA Fisheries Compliance Officer.
- 5. 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 16 June 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Trevor Bell, c/o P.O. Box 3, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M041 (the 'exemption holder'), is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (*Katelysia spp.*) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from 1 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

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

SCHEDULE 2

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

 Dated 16 June 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Victor Bell, P.O. Box 131, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M104 (the 'exemption holder'), is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (*Katelysia spp.*) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from 1 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

Commencing at a point at high water mark at Cape Rouge, latitude 35°35′52″S, and longitude 137°37′32″E, then along the geodesic (190°T), to a point at high water mark on the south coast on the Bay of Shoals, latitude 35°38′18″S, and longitude 137°37′05″E, then following the line of high water mark in a generally easterly and southerly direction to a point at high water mark at the landward end of the Kingscote jetty, latitude 35°39′15″S and longitude 137°38′32″E, then along the geodesic (133°T) for a distance of 2.3 nautical miles to position latitude 35°40′32″S longitude 137°41′00″E, then along the geodesic (033°T) for a distance of 2.1 nautical miles to a position latitude 35°38′50″S longitude137°42′15″E, then along the geodesic (325°T) to a point at high water mark on Marsden Point, latitude 35°33′55″S and longitude 137°38′07″E, then following the line of high water mark in a generally southerly direction back to the point of commencement.

SCHEDULE 2

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

Dated 16 June 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Bartolomeo Puglisi (the 'exemption holder'), P.O. Box 462, Port Lincoln, S.A. 5607, or a person acting as his agent, is exempt from Regulation 22 of the Fisheries (General) Regulations 2000 but only insofar as he may use up to 8 squid jigging machines to take arrow squid (*Nototodarus gouldi*) for the purpose of trade or business from the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

The waters south of a line drawn from Cape Donnington to Corny Point and west of a line drawn from Troubridge Point to Marsden Point that are at least 3 nautical miles from the low water mark and at least 1 nautical mile from any isles.

SCHEDULE 2

- 1. All fish other than arrow squid that are taken using squid jigging machines must be returned to the water immediately.
- 2. Only a person who is authorised to undertake fishing activity pursuant to Commonwealth permit number 234A may undertake the exempted activity.
- 3. Whilst conducting the exempted activity, the exemption holder may only use the boat *Angelina*, and only when that boat is nominated against Commonwealth Permit No. 234A.
- 4. The exemption holder must allow a PIRSA Fisheries Departmental Officer to accompany the exemption holder at any time during the exempted activity.
- 5. The exemption holder must provide a report in writing detailing the daily catch of arrow squid pursuant to this notice to the Director of Fisheries, (Attention: Alex Chalupa, P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the end of each calendar month, including months when no fishing is undertaken.
- 6. The exemption holder or his skipper must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.

- 7. While engaged in the exempted activity the exemption holder must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 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 16 June 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Bartolomeo Puglisi, Wellmet Pty Ltd (the 'exemption holder'), P.O. Box 462, Port Lincoln, S.A. 5607, or a person acting as his agent, is exempt from regulation 22 of the Fisheries (General) Regulations 2000 but only insofar as he may use up to 8 squid jigging machines to take arrow squid (*Nototodarus gouldi*) for the purpose of trade or business from the water described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

The waters south of a line drawn from Cape Donnington to Corny Point and west of a line drawn from Troubridge Point to Marsden Point that are at least 3 nautical miles from the low water mark and at least 1 nautical mile from any isles.

SCHEDULE 2

- 1. All fish other than arrow squid that are taken using squid jigging machines must be returned to the water immediately.
- 2. Only a person who is authorised to undertake fishing activity pursuant to Commonwealth Permit No. 27132 may undertake the exempted activity.
- 3. Whilst conducting the exempted activity, the exemption holder may only use the boat *Beauie J*, and only when that boat is nominated against Commonwealth Permit No. 27132.
- 4. The exemption holder must allow a PIRSA Fisheries Departmental Officer to accompany the exemption holder at any time during the exempted activity.
- 5. The exemption holder must provide a report in writing detailing the daily catch of arrow squid pursuant to this notice to the Director of Fisheries, (Attention: Alex Chalupa, P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the end of each calendar month, including months when no fishing is undertaken.
- 6. The exemption holder or his skipper must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions.
- 7. While engaged in the exempted activity the exemption holder must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 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 16 June 2005.

W. ZACHARIN, Director of Fisheries

GAMING MACHINES ACT 1992

Notice of Application for an Increase in Approved Gaming Machines Authorised under a Gaming Machine Licence

NOTICE is hereby given, pursuant to section 29 (1) (d) of the Gaming Machines Act 1992 that Renmark Club Inc. the holder of a Gaming Machine Licence situated at Murray Avenue, Renmark, S.A. 5341 has applied to the Liquor and Gambling Commissioner for an increase in the approved number of gaming machines authorised under the Gaming Machine Licence from 30 to 40.

The application has been set down for call over on 22 July 2005 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.

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 16 June 2005.

Applicant

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Rosalie Ann Gryguc, an officer of Semaphore Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5017, folio 36 situated at 4/10 Napier Street, Exeter, S.A. 5019.

Dated 16 June 2005.

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

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Nathalie Jeanne Hope Conte and Shaun Andrew Pilkinton have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 17 Mount Barker Road, Hahndorf, S.A. 5245 and known as Anderson's Restaurant and to be known as Mediterranean Twist.

The application has been set down for hearing on 7 July 2005 at 9 30 a m.

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

The applicants' address for service is c/o Nathalie Conte, 17 Mount Barker Road, Hahndorf, S.A. 5245.

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 15 June 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 Haselgrove Vignerons Pty Ltd as trustee for the James Haselgrove Wines Unit Trust has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Lot 13, Range Road, Willunga, S.A. 5172 and to be known as James Haselgrove Wines.

The application has been set down for hearing on 15 July 2005 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 7 July 2005).

The applicant's address for service is c/o N. J. Haselgrove, P.O. Box 323, Willunga, S.A. 5172.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 June 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 Boutique Bottles Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 8 Greenhill Road, Wayville, S.A. 5034 and to be known as Boutique Bottles.

The application has been set down for hearing on 15 July 2005 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 7 July 2005).

The applicant's address for service is c/o Katherine Bourke, 8 Greenhill Road, Wayville, S.A. 5034.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 June 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 Adelaide Airport Sports & Social Club Incorporated has applied to the Licensing Authority for a Club Licence in respect of premises situated at 16 Ingerson Street, West Beach, S.A. 5024 and to be known as Airport Club.

The application has been set down for hearing on 22 July 2005 at 9 a m

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

Sunday—8 p.m. to 10 p.m.

Entertainment Consent:

Wednesday and Thursday—6 p.m. to 11 p.m.;

Friday-6 p.m. to midnight;

Saturday—6 p.m. to midnight;

Sunday—6 p.m. to 10 p.m.;

Christmas Eve-6 p.m. to midnight;

Sunday Christmas Eve—6 p.m. to 10 p.m.;

New Year's Eve—6 p.m. to 1 a.m. the following day;

Days preceding other Public Holidays—6 p.m. to midnight;

Sundays preceding Public Holidays—6 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 14 July 2005).

The applicant's address for service is c/o Airport Club, 6 James Schofield Drive, Adelaide Airport, S.A. 5950.

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 21 June 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 Noel, Joanne Kathleen, John Harvey and Irene Heward have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at RSD, 520 East Front Road, Mannum, S.A. 5238 and known as Heward Estate.

The application has been set down for hearing on 22 July 2005 at 9 a m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 14 July 2005).

The applicants' address for service is c/o Michael Noel Heward, RSD, 520 East Front Road, Mannum, S.A. 5238.

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 15 June 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 Mitolo Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at corner Angle Vale and Johns Roads, Virginia, S.A. 5120.

The application has been set down for hearing on 22 July 2005 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 14 July 2005).

The applicant's address for service is c/o Finlaysons, 81 Flinders Street, Adelaide, S.A. 5000 (Attention: Joanne Staugas/Andrew 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 16 June 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 Timothy Ross Mortimer has applied to the Licensing Authority for a Direct Sales Licence to be situated at Riverton Railway Station, Hannaford Avenue, Riverton, S.A. 5412 and to be known as Black Stump Wines and the removal of a Producer's Licence in respect of premises situated at 35 Torrens Road, Riverton, S.A. 5412 and to be situated at Riverton Railway Station, Hannaford Avenue, Riverton, S.A. 5412 and known as Black Stump Wines.

The application has been set down for hearing on 22 July 2005 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 14 July 2005).

The applicant's address for service is c/o Tim Mortimer, P.O. Box 700, Unley, S.A. 5061.

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 16 June 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 Graham John and Vivenne Joy Lander as trustees for the Landara Farms Trust have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Main South Road, Wattle Flat, S.A. 5203 and known as Landara Park.

The application has been set down for hearing on 22 July 2005 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 14 July 2005).

The applicants' address for service is c/o Graham Lander, P.O. Box 22, Normanville, S.A. 5204.

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 17 June 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 Hostelry Nominees Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 160 Sir Donald Bradman Drive, Hilton, S.A. 5033 and known as Billy Baxter's Hilton.

The application has been set down for hearing on 26 July 2005 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 18 July 2005).

The applicant's address for service is c/o Frank Maunder, 16 Clyde Avenue, Lockleys, S.A. 5032.

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 17 June 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: Monax Mining Ltd

Location: Dingo Hill area—Approximately 130 km southwest of Woomera.

Term: 1 year Area in km²: 516 Ref: 2005/00055

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Tasman Resources NL

Location: Wildingi Claypan area—approximately 95 km south-west of Coober Pedy.

Term: 1 year Area in km²: 215 Ref: 2005/00111

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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 Ltd

Location: Lake Frome North area-approximately 150 km east-north-east of Leigh Creek.

Term: 1 year

Area in km²: 967 Ref: 2004/00895

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Scimitar Resources Ltd

Location: Mount Frome area—approximately 100 km eastsouth-east of Leigh Creek.

Term: 1 year Area in km²: 943 Ref: 2005/00086

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Scimitar Resources Ltd

Location: Blanchewater Hill area—approximately 130 km

east-north-east of Marree.

Term: 1 year Area in km²: 809 Ref: 2005/00098

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Scimitar Resources Ltd

Location: Camp Hill area—approximately 130 km east of

Term: 1 year Area in km²: 760 Ref: 2005/00099

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Scimitar Resources Ltd

Location: Manfred Dam area—approximately 200 km east of Leigh Creek.

Term: 1 year Area in km²: 922 Ref: 2005/00100

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 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: Scimitar Resources Ltd

Location: Drennans Hut area—approximately 140 km south-

east of Leigh Creek.

Term: 1 year Area in km²: 920 Ref: 2005/00196

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Ian Gill Thompson

Claim Number: 3439

Location: In Block 1133, Out of Hundreds (Parachilna), Koonamore Station—Approximately 100 km north-west of

Olary.

Area: 4.80 hectares
Purpose: Recovery of Gold

Reference: T02413

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 29 June 2005.

H. TYRTEOS, Mining Registrar

NATIONAL PARKS AND WILDLIFE ACT 1972

Gum Lagoon Conservation Park Management Plan

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that on 3 June 2005, I adopted the Gum Lagoon Conservation Park Management Plan.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- Keswick Office (1 Richmond Road, Keswick, S.A. 5035), telephone 8124 4707;
- Mount Gambier Office (11 Helen Street, Mount Gambier, S.A. 5290), telephone 8735 1111.

The plan may also be viewed on the Department's website:

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

Copies of this publication can be purchased at a cost of \$10 per copy from the addresses above.

J. HILL, Minister for Environment and Conservation

NATIONAL PARKS AND WILDLIFE ACT 1972

Brookfield Conservation Park Management Plan

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that on 14 June 2005, I adopted the Brookfield Conservation Park Management Plan.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- Keswick Office (1 Richmond Road, Keswick, S.A. 5035), telephone 8124 4707;
- Berri Office (28 Vaughan Terrace, Berri, S.A. 5343), telephone 8595 2111.

The plan may also be viewed on the Department's website:

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

Copies of this publication can be purchased at a cost of \$10 per copy from the addresses above.

J. HILL, Minister for Environment and Conservation

NATIVE VEGETATION ACT 1991

Draft Guidelines for a Native Vegetation Significant Environmental Benefit Policy for the clearance of scattered paddock trees

IN accordance with section 25 of the Native Vegetation Act 1991 the Native Vegetation Council is seeking comment on draft guidelines it has prepared to ensure a Significant Environmental Benefit is achieved following the clearance of scattered paddock trees authorised under the Native Vegetation Act 1991.

The guidelines have been developed in particular to enable the Council to address issues associated with section 29 (4a) of the Δ of

Persons interested in providing comment on these guidelines can obtain copies of the 'Draft Guidelines for a Native Vegetation Significant Environmental Benefit Policy for the clearance of scattered paddock trees' from the following office:

Native Vegetation Council Ground Floor 1 Richmond Road Keswick, S.A.5035

Ph. 8124 4700 Fax. 8124 4745

Email: nvc@saugov.sa.gov.au

Copies of the guidelines are also available on the following websites http://www.dwlbc.sa.gov.au/current_issues.html.

Comments can be forwarded to:

Native Vegetation Council Secretariat GPO Box 2834 Adelaide, S.A. 5001

or emailed to the Native Vegetation Council at: nvc@saugov.sa.gov.au.

Closing date for comments: 9 September 2005.

T. MOWBRAY, Research Officer, Native Vegetation Council Secretariat

OPTOMETRISTS ACT 1920

Registered Optometrists as at 24 May 2005

Aitchison, Stuart William Altmann, John Murray Ames, Robert Lionel Andrew, Lauren Marie Anning, David Andrew Arnall, Andrew Beyer Bailey, Neville Barnett, Duncan Lindsay Barry, John Peter Barton, Daniel Bell, Paul Clayton Benjamin, Eric Werner Bennett, Reginald Frederick Garget

Berry, Caroline Isabel Berry, Mark Boyd Bluntish, Ian Stanford

Bolton, Antony Laurence Blacker

Booth, Jason Mathew Bosland, John Derek Bosland, Kathryn Jane

Bottrill, Antoinette Diane Louise

Bottrill, David James Brand, Amanda Ruth Brown, Paul Anthony Buchanan, David Scott Bui, Holme

Bull, Benjamin Anthony Burnside, Michael Edward Butler, Graeme Andrew Capper, Elizabeth Jane Carlisle, Karen Jane Carpenter, Paul Anthony Carroll, Tamara Leigh Chenery, Kenneth Desmond Cheung, Ching Pui Chiam, Kian Wei Chin, William

Christiansen, Andrew Richard Clayfield-Hoskin, Annette Clem, Philip Martin Clifford, Allan-Jon Phillip Coleman, Marion Christine Collett, Katherine Jane Condon, Wilfred Peter Constantine, Stephen Mark Coorey, David Michael Cunningham, Michael Dave, Bhargav Debock, Jelle Feike Delaney, Peter John

Dickenson, Jennifer Dickenson, William Arthur Dini, Katherine Anne Dini, Paul James Dixon, Peter James Do, Phuong Dang Mai Donovan, Rebecca Dunsford, Nigel Emery Emsley, John Gordon Evans, Colin Glyn Fenton, Darren Henry Fieldhouse, Ronald Horace Fotkou, Paul

Gardner, Peter Raymond Gaterell, Lori Leanne Giorgini, Steven Christopher Gonsalves, Jose Anthony Grace, Ashley Anthony Grace, Ruth Margaret Gregory, Kenneth Baden Griffiths, Andrew Charles Groth, Melanie Kate Grzesniak, Katarina Gunawan, Bee Buan Gunawan, Handani Guppy, Kristin Leigh

Guray, Michael Mark Hancock, Mitchell John Hartin, Samuel Jarrod Heaney, Lesley Anne Hocking, Ian Leslie Holden, Stuart Lindsay James Holding, Leigh James

Holland, Jason John Holland, Lee Joseph Hong, Yoo Jin Hoo, Li Ting Hook, Mark John Horne, Chau Han Howe, William Hume, John Bryce Hunt, Philip Andrew Huynh, Gia Phat Cafa Huynh, Michael Arnold Jenkins, Graeme Skene Jessop, Donald Scott Johnston, Erica Jane Johnston, Kirsty Lee Kavanagh, Rosemarie Kawecki, Christopher Keary, Peter Michael Keen, Helen Elizabeth Keipert, Lewis Douglas Kenefick, James David

Keys, Tricia Uvonne Kinchington, David Patrick Kirkman, Margaret Anne Kong, Aimee Chui-Yee Koutavas, Harry Kruszewski, Henry John Ku, Janice Jung Yeon

Lai, Ee-Lynn Lake, Donald Derek Lam, Lee Choon Lanham, Jennifer Anne Larsen, Kurt Christopher Laverty, Emma Mary Le, Ivy Kim

Lee, Linda Lewry, Allan John Lo, Pui Yan

Lovell, Julian Campbell Macbeth, Michael Robert Macpherson, Ann Faith Malingre, Rene Marcel Pierre Mann, Stanley Bradshaw Mann, Veronica Louise Martin, Frederick Wayne Martin, Jann Elizabeth McCreery, Grant Bruce McGartland, Michelle Teresa McGowan, Stephen Laurence McGregor, Robert Bruce McIvor, William John Stephen McLarty, Anthony Matthew McTaggart, Christopher Mark Milford, Philip Kendall Milhinch, Peter Hadfield

Mistry, Dipika Morris, Philip Andrew Morse, Anna Lyn Mortier, Shane Antonio Murphy, Peter James Murphy, Siobhan Grainne Murray, Andrea Dorne Murray, Neil Bruce Musson, Christine Anne Naidoo-Bhoola, Venotha Ng, Toh Sang

Ngo, Phuc Quang Nguyen, Chan

Nguyen, Marilyn Hong Hanh Nguyen-Duc, Annie Tu-An

Noach, Louis

Nolan, Lawrence Michael

Oakey, Geoffrey Gordon O'Brien, David Anthony O'Brien, Kelly Marie

O'Callaghan, Gavin Joseph O'Connor, David Christopher

O'Connor, Mark John Olechnowicz, Adam O'Neill, Andrew Oswald, Peter James Palmer, Ross Ashleigh Pappageorgiou, Louica Helen

Parsons, Mark Philip William Perumal, Divya Pesudovs, Konrad

Pham, Henry Phillips, Anthony John Pissas, Helen Pocknee, Elise Povolny, Monika Prentice, Jackelyn Olivia Preston, Suzanne Marie Pritchard, Robert Rayner, Jennifer May Richardson, Lorna Yvonne Rivett, Ashley Gordon Rooney, Kevin Francis

Roy, Sujata

Royle, Lisa Marie Sanun, Bhupinder Singh Sara, Donald Edward Savidis, Anastasios

Schoeman, Maria Margaretha Schoneveld, Paul Gregory Anthony

Schultz, Glen Phillip Scott-Hoy, Stephen Seeto, Karen Angela Seiler, Robert Arthur Selby, Nigel Shin, Hyo Chul Shin, May

Sian, Pek Eng Sibbin, Derek Richard Simpson, Michael Crawford Singh, Sailendra Ram Slater, Brian Gerard

Smith, Leanne

Solleveld, Teresa Ann Sotiropoulos, Oriana Sprumont, Kylie Carita Stanbury, Dion Neville Stanley, Murray David Stokes, Clive Robert Sutton, Kay Louise Tan, Kok Chong Targett, Allan Peter Tayler, Brian Oswald Thaker, Adam Ramesh

Thomas, Andrew Roy Scott Thomason, Christopher Wyville Thornton, Penelope Rae Ting, Check Nguong

Todd, Russell Nathan Trimper, Mervyn Stanley Trinh, Anh Hoang-Oanh Trinh, Tien Thuy Tsui, Henry Yuk Hang

Tubman, Shannon Upton, George Mostyn Van Schalkwyk, Leon

Van Schalkwyk, Ockert Gerbrand

Verney, Stephen John

Viz, Rashi

Voice, Jessica Rosalyn

Vu, Ngan

Walkom, Aaron John Wallis, Annette Wallis, Eric Robert Wallis, Rex Burton

Walmsley, Daniel Joseph

Wang, Lei

Watkins, Rodney Dennis Watling, Mark Edward Austin Welch, David John

Wheeler, Ian Robert Whiting, Matthew Richard Wilden, Stefanie Barbara Willmore, Melvin Robert

Wilson, Mandy Wojt, Jacinta Wojt, Marek Jan Wojt, Naima Kate

Woodcock, Jennifer Margaret

Wu, June

Wyatt, Simone Lynette Wynn, Ian Leslie Yee, Basil Yee, Marie

Yeow, Darran Lizong

Yip, Anita

Zhao, Hao

Optometrists to be Removed from the Register from 1 January 2005

Ampofo, Amma Afi Clara Be, Kon Kok Chhieng

Blair-Beal, Martin Rupert Stephen

Bresler, Arn Shane

Buckis, Matthew John

Bullen, Michael Robert Wilson Cahill, Luke Francis

Cant, Donald Percival Chungue, Dina Eng, Hue

Farrugia, Daniel John Ferrier, Glenn Robert Fisher, Grant Stewart Gillies, Diana Beryl Ho, Wendy

Ho, Vincent Wing Shing Huang, Yu-Chia (Nina) Ivkovic, Darko Kitamura, Kozue

Kosanovic, Natalia Mary Lambert, Caroline Marama Lee, Helen Gihee

McKenna, Gregory James McMahon, Erin Bleakley

Merrington, Peter

Morieson, Warwick Thomas Nguyen, John Tran Nguyen, Tien Vinh Nguyen, Tran Hoang Nam O'Neill, Margaret Therese Overduin, Kristin Kayne Pritchard, Carolyn Deborah Ryan, Timothy James Sharwood, Phillipa Louise Siew, Anneline San Fu Sim, Sheila Chiu Ling Slater, Jared

Tan, Pang Wee Vincent Tran, Lien Thi Bach Udayan, Puvanasen Wilkinson, Hartley Lance

Registered Optical Dispensers as at 24 May 2005

Acheson, Janette Ellen Adams, Christine Adams, Ronald Maurice Allen, David Jeffrey Anderson, Kevin Francis Ashford, Ian Patrick Bailey, Barbara Frances Balaza, Stephen Bell, Anne

Binney, Kirsty Marie Blain, Michelle Breuker, Linda Joan Briggs, Brian Charles Brown, Kylie Lyn Browne, Robert Geoffrey Bullen, Gillian Patricia Bushell, Keith Neville Butcher, Robert Richard Butcher, Scott Kendall Butcher, Wendy Lilian Catterall, Julie Elizabeth Champion, Keith Thomas Cheesman, Graham Athelsan Clarke, Sandra Jayne Coker, Suzanne Gillian Cole, Mary Edith Condello-Quilliam, Sarinella Conroy, Vincent Robin Coope, Paul Cooper (nee Kelly), Gail Cottle, Dennis Lindsay Crosby, Evelyn Joan Crossley, Charles Eric Cummings, Graham Malcolm Dartnall, Shirley Datson, David Leslie Davies, Heather Margaret Deacon, Richard John Del Bono, Joseph Felice Dickins, Karren Jane Diglio, Vincent John Dinos, Elizabeth Dixon, Michelle Kim Dorman, John Francis Dorman, Mark John Drew, Virginia Anne Dungey, Leigh Anthony Eckermann, Gregory John Eckert, Peter John Eckstein, Silvia Ewer, Trevor Max Fenton, Suzanne Gloria Fisk, Denis Andrew Fletcher, Julie Margaret Foreman, Sandra Freeman, Royce Annette Fury, Dianne Lesley Gallagher, Peter Emmett Gauci, Vince Gelios, Dianne Georgopolous, Nicholas Gepp, Stephen Wayne Godden, Deborah Anne Goldsworthy, Karen Anne Goodwin, Merilyn Jean Guest, Jillian Ada Hanisch, David Paul Harriott, Toni Anne Harris, Trafford John Hartshorne, David Ralph Henley, Beverley Anne Hilder, Eunice Marie Hogan, Martin Xavier Holmes, Martin Scott Holmes, Sharon Ann Honey, Kerry Bentley Hosking, Jillian Patricia Hull, Tracey Maree Hutton, Margaret Ruth Hutton, Steven Andrew Inglis, Trevor Isaacs, Warren Jacobs, David George Jarrett, Sally Ann Johnston, Denise June Jones, Andrew Lucas Kehoe, Jane

Kemp, Josephine Lee Keogh, Kym Harold Killis, Maria Kingsmill, Carolyn Jane Kovaliski, Zita Kubler, Sascha Harald Langford, Donna-Maree Lausberg, Werner Hubert Lewry, Tonia Ann Liddiard, Sally Elizabeth Lienert, Dianne Margret Lo, Oi King Alice Longbottom, Wendy Jean Lowery Jnr, Dewey Lee Macolino, Maria Mangelsdorf, Rebecca Elizabeth Mann, Julie Veronica Martin (nee Hallinan), Helena Martin, Murray Charles Martin, Penelope Jane Mason, Nicola Jane Mate, Michael John Matulick, Kathryn Leanne McFall, Jacqueline Claire McGibbon, Vanessa Lee McInerney, Michael Brian McInerney, Paul Kevin Medcalf, Jennifer Merle Miller, Christopher John Milton, Karen Mary Jane Monksfield, Michelle Lee Moran, Timothy James Morishita, Masayasu Murugappa, Senthil Odgers, Mary Rose Ortmann, Louise Joanne Ouzman, Michele Paech, Janine Mary Parry, Julie Fay Pearson, Craig Andrew Pethick, Prudence Rosalind Phillips, Brett Don Phillips, Kylie Megan Pritchard, Taslim Przibilla, Heather Jean Przibilla, Timothy Clarence Pullen, John Russell Purling, Joanne Rake, Meredith Phyllis May Reid, Sharon Kaye Richter, Shelley Ann Robjohns, Peter John Rogers, John Allan Ross, Lynette Kay Schneider, Peter Hans Seneca, Carolina Simon, Mark Allen Sims, Kerrie Anne Smith, Brian Norman Smith, Cobi Christine Smith, Rodney Donald Smith, Sheila Smithson, Louise May Spencer, Narah Lee Spencer, Todd Stuart Stanes, Cynthia Lois Stansborough, Amanda Gaye Stansborough, Jason Glenn Stanyer, Elinor May Stevens, Rosemary Ann Stone, Lesley Alison Taintey, Robert James Teivans, Robert James Ten Voorde, Lucia Johanna Thompson, Shilo Arlene Tilke, Glenn Lawrence Tilke, Leanne Dorothy Timmins, Perry John

Timmins, Susan Ann
Tsoutsouras, Susan Jane
Van Der Zalm, Jacqueline Frances
Van Sprang, Jan Cornelis
Vears, Teresa Vicki
Viant, Brendan Thomas
Virgo, Leighton David
Vozzo, Andrew
Walter, Cheryl Kaye
Waugh, Debra Valerie
Webber, Marie Anne
Westall, Margaret Christina
Whittaker, Karen Michelle
Whittall, Michael John
Williamson, Clare Louise
Willington, Grant Scott

Optical Dispensers to be Removed as at 1 January 2005

Boys, Philip John
Carr, Regina Barbara
Dorz, Steven Peter
Douglas, Elaine Mary
Eshman, Barrie Frederick
Eshman, Julie Louise
Funnell, Tanja Ann
Georgonicas, Stephen
Guy, Andrew James
Macbeth, Tania Denise
Mackenzie, Brian Berry
McNamara, Bernadette Louise
Omar, Asmara Margaret
Trueack, Natasha Louise
Whibley, John Mark

N. J. STORER, Registrar

PETROLEUM ACT 2000

Erratum

IN *Government Gazette* of 2 June 2005, page 1665, second notice appearing, the approval date at the end of the notice *should* read, Dated 25 May 2005.

PETROLEUM ACT 2000

Grant of Petroleum Exploration Licence PEL 127

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted 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	Licensee	Locality	Area in km ²	Reference
PEL 127	Strike Oil Limited	Otway Basin of South Australia	2 102	27/02/209

Description of Area—PEL 127

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 36°06′00″S GDA94 and longitude 139°50′00″E GDA94, thence east to longitude 140°05′00″E GDA94, south to latitude 36°22′00″S GDA94, east to longitude 140°10′00″E GDA94, south to latitude 36°27′00″S GDA94, east to longitude 140°20′00″E GDA94, south to latitude 36°35′00″S GDA94, west to longitude 140°05′00″E GDA94, south to latitude 36°46′00″S GDA94, east to longitude 140°32′00″E GDA94, south to latitude 36°50′00″S GDA94, west to longitude 140°00′00″E GDA94, south to latitude 36°54′00″S GDA94, west to longitude 140°00′00″E GDA94, south to latitude 36°54′00″S GDA94, west to Territorial Sea Baseline at low water mark, Southern Ocean, thence generally north-easterly along the said Baseline to latitude 36°47′00″S GDA94, east to longitude 139°57′00″E GDA94, north to latitude 36°42′00″S GDA94, east to longitude 139°57′00″E GDA94, north to latitude 36°22′00″S GDA94, west to longitude 139°50′00″E GDA94, and north to the point of commencement, but excluding Tilley Swamp Conservation Park, Gum Lagoon Conservation Park, Jip Jip Conservation Park, Mount Scott Conservation Park, Fairview Conservation Park and Butcher Gap Conservation Park.

Area: 2 102 km² approximately.

Dated 15 June 2005.

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

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Port MacDonnell on 25 March 2005:

1 rock lobster pot with red neck

1 red 4 L float

1 cone pink float, blue/yellow rope

1 black bait basket.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Port MacDonnell.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Mount Gambier on 1 June 2005:

1 rock lobster pot, black plastic neck

1 4 L red buoy (S004)

14 L white buoy

1 0.5 L orange buoy, orange and yellow rope

1 black bait basket.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Mount Gambier.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Lacepede Bay on 21 February 2005:

- 1 rock lobster pot, stainless mesh, red plastic neck with 'S085' marked on it
- 1 black plastic bait basket
- 14 L red float
- 1 4 L orange float with dirty white rope.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Lacepede Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Lacepede Bay on 21 February 2005:

1 rock lobster pot, home made with cane neck and orange rope

1 4 L red float

1 4 L red/white float, orange strop.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Lacepede Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Lacepede Bay on 21 February 2005:

1 rock lobster pot, red plastic neck, stainless mesh, yellow rope, white strop, 1 4 L red buoy, 1 4 L white buoy, 1 2 L white buoy, purple plastic tag (20 cm x 10 cm) attached near headfloat.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Lacepede Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Lacepede Bay on 21 February 2005:

1 rock lobster pot, red plastic neck, stainless mesh, 1 4 L red float, 1 2 L white float, white rope, no strop.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Lacepede Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Rivoli Bay on 22 February 2005:

Rock lobster pot with red neck, orange rope, white float with S034 and red float.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Rivoli Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Rivoli Bay on 1 March 2005:

1 rock lobster pot with red neck, green and yellow rope and red float.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Rivoli Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Guichen Bay, Robe on 31 January 2005:

1 rock lobster pot with red plastic neck, stainless steel mesh, single yellow/white float, short white rope.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Robe.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) (b) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Port MacDonnell on 23 February 2005:

1 rock lobster pot with red plastic neck, 1 length white rope, 1 black plastic bait basket and four floats (1 4 L red round, 1 4 L yellow round, 1 4 L white round and 1 red oblong).

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Port MacDonnell.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Rivoli Bay on 22 February 2005:

1 rock lobster pot with cane neck, white rope and red float.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Rivoli Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Rivoli Bay on 22 February 2005:

1 rock lobster pot with black cane style neck, white rope, red float and yellow float.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Rivoli Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Rivoli Bay on 22 February 2005:

1 rock lobster pot with red neck, green rope, orange float and sauce bottle attached to the rope.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Rivoli Bay.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingston SE office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division at Mount Gambier on 20 March 2005:

- 1 rock lobster pot with a red neck, white strop, blue rope, black bait basket, 4 L white/orange float, 0.5 L white float.
- 1 rock lobster pot with a black neck, red mesh, orange rope, 4 L red float and wire bait basket.
- 1 rock lobster pot with an orange strop, orange rope, 4 L red float, 2 0.5 L white floats and black bait basket.
- 1 rock lobster pot with a red neck, white strop, 4 L red float, 0.5 L white float, blue rope, orange bait basket and black bait basket.

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Mount Gambier.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 21 June 2005.

M. LEWIS, General Manager, Fisheries Services

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Laurie Lane, Goolwa Deposited Plan 66808

BY Road Process Order made on 18 October 2004, the Alexandrina Council ordered that:

- 1. A strip of the public road (Laurie Lane) adjoining allotment 235 in the Filed Plan 166609 more particularly delineated and lettered 'A' in the Preliminary Plan No. 04/0067 be closed.
- 2. The whole of the land subject to closure be transferred to the Returned Services' League (Goolwa Sub Branch) Inc. in accordance with agreement for transfer dated 6 September 2004 entered into between the Alexandrina Council and Returned Services' League (Goolwa Sub Branch) Inc.

On 17 February 2005 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 23 June 2005.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Main North Road and Alexander Avenue, Evanston Park/ Evanston South—Deposited Plan 64850

- BY Road Process Order made on 21 January 2004, The Corporation of the Town of Gawler ordered that:
 - 1. Portion of the allotment 75 in the Deposited Plan 48097, more particularly delineated and numbered '1' in the Preliminary Plan No. 01/0696 be opened as road.
 - 2. Portion of Main North Road and Alexander Avenue adjoining allotment 75 in the Deposited Plan 48097 more particularly lettered 'A' in the Preliminary Plan No. 01/0696 be closed.
 - 3. The whole of the land subject to closure be transferred to the Trinity College Gawler Inc. in accordance with agreement for transfer dated 30 July 2003 entered into between The Corporation of the Town of Gawler and Trinity College Gawler Inc.
 - 4. The following easements are granted over portion of the land subject to that closure:

Grant to The Corporation of the Town of Gawler an easement for drainage purposes.

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

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

Grant to the Envestra (SA) Limited an easement for gas supply purposes.

On 6 May 2005 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled

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

Dated 23 June 2005.

P. M. KENTISH, Surveyor-General

SEWERAGE ACT 1929

Addition of Land to Adelaide Drainage Area

PURSUANT to section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Adelaide Drainage Area the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2005.

D1270

SA Water 05/02545

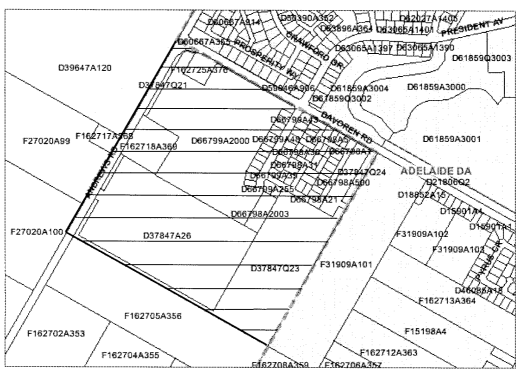
Mapsheets: 662819F6, F5, L2, L1

SCHEDULE

ANDREWS FARM AND MACDONALD PARK HUNDRED OF MUNNO PARA



N



NOT TO SCALE

BOUNDARY OF ADELAIDE DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINE

LAND TO BE ADDED TO ADELAIDE DRAINAGE AREA SHOWN



Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. McNamara, Billing Manager

NOTICE TO MARINERS

No. 17 of 2005

South Australia—Thevenard—Yatala Channel—Buoy Replaced Former Notice No. 3 of 2005

MARINERS are advised that the lit buoy referred to in the previous notice marking the edge of the northern turning basin has now been replaced with a yellow pillar buoy without a topmark and with the light characteristics flashing yellow every three seconds (Fl Y 3s).

Navy Charts affected: Aus 120.

Australia Pilot, Volume 1 (Seventh Publication affected: Edition, 1992) pages 72 to 74.

Dated 7 June 2005.

P. CONLON, Minister for Transport

FP 2001/1439 TSA 2005/00419

NOTICE TO MARINERS

No. 19 of 2005

South Australia—Spencer Gulf—Whyalla—Entrance Channel— No. 10 Port Hand Beacon damaged

MARINERS are advised that the No. 10 Port hand pile beacon, FR in the entrance channel to the Port of Whyalla, Vol. K. No. 1943.2, in position latitude 33°01.1'S and longitude 137°35.8'E, has been reported damaged in a shipping accident and is no longer operational and no longer visible.

Mariners are further advised to use extreme caution when navigating in the vicinity of the given location of the beacon.

Admiralty Chart affected: Aus 136.

Australia Pilot, Volume 1 (Seventh Publication affected:

Edition, 1992) page 101, Volume K. No. 1943.2, 2005 edition, page 88.

Dated 14 June 2005.

P. CONLON, Minister for Transport

TSA 2005/00419

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 23 June 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

CITY OF ONKAPARINGA Walthamstowe Road, Old Noarlunga. p61

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR O'Connell Street, Cowell. p59 William Street, Cowell. p60

KINGSCOTE WATER DISTRICT

KANGAROO ISLAND COUNCIL Across and in Ayliffe Street, Kingscote. p29 Reeves Street, Kingscote. p29

TOWNSHIP OF MINTARO WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL

Slate Quarry Road, Mintaro. p51 Young Street, Mintaro. p51, 52 and 56 Stein Street, Mintaro. p51 Hill Street, Mintaro. p51 and 52

In and across Burra Street, Mintaro. p52, 53, 56 and 57 Wakefield Street, Mintaro. p53, 52 and 56

Short Street, Mintaro. p52 and 58 King Street, Mintaro. This main is available to lot 10 in LTRO DP

25171 by application only. p53 and 54 Bright Street, Mintaro. p54 and 55

Jacka Road, Mintaro. This main is available to lot 330 in LTRO

FP 169269 by application only. p57 Kingston Road, Mintaro. This main is available on the west side

by application only. p57

PENNESHAW WATER DISTRICT

KANGAROO ISLAND COUNCIL Trethewey Terrace, Penneshaw. p30

PORT AUGUSTA WATER DISTRICT

CITY OF PORT AUGUSTA Mosely Street, Stirling North. p62 Edwards Street, Stirling North. p62

WATER MAINS ABANDONED

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

PORT AUGUSTA WATER DISTRICT

CITY OF PORT AUGUSTA Mosely Street, Stirling North. p62

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.

FARRELL FLAT WATER DISTRICT

REGIONAL COUNCIL OF GOYDER Across North Terrace, Farrell Flat. p12

TOWNSHIP OF MINTARO WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL Across and in Kingston Road, Mintaro. p34 and 35

MORGAN-WHYALLA COUNTRY LANDS WATER DISTRICT

REGIONAL COUNCIL OF GOYDER

Across government road (east of section 35, hundred of Hanson), Porter Lagoon. p2

Easements in section 35, hundred of Hanson, Porter Lagoon. p2 Across Barrier Highway, Porter Lagoon and Farrell Flat. p2 Easement in section 477, hundred of Hanson, Farrell Flat. p2 and

Across and in Olga Vale Road, Farrell Flat. p3-7 Easements in section 140, hundred of Hanson, Farrell Flat. p7 Across and in Smith Road, Farrell Flat. p7 and 8 In and across Burra Road, Farrell Flat. p8 and 9 Easements in section 143, hundred of Hanson, Farrell Flat. p8 and 9

Easements in lot 52 in LTRO DP 41045, Burra Road, Farrell Flat. p9-11

Across Road 137 Road, Farrell Flat. p11 Easement in lot 403 in LTRO FP 186915, Road 137 Road, Farrell Flat. p11

Across public road (north-east of allotment piece 50 in LTRO DP 41045), Farrell Flat. p11 and 12

Farrell Flat Road, Farrell Flat. p12

OUTSIDE WATER DISTRICTS

CLARE AND GILBERT VALLEYS COUNCIL

Easement in lot 488, Airport Road, Farrell Flat. p15

Across government road west of lot 488 in LTRO FP 191050, Farrell Flat. p15

Easements in section 411, hundred of Stanley, Farrell Flat. p15-17 Across Bradleys Road, Farrell Flat. p17

Easements in lot 106 in LTRO FP 216591, Bradleys Road, Farrell Flat. p17

Across Chaff Mill Road, Farrell Flat. p17 Easements in sections 192 and 193, hundred of Stanley, Farrell Flat. p17-19

Across Sod Hut Road, Farrell Flat and Stanley. p19

Easements in lots 91 and 93 in LTRO FP 199967, and lot 479 in LTRO FP 191041, Copper Ore Road, and section 142, hundred of

Stanley, Stanley. p19-22 Across Faulkner Road, and government road west of section 138,

hundred of Stanley, Stanley. p22 Easements in lot 474 in LTRO FP 191036, lot 473 in LTRO FP 191035, Copper Ore Road, and section 617, hundred of Stanley,

Stanley, p22-24
Across Wockie Creek Road, Stanley, p24 and 25
Easements in section 616, hundred of Stanley, and lot 1 in LTRO
DP 65297, Copper Ore Road, Stanley, p25 and 26
Waterworks land (lot 2 in LTRO DP 65297), Copper Ore Road,

Stanley. p26-28, and 31

Easements in allotment piece 516, and lot 513 in LTRO DP 58505, Copper Ore Road, Stanley. p31 Copper Ore Road, Stanley. p31 and 32

Melrose Farm Road, Stanley. p32

Easements in lot 337 in LTRO FP 169276, Copper Ore Road, Stanley. p32 and 33

Across and in Merildin Road, Stanley. p33

Catholic Church Road, Stanley. p33

Easements in lot 4 in LTRO DP 25172, Catholic Church Road, Stanley. p33 and 34

Across Sevenhill-Mintaro Road, Stanley. p34

In and across public road south of section 343, hundred of Clare, Mintaro. p34

Easements in lots 101, 96, 155 and 145, Kingston Road, Mintaro.

Kingston Road, Mintaro. p35 and 36

Easements in allotment piece 157 in LTRO FP 170301, Leasingham Road, Mintaro.p36 and 37

Across and in Mortlock Road, Mintaro. p37

Tickle Road, Mintaro. p37
Easements in lot 299 in LTRO FP 169238, and allotment piece 157 in LTRO FP 170297, Leasingham Road, Mintaro. p37-39

Across Kadlunga Road, Mintaro. p39
Easements in allotment piece 156 in LTRO FP 170297, and sections 198, 191 and 192, hundred of Upper Wakefield, Mintaro.

Across Trelawney Lane, Mintaro and Watervale. p41

Easements in sections 193 and 241, hundred of Upper Wakefield, Watervale, p41 and 42

Across and in Leasingham Road, Watervale and Leasingham. p42, 49 and 50

Easements in section 254, hundred of Upper Wakefield,

Watervale. p42 and 43

Across Trelawney Road, Watervale. p43

Easements in allotment piece 92 in LTRO FP 215740, Leasingham Road, Watervale. p43

Across Blenheim Road, Watervale. p43

Easements in allotment piece 150 in LTRO FP 170295, lot 102 in LTRO FP 214526, lots 149 and 148 in LTRO FP 170294 and lot 276 in LTRO FP 169215, Leasingham Road, Watervale. p43-47 Across Cemetery Road, Watervale and Leasingham. p47

Easements in lot 100 in LTRO FP 35846, Great Northern Road, Leasingham. p47-49

Across Great Northern Road, Leasingham. p49 In and across Slate Quarry Road, Mintaro. p51

REGIONAL COUNCIL OF GOYDER

Easements in section 352, hundred of Hanson, Porter Lagoon. p1

Easements in lot 395 in LTRO FP 186907, Copper Ore Road, and section 436, hundred of Hanson, Farrell Flat. p12-15 Across Airport Road, Farrell Flat. p15

CORRECTION

Correction to notice in "Government Gazette" of 26 May 2005.

"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."

"OUTSIDE WATER DISTRICTS"

"CLARE AND GILBERT VALLEYS COUNCIL"

"Sevenhill-Mintaro Road, Sevenhill. p32"

For "Sevenhill-Mintaro Road, Sevenhill" read "Easements in allotment piece 102 in LTRO FP 170286, lot 110 in LTRO FP 208154, and allotment piece 101 in LTRO FP 170286, Mintaro-Sevenhill Road, Sevenhill."

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT

James Street, Woodville West. FB 1135 p46 Mountbatten Terrace, Flinders Park. FB 1139 p17 Kent Avenue, Fulham Gardens. FB 1139 p18 Beatrice Avenue, Seaton. FB 1139 p22 Glenavon Street, Woodville South. FB 1139 p24

CITY OF ONKAPARINGA

Bains Road, Morphett Vale. FB 1139 p15

CITY OF PORT ADELAIDE ENFIELD Gelvin Terrace, Largs North. FB 1139 p19 Loch Street, Northfield. FB 1139 p21 Esplanade, Semaphore South. FB 1139 p23

CITY OF WEST TORRENS

Rundle Avenue, Lockleys. FB 1139 p20

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA

Plymouth Street, Aldinga Beach. FB 1139 p11 Pengilly Road, Aldinga Beach. FB 1139 p11 Esplanade, Aldinga Beach. FB 1139 p30-32 Butterworth Road, Aldinga Beach. FB 1139 p32 Right of way west of lot 487 in LTRO DP 6545, Aldinga Beach. FB 1139 p32

Stock Street, Aldinga Beach. FB 1135 p30 Shephard Road, Aldinga Beach. FB 1139 p33 Wigham Road, Aldinga Beach. FB 1139 p34

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL.

Shannon Road, Bridgewater. FB 1138 p9 Fielding Court, Bridgewater. FB 1138 p9 Easements in lot 4 in LTRO FP 7108, lot 2 in LTRO FP 2534, and lot 5 in LTRO FP 7108, Ashenden Road, Aldgate. FB 1135 p52

Mount Barker Road, Stirling. FB 1138 p18, 19 and 21 South Eastern Freeway, Stirling. FB 1138 p18-21 Devon Avenue, Stirling. FB 1138 p18 and 20-22 Easements in lot 9, Devon Avenue, Stirling. FB 1138 p18, 20 and 22

Gould Road, Stirling. FB 1139 p35

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR High Street, Victor Harbor. FB 1135 p53 Mill Road, Encounter Bay. FB 1131 p60

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

WATER RESOURCES ACT 1997

Notice of Variation to the Notice of Prohibition on Taking Surface Water and Water from Watercourses in the Eastern Mount Lofty Ranges Area

PURSUANT to section 16 (9) of the Water Resources Act 1997, ('the Act') I, John David Hill, Minister for the Environment and Conservation in the State of South Australia, and the Minister to whom administration of the Act is committed, hereby vary the Notice of Prohibition on Taking Surface Water and Water from Watercourses in the Eastern Mount Lofty Ranges Area published in the *Government Gazette* on 16 October 2003 (page 3814) ('the Notice of Prohibition') as follows:

- (1) The taking of water for the purpose of use in the application of chemicals on crops is added to the exceptions to the application of the Notice of Prohibition set out in Paragraph 5 of Schedule 2 of the Notice of Prohibition.
- (2) The condition on authorisations set out in Paragraph 6 of Schedule 2 of the Notice of Prohibition, namely the requirement that the water be taken through a meter that accurately measures the quantity of water taken and is at all times in good working condition, does not apply to the taking of water from a dam with a volumetric capacity exceeding two megalitres for domestic purposes or for watering stock (other than stock being intensively farmed).

Dated 16 June 2005.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Variation to the Notice of Prohibition on Taking of Water from Wells in the Eastern Mount Lofty Ranges Area

PURSUANT to section 16 (9) of the Water Resources Act 1997, ('the Act') I, John David Hill, Minister for the Environment and Conservation in the State of South Australia, and the Minister to whom administration of the Act is committed, hereby vary the Notice of Prohibition on Taking of Water from Wells in the Eastern Mount Lofty Ranges Area published in the Government Gazette on 16 October 2004 (page 3814) ('the Notice of Prohibition') as follows:

(1) The taking of water for the purpose of use in the application of chemicals on crops is added to the exceptions to the application of the Notice of Prohibition set out in Paragraph 5 of Schedule 2 of the Notice of Prohibition.

Dated 16 June 2005.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Restriction on the Taking of Water from the River Murray Prescribed Watercourse

PURSUANT to section 16 (1) of the Water Resources Act 1997, ('the Act'), and pursuant to the delegation of power under section 16 of the Act made to me by the Minister for Environment and Conservation (under section 9 (1) of the Administrative Arrangements Act 1994 and by the notice published in the *Government Gazette* on 11 November 2004 at page 4246) I, Karlene Maywald, Minister for the River Murray, being of the opinion that due to reduced River Murray flow to South Australia, the rate at which water is being taken from the River Murray Prescribed Watercourse as described in Schedule 1:

- is such that the quantity of water available can no longer meet the demand; and
- is such that there is a risk that the available water will not be sufficient to meet future demand; and
- is affecting the quality of water in the watercourse;

hereby restrict the taking of water from the River Murray Prescribed Watercourse in the manner and subject to the conditions specified in Schedule 2.

SCHEDULE 1

The River Murray Prescribed Watercourse established by proclamation under the Water Resources Act 1976 and continued in existence as if it had been proclaimed under the Water Resources Act 1990 and continued as a regulation under the Water Resources Act by virtue of clause 2 (1) (a) of Schedule 3 of the Water Resources Act 1997, and described in the General Registry Office Plan No. 926/78, sheets 1 to 13.

SCHEDULE 2

- 1. A person may only take water from the River Murray Prescribed Watercourse in accordance with the terms of a written authorisation granted under this Notice by me or my authorised agent.
- 2. An authorisation terminates according to its terms, or upon expiry or revocation of this Notice, whichever is the earliest.
- 3. An authorisation under this Notice may be granted as follows:
 - (a) To a person holding a water licence endorsed with a water (taking) allocation to take water from the River Murray Prescribed Watercourse entitling that person to take a quantity of water equivalent to 70% of the water (taking) allocation endorsed on the water licence, excluding water allocations for the purposes specified in clause 7 and subject to the provision of clause 4.
 - (b) To a person holding a water licence endorsed with a water (taking) allocation for the taking of water for urban water supply through reticulated water supply infrastructure under the Waterworks Act 1932 (Metropolitan Adelaide) entitling that person to take 127 gigalitres.
 - (c) To a person holding a water licence endorsed with a water (taking) allocation for the taking of water for urban water supply through reticulated water supply infrastructure under the Waterworks Act 1932 (Country Towns) entitling that person to take a quantity of water equivalent to 70% of the water (taking) allocation endorsed on the water licence, excluding water allocations for the purposes specified in clause 7 and subject to the provision of clause 4.
 - (d) To a person who during the period of this Notice, receives approval to convert a water (holding) allocation to a water (taking) allocation under the Water Resources Act 1997 entitling that person to take a quantity of water equivalent to 70% of the water (taking) allocation endorsed on the water licence after conversion, excluding water allocations for purposes specified in clause 7 and subject to the provision of clause 4.

- 4. Where a water allocation is transferred to the State of South Australia for taking purposes from interstate the total volume transferred may be taken by the transferee.
- 5. The following condition applies to the taking of water in accordance with this Notice:
 - The water may only be taken through a meter that accurately measures the quantity of water taken and is at all times in good working condition, unless water is taken to irrigate reclaimed land within the Lower Murray Reclaimed Irrigation Management Zone as defined in the Water Allocation Plan for the River Murray Prescribed Watercourse adopted on 1 July 2002.
- 6. An authorisation granted under this Notice will terminate if the person to whom the authorisation was granted no longer holds a licence endorsed with a water (taking) allocation.
 - 7. This Notice of Restriction does not apply:
 - to the taking of water for domestic purposes or for watering stock; or
 - · to the taking of water for animal health and welfare; or
 - to the taking of water for fire fighting purposes.

This notice will take effect on 1 July 2005 and will remain in effect until 30 June 2006 unless earlier varied or revoked.

Dated 23 June 2005.

K. MAYWALD, Minister for the River Murray

WATER RESOURCES ACT 1997

Notice of Authorisation to Take Water

PURSUANT to section 11 of the Water Resources Act 1997 (the Act), I, John David Hill, Minister for Environment and Conservation, hereby authorise Beringer Blass Wine Estates Ltd to take surface water from the Barossa Surface Water Prescribed Area for the purposes of:

- (1) the management of stormwater generated by the development of a wine bottling and storage facility on the land described as allotment 364 in Filed Plan 173455 (certificate of title 5399/710), allotment 365 in Filed Plan 173456 (certificate of title 5865/754), allotment 366 in Filed Plan 173457 (certificate of title 5804/223) and allotment 367 in Filed Plan 173458 (certificate of title 5466/669) in the Hundred of Moorooroo (the site); and
- (2) reuse of the stormwater in Beringer Blass Wine Estates Ltd operations on the following allotments:
 - 364 in Filed Plan 173455 (certificate of title 5399/710);
 - 365 in Filed Plan 173456 (certificate of title 5865/754);
 - 366 in Filed Plan 173457 (certificate of title 5804/ 223);
 - 367 in Filed Plan 173458 (certificate of title 5466/ 669);
 - 381 in Filed Plan 173472 (certificate of title 5692/609):
 - 8 in Deposited Plan 57801 (certificate of title 5895/332); and
 - 101 in Deposited Plan 59596 (certificate of title 5924/349) in the Hundred of Moorooroo,

and allotments:

- 1 in Deposited Plan 14480 (certificate of title 5351/422);
- 2 in Deposited Plan 14480 (certificate of title 5251/541); and
- 99 in Deposited Plan 48992 (certificate of title 5527/ 315) in the Hundred of Belvidere,

subject to the conditions specified in Schedule A.

SCHEDULE A

- All water taken pursuant to this authorisation must only be used for the purposes described above, unless otherwise authorised.
- All water taken pursuant to clause (1) of this authorisation must only be directed to the holding dam located on allotment 365 in Filed Plan 173456 (certificate of title 5865/754) and allotment 366 in Filed Plan 173457 (certificate of title 5804/223), Hundred of Moorooroo.
- All water taken pursuant to clause (2) of this authorisation must only be taken from the holding dam described above.
- Flow recording meters, approved by the Department of Water, Land and Biodiversity Conservation, must be fitted to the inlet(s) to and outlet(s) of the holding dam prior to the taking of any water as authorised by this notice.
- All water taken pursuant to this authorisation must only be taken through the meters.
- The meters must not be altered or adjusted without the authority of the Minister for Environment and Conservation.
- The meters must not be damaged or destroyed.
- Beringer Blass Wine Estates Ltd must provide the Minister for Environment and Conservation with a report specifying the amount of surface water that is taken and used in the wine bottling and storage facility during the period of this authorisation.

This authorisation will commence on the date below and will remain in effect for a period of 12 months unless earlier varied or revoked.

Dated 20 June 2005.

J. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the River Murray Prescribed Watercourse

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from the River Murray Prescribed Watercourse. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming, or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 1.062 cents per kilolitre of water allocation specified on the licence where water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932 is declared.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 0.372 cents per kilolitre for water allocation specified on the licence where the water is not used for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932, is declared.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997 and section 68 of the Ground Water (Qualco-Sunlands) Control Act 2000, a levy of 0.350 cents per kilolitre for water allocation specified on the licence where water is taken and used to irrigate properties within the Qualco-Sunlands Groundwater Control Scheme area.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Angas Bremer Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the Angas Bremer Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.372 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Noora Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the Noora Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.372 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Mallee Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 1.062 cents per kilolitre of water allocation specified on the licence where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932 is declared.

Pursuant to sections 122 (6) and (8) (b) of the Water Resources Act 1997 a levy is payable by persons who are authorised by a water licence to take for irrigation purposes from a prescribed well or wells within the area, at the following rates:

- where the water allocation on the licence is specified as an annual volume in kilolitres, 0.319 cents per kilolitre of the allocation;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area, \$33.45 per hectare Irrigation Equivalent of the allocation or part thereof;

 where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area, \$27.60 per hectare Irrigation Equivalent of the water allocation or part thereof.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the McLaren Vale Prescribed Wells Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the McLaren Vale Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 1.25 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Northern Adelaide Plains Prescribed Wells Areas

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.5 cents per kilolitre of water allocation specified on the water licence is declared for the right to take water.

Pursuant to section 122 (7) of the Water Resources Act 1997, a levy of 0.5 cents per kilolitre of water taken is declared.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levies in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare levies, payable by persons authorised by a water licence or an authorisation pursuant to section 11, to take water or hold water from prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas (the Areas), the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

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

In the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water

- (a) where the water allocation on a water licence is specified as a water (taking) allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.0 cent per kilolitre of allocation;
- (b) where the water allocation on a water licence is specified as a water (taking) allocation and is not for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.202 cents per kilolitre of allocation:
- (c) where the water allocation on a water licence is specified as a water (taking) allocation and is specified in Irrigation Equivalents (IE), \$10.10 per hectare IE or
- (d) where the water allocation on a water licence is specified as a water (holding) allocation, the rates specified in Schedule 1: and
- (e) where water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 11 authorisation, 0.202 cents per kilolitre of water taken.

In the Tintinara Coonalpyn Prescribed Wells Area:

- (f) where the water allocation on a water licence is specified as a water (taking) allocation from the Boothby, Coonalpyn, Sherwood, Tintinara, Kynoch and Tauragat management areas and is specified as an annual volume in kilolitres, 0.202 cents per kilolitre of allocation; and
- where the water allocation on a water licence is specified as a water (taking) allocation from the Tolmer management area and is specified as an annual volume in kilolitres, 0.352 cents per kilolitre of allocation.

Cents/kL

Levy rates for water (holding) allocations

Unconfined Aquifer

Lower Limestone Coast PWA	
Benara	0.193
Blanche Central	0.202
Bowaka	0.202
Bray	0.092
Coles	0.202
Compton	0.145
Conmura	0.137
Duffield	0.092
Fox	0.107
Grey	0.202
Hindmarsh	0.202
Joyce	0.146
Kennion	0.092
Killanoola	0.202
Kongorong	0.202
Lacepede	0.092
Lake George	0.107
Landseer	0.092
Lochaber	0.144
MacDonnell	0.202
Marcollat	0.092
Mayurra	0.092
Minecrow	0.092
Monbulla	0.187
Moorak	0.202
Mount Benson	0.119
Mount Muirhead	0.092
Murrabinna	0.110
Peacock	0.092
Riddoch	0.202
Rivoli Bay	0.092
Ross	0.092
Short	0.202

	Cents/kL
Smith	0.092
Spence	0.102
Symon	0.092
Townsend	0.135
Waterhouse	$0.200 \\ 0.092$
Woolumbool	0.092
Myora	0.202
Glenburnie	0.202
Donovans	0.202
Zone 2A	0.202
Zone 3A	$0.202 \\ 0.202$
Comaum	0.202
Struan	0.202
Joanna	0.202
Zone 5A	0.202
BanghamFrances	0.202 0.202
Western Flat	0.202
Bool	0.202
Hacks	0.202
Moyhall	0.094
Ormerod	$0.202 \\ 0.202$
Stewarts	0.202
Hynam East	0.202
Beeamma	0.202
Padthaway PWA	
Management Area 1	0.202
Management Area 2	0.202
Management Area 3	0.202
Management Area 4	0.202
Tatiara PWA	
Tatiara	0.202
Zone 8A	$0.202 \\ 0.202$
Shaugh Wirrega	0.202
Willalooka	0.202
Cannawigara	0.202
North Pendleton	0.202
Stirling	0.202
Tintinara Coonalpyn PWA	
Coonalpyn	0.202
Boothby Tintinara	0.202
Sherwood	$0.202 \\ 0.202$
	0.202
Confined Aquifer	
	Cents/kL
Zone 1A	0.202
Zone 2A	0.202
Zone 3AZone 4A	0.202 0.202
Zone 5A	0.202
Zone 6A	0.202
Zone 8A	0.202
Millicent	0.202
Kalangadoo	$0.202 \\ 0.202$
Kingston Lucindale	0.202
Taratap	0.202
Fairview	0.202
Wirrega	0.202
Keith	$0.202 \\ 0.202$
Tauragat Tolmer	0.202
Kynoch	0.202
This notice has effect in relation to the financial	
mencing on 1 July 2005.	year com

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Barossa Prescribed Water Resources Area

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from the prescribed wells, watercourses and surface water within the Barossa Prescribed Water Resources Area (the Area). The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, the following levy is declared where the water allocation on the licence is specified as an annual volume in kilolitres, 1.0 cent per kilolitre of allocation.

Pursuant to section 122 (6) and 8 (b) of the Water Resources Act 1997, the following levy is declared where the water allocation on the licence is specified as an area of crop, at the following rates:

Crop Type	Levy Rate per Hectare of allocation \$
Lucerne/Full Pasture/Fodder	50
Vegetables	50
Recreation/lawn	50
Cut Flowers	50
Starter pasture	10
Fruit trees	10
Stone fruit	10
Pome fruit	10
Vines	10
Eucalypts	10
Native Trees/Native Flowers	10
Nursery	10
Pistachio	10
Walnuts	10
Environmental Garden	10

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Establishment of Levy for the Musgrave and Southern Basins Prescribed Wells Areas

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from a prescribed well or wells within the Musgrave and/or Southern Basins Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 2.124 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2005.

Dated 14 June 2005.

JOHN HILL, Minister for Environment and Conservation

WATERWORKS ACT 1932

Removal of Land from Stockport Water District and Addition to Warren Country Lands Water District

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

- (a) removes from the Stockport Water District and adds to the Warren Country Lands Water District all the land contained in allotment 408 in Deposited Plan 65873 (except the portion of that land already in the Warren Country Lands Water District); and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 05/02328 W1268

WATERWORKS ACT 1932

Addition of Land to Millicent Water District

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

- (a) adds to the Millicent Water District all the land contained in:
 - (i) allotments 1 to 19 inclusive and 21 and 22 (roads) in Deposited Plan 65693;
 - (ii) allotment 91 in Filed Plan 170380; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 05/02544 W1269

WATERWORKS ACT 1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Moonta Water District

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

- (a) removes from the Beetaloo Country Lands Water District and adds to the Moonta Water District all the land contained in:
 - (i) allotment 587 in Filed Plan 198768;
 - (ii) allotment 588 in Filed Plan 198769;
 - (iii) section 158 in the Hundred of Wallaroo;
 - (iv) the portion of Rossiters Road, Moonta Bay abutting allotments 587 in Filed Plan 198768, 588 in Filed Plan 198769 and section 158 in the Hundred of Wallaroo; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/03740 W1273

WATERWORKS ACT 1932

Removal of Land from Coffin Bay Water District and Addition to Tod River Country Lands Water District

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

- (a) removes from the Coffin Bay Water District and adds to the Tod River Country Lands Water District all the land contained in section 295 in the Hundred of Lake Wangary (except the portion of that land already in the Tod River Country Lands Water District); and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 05/02547 W1274

WATERWORKS ACT 1932

Removal of Land from Warren Country Lands Water District and Addition to Riverton Water District

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

- (a) removes from the Warren Country Lands Water District and adds to the Riverton Water District all the land contained in:
 - (i) allotments 13 and 14 in Deposited Plan 27886;
 - (ii) allotment 11 in Filed Plan 9195;
 - (iii) allotments 72 and 73 in Deposited Plan 50;
 - (iv) the portion of Washington Road, Riverton abutting allotments 13 in Deposited Plan 27886, 11 in Filed Plans 9195, 72 and 73 in Deposited Plan 50; and
 - (b) declares that this notice will have effect from 1 July 2005.

Dated 20 June 2005.

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

A. POPPLEWELL, General Manager Shared Services In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 05/04634 W1279

WATERWORKS ACT 1932

Instrument of Authority to Give Expiation Notices and to make Enquiries under Regulation 46 of the Waterworks Regulations 1996

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

Pursuant to Regulation 46 of the Waterworks Regulations 1996, the South Australian Water Corporation also authorises the officers named in the Schedule to undertake the duties covered by Regulation 46.

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

SCHEDULE Galama, James Alexander

Allan, Vivian Jumbo Amos, Robert John Baker, David Michael Ball, Geoffrey Alan Bartsch, Errol Neill Beard, Robert Malcolm Roland Bell, Bryce Rodney Bennetts, Wayne Victor Bishop, Lynton Andrew John Boothey, Rodney Deane Burtt, Howard McDonald Butcher, Brian Charles Caddle, Stephen Campbell, Mark Charles Carmen, David Ian Celentano, Carmelina Lucia Centofanti, Alfonso Clark, Jeffery Don Cock, Graham John Cooke, Richard John Curran, Raymond Stanley Edward Curtis, Gary Frank Dal Santo, Dino Dellaverde, Paolo Dennehy, Dianne Dowling, Robin David Edwards, Darryl Gene Eerden, Lambertus Hendricus Fitzpatrick, Lee Kent Flynn, Shona Linda Fountain, Tony Walter Fung, Francis Kwok-Lun

Gill, Roger Colin Hadfield, John Joseph Harris, Steven Hawken, Graham Robert Hendry, Andrew Clive Hodgson, Lennard Frank Hoepner, Barry Robert Hoffrichter, Kym Hogben, Noel John Hollick, John Frederick Hutchins, David George Jenner, Brenton Jared Johnson, Brian James Jones, Darryl Lee Kohn, Raymond Bruce Langman, David John Martin, Nicholas Geoffrey McLean, Neil John McMahon, Richard John McPharlin, Andrew Ferguson Melito, Cesare Meyers, Kenneth Norman Mikuzis, Jon Vytantas Minagall, Matthew John Morgan, Robert Ivan Murray, Brian John Nikolajevic, Jon Perotti, Fulvio Perriam, Christopher Ian Perry, Graham Charles Perry, Roger Neil

Phillips, Peter Warren Plunkett, James Elliot Pratt, Ingrid Rann, Anthony John Roberts, Keith John Roberts, Wayne Eric Rosik, Monika Eva Rouse, Lynda Rae Ruccioch, Paul Michael Samuel, Peter Ronald Sargent, Ford Stanley Saunders, Steven Sydney Seal, Benjamin Andrew Shiel, William Vincent Shuttleworth, Peter James Skipworth, Neville Brian Smart, Ian Robert Smith, Antony James Sterzl, Paul Gregory Telford, Terence John Thornton, Marcus John Trout, Noel David Van Rooyen, Jakobus Veldhoen, Ben Peter Walker, John Frederick Williams, Barry John Williams, Mark Richard Williamson, Brian Lewis Wolter, Trevor John Wood, Rodney Grant

Dated 13 May 2005.

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

A. D. HOWE, Chief Executive

In the presence of:

G. J. GREENHALGH, Executive Assistant

SAW 97/02783 Pt 2

Coroners Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the Coroners Act (Commencement) Proclamation 2005.

2—Commencement of Act

The Coroners Act 2003 (No 33 of 2003) will come into operation on 1 July 2005.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

AG00027/03CS

Medical Practice Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Medical Practice Act (Commencement) Proclamation 2005*.

2—Commencement of suspended provisions

- (1) The following provisions of the Act will come into operation on 26 August 2005:
 - (a) sections 4 to 30;
 - (b) section 31 other than subsection (1)(a);
 - (c) section 32 other than paragraph (c);
 - (d) section 33;
 - (e) sections 35 to 77;
 - (f) sections 79 to 90;
 - (g) Schedule 1 clause 1;
 - (h) Schedule 1 clause 2(1) and (2);
 - (i) Schedule 1 clause 3;
 - (i) Schedule 1 clause 5.
- (2) The following provisions of the Act will come into operation on 1 January 2006:
 - (a) section 31(1)(a);
 - (b) section 32(c);
 - (c) section 34;
 - (d) section 78;
 - (e) Schedule 1 clause 4.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

HEACS/05/031

Statutes Amendment (Environment and Conservation Portfolio) Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Statutes Amendment (Environment and Conservation Portfolio) Act (Commencement) Proclamation 2005.*

2—Commencement of Act

The Statutes Amendment (Environment and Conservation Portfolio) Act 2005 (No 20 of 2005) will come into operation on 23 June 2005.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

EC04/0018CS

South Australia

Administrative Arrangements (Administration of Coroners Act) Proclamation 2005

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Coroners Act) Proclamation 2005*.

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the Coroners Act 2003 is committed to the Attorney-General.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

AG00027/03CS

Crown Lands (Resumption of Dedicated Land) Proclamation 2005

under section 5AA(1)(c) of the Crown Lands Act 1929

Preamble

The following land is dedicated for the purposes of a highways depot (*Gazette 14.10.1976* p1269; 10.3.1983 p558):

Portion of Highways Depot Reserve, Section 831, Hundred of Blanche, being the whole of the land contained in partially cancelled Land Grant Register Book Volume 2234 Folio 117.

2 The registered proprietor of the land has requested the resumption of the land.

1—Short title

This proclamation may be cited as the *Crown Lands (Resumption of Dedicated Land) Proclamation 2005.*

2—Commencement

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

3—Resumption of dedicated land

The land defined in the preamble to this proclamation is resumed.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

EC05/0002CS

National Parks and Wildlife (Finniss Conservation Park) Proclamation 2005

under section 30(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Finniss Conservation Park) Proclamation 2005*.

2—Commencement

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

3—Alteration of boundaries of Finniss Conservation Park

The boundaries of the Finniss Conservation Park are altered by adding to the Park the following Crown land:

Allotment 22 of DP 63695, Hundred of Kondoparinga, County of Hindmarsh.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

EC05/0045CS

National Parks and Wildlife (Martin Washpool Conservation Park) Proclamation 2005

under section 29(3) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Martin Washpool Conservation Park) Proclamation 2005*.

2—Commencement

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

3—Alteration of boundaries of Martin Washpool Conservation Park

The boundaries of the Martin Washpool Conservation Park are altered by adding to the Park the following Crown land:

Pieces 23, 24 and 25 of DP 63882, Hundred of Santo, County of Cardwell;

Sections 27 and 28, Hundred of Messent, County of Cardwell;

Section 54, Hundred of Santo, County of Cardwell.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

EC05/0047CS

Radiation Protection and Control (Ionising Radiation) Variation Regulations 2005

under the Radiation Protection and Control Act 1982

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Radiation Protection and Control (Ionising Radiation) Regulations 2000

- 4 Revocation of regulation 183
- 5 Revocation of Schedule 6

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Radiation Protection and Control (Ionising Radiation) Variation Regulations* 2005.

2—Commencement

These regulations will come into operation on the day on which Schedule 6 of the *Statutes Amendment (Environment and Conservation Portfolio) 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 Radiation Protection and Control (Ionising Radiation) Regulations 2000

4—Revocation of regulation 183

Regulation 183—delete the regulation

5—Revocation of Schedule 6

Schedule 6—delete the Schedule

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 140 of 2005

EC04/0018CS

Historic Shipwrecks Variation Regulations 2005

under the Historic Shipwrecks Act 1981

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Historic Shipwrecks Regulations 1999

- 4 Variation of regulation 6—Prohibition of certain acts in protected zone unless permitted by Minister
- 5 Revocation of regulation 7
- 6 Revocation of Schedule

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Historic Shipwrecks Variation Regulations 2005*.

2—Commencement

These regulations will come into operation on the day on which Part 2 of the *Statutes Amendment (Environment and Conservation Portfolio) 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 Historic Shipwrecks Regulations 1999

4—Variation of regulation 6—Prohibition of certain acts in protected zone unless permitted by Minister

Regulation 6, penalty provision—delete the penalty provision

5—Revocation of regulation 7

Regulation 7—delete the regulation

6—Revocation of Schedule

Schedule—delete the Schedule

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 141 of 2005

EC04/0018CS

South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Variation Regulations 2005

under the South Australian Health Commission Act 1976

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Regulations 2002

- 4 Variation of regulation 4—Interpretation
- 5 Substitution of Schedule

Schedule—Fees for services provided to Medicare patients by recognised hospitals

Part 1—Preliminary

1—Short title

These regulations may be cited as the *South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Variation Regulations 2005.*

2—Commencement

These regulations will come into operation on 1 July 2005.

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 South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Regulations 2002

4—Variation of regulation 4—Interpretation

Regulation 4(1), definition of *public*—delete "or health centre"

5—Substitution of Schedule

Schedule—delete the Schedule and substitute:

Schedule—Fees for services provided to Medicare patients by recognised hospitals

			Fee (per day)
1	For the accommodation, maintenance, care and treatment at a no fee recognised hospital of a public overnight stay patient		
2	For the accommodation, maintenance and care at a recognised hospital of a private overnight stay patient \$261.00		
3	For the accommodation, maintenance, care and treatment at a no fee recognised hospital of a public patient who is a same day patient		no fee
4	For the accommodation, maintenance and care at a recognised hospital of a private patient who is a same day patient—		
	(a)	for gastro-intestinal endoscopy or other minor surgical and non-surgical procedures that do not normally require an anaesthetic (Band 1)	\$189.00
	(b)	for procedures (other than Band 1 procedures) carried out under local anaesthetic with no sedation given where the actual time in the theatre is less than one hour (Band 2)	\$216.00
	(c)	for procedures (other than Band 1 procedures) carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is less than one hour (Band 3)	\$237.00
	(d)	for any procedures carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is one hour or more (Band 4)	\$261.00
5	For the accommodation, maintenance, care and treatment at a no fee recognised hospital of a public long stay patient who is acutely ill		
6	For the accommodation, maintenance, care and treatment at a recognised hospital of a public long stay patient who is not acutely ill 87.5 per cent of the Commonwealth benefit		
7	hospital of a private long stay patient who is not acutely ill per cent of the Commonwealth		\$89.00 plus 87.5 per cent of the Commonwealth benefit
8	8 For outreach services provided by a recognised hospital to a private patient \$157.00		

Note—

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

Made by the Governor's Deputy

on the recommendation of the Minister for Health and with the advice and consent of the Executive Council

on 23 June 2005

No 142 of 2005

HEACS/05/051

Medical Practice (General) Regulations 2005

under the Medical Practice Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Exempt provider
- 5 Representative bodies
- 6 Annual report
- 7 Authority conferred by registration as medical student
- 8 Obligation to report medical unfitness or unprofessional conduct of medical practitioner or medical student
- 9 Meaning of health product
- 10 Meaning of health service
- Registered person etc must declare interest in prescribed business
- 12 Information relating to claim against registered person to be provided
- 13 Fees
- 14 Transitional matter

1—Short title

These regulations may be cited as the *Medical Practice (General) Regulations 2005*.

2—Commencement

These regulations will come into operation on the day on which section 5 of the *Medical Practice Act 2004* comes into operation.

3—Interpretation

In these regulations—

Act means the Medical Practice Act 2004.

4—Exempt provider

For the purposes of the definition of *exempt provider* in section 3(1) of the Act, each of the following is an exempt provider:

- (a) S. A. Ambulance Service;
- (b) Institute of Medical and Veterinary Science.

5—Representative bodies

For the purposes of the definition of *representative body* in section 3(1) of the Act, each of the following is a representative body:

- (a) Australian Medical Association (South Australia) Incorporated;
- (b) Health Consumers Alliance of South Australia Incorporated.

6—Annual report

- (1) For the purposes of section 23(2)(a)(iv) of the Act, the following information is to be included in the Board's annual report in relation to the relevant financial year:
 - (a) the number of persons registered in each category of registration;
 - (b) the number of persons in each category of registration registered with limited registration;
 - (c) the number of medical service providers who have given notice to the Board under section 39(1) of the Act;
 - (d) the number of complaints received by the Board against registered persons, medical services providers or persons who occupy positions of authority in corporate or trustee medical services providers from persons of Aboriginal or Torres Strait Islander descent;
 - (e) the number of persons included on the register of persons who have been prohibited by order of the Tribunal from carrying on business as a medical services provider or occupying a position of authority in a corporate or trustee medical services provider;
 - (f) the number of proceedings commenced before the Tribunal and the outcomes of those proceedings;
 - (g) a statement of whether codes of conduct or professional standards for registered persons, codes of conduct for medical services providers or guidelines on continuing medical education for medical practitioners have been prepared or endorsed by the Board and, if so, a summary of the codes, standards or guidelines;
 - (h) a description of any committees established by the Board and the purposes for which they were established;
 - (i) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 49(1) of the Act;
 - (j) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 49(2) of the Act;
 - (k) the number and nature of orders made by the Board under section 50 of the Act;
 - (1) the number of persons in each category of registration who have submitted information to the Board under section 71(1) of the Act;
 - (m) the number of persons in each category of registration in respect of whom notices have been received by the Board under section 77 of the Act;
 - (n) the number of claims in respect of which information has been provided to the Board under section 80(1) of the Act;
 - (o) the number of claims in respect of which information has been provided to the Board under section 80(2) of the Act;
 - (p) the number of persons found guilty of an offence against the Act, the nature of the offences and the penalties imposed.
- (2) Information presented in relation to the relevant financial year should be presented in a manner enabling it to be compared with statistical data from previous years.

7—Authority conferred by registration as medical student

For the purposes of section 32 of the Act, registration on the medical student register authorises the person to provide medical treatment under the supervision of a medical practitioner.

8—Obligation to report medical unfitness or unprofessional conduct of medical practitioner or medical student

- (1) For the purposes of section 49(1) of the Act, the following information is required to be included in a report to the Board:
 - (a) the diagnosis of the condition of the medical practitioner or student and its likely duration and prognosis;
 - (b) if the person making the report is of the opinion that the medical practitioner or student is or may be medically unfit to provide medical treatment only in a particular branch of medicine—a statement specifying the particular branch of medicine and the reasons for the opinion.
- (2) For the purposes of section 49(2) of the Act, the following information is required to be included in a report to the Board:
 - (a) the date, time and place at which it is alleged the medical practitioner or student engaged in unprofessional conduct;
 - (b) the nature of the alleged unprofessional conduct.

9—Meaning of health product

For the purposes of the definition of *health product* in section 68 of the Act, therapeutic goods within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth are declared to be health products for the purposes of Part 7 of the Act.

10—Meaning of health service

For the purposes of the definition of *health service* in section 68 of the Act, naturopathy services are declared to be health services for the purposes of Part 7 of the Act.

11—Registered person etc must declare interest in prescribed business

- (1) For the purposes of section 71(1) of the Act, the information that must be given to the Board by a person who has an interest in a prescribed business is—
 - (a) the full name and residential and postal address of the person who has the interest; and
 - (b) if the person who has the interest is a prescribed relative of a registered person—the relationship of the person to the registered person; and
 - (c) the name, address and nature of the prescribed business in which the person has the interest; and
 - (d) the nature of the interest and of any benefit derived from the interest; and
 - (e) if the interest consists of a shareholding in a prescribed business—the number, nominal value and class of shares held and particulars of any voting rights exercisable by the holder at a meeting of shareholders.
- (2) For the purposes of section 71(2) of the Act, details of the change in the information referred to in subregulation (1) must be given to the Board by the person.

12—Information relating to claim against registered person to be provided

- (1) For the purposes of section 80(1)(a) and (2)(a) of the Act, the information relating to a claim referred to in that section to be provided to the Board within 30 days after the claim is made is—
 - (a) the nature of the treatment or procedure that is alleged to have been carried out negligently; and
 - (b) full details of the alleged negligence; and
 - (c) the address of the premises at which the negligence is alleged to have occurred; and
 - (d) the time at which and the date on which the negligence is alleged to have occurred; and
 - (e) full details of the injury suffered or allegedly suffered by the claimant as a result of the alleged negligence; and
 - (f) the date of the claim.
- (2) For the purposes of section 80(1)(b) and (2)(b) of the Act, the information relating to the claim referred to in that section to be provided to the Board within 30 days after any order is made by a court to pay damages or other compensation in respect of that claim or any agreement has been entered into for payment of a sum of money in settlement of that claim (whether with or without a denial of liability) is—
 - (a) information adequate to identify the claim; and
 - (b) details of any change in information previously provided to the Board relating to the claim; and
 - (c) details of the order or agreement (including the amount ordered or agreed to be paid).

13—Fees

- (1) The Board may fix—
 - (a) fees or charges for the purposes of the Act;
 - (b) fees or charges for services provided by the Board in the exercise of its functions under the Act.
- (2) However, no fee may be charged for registration on the medical student register.
- (3) The Board may recover a fee or charge fixed under this regulation by action in a court of competent jurisdiction as a debt due to the Board from the person liable for payment of the fee or charge.

14—Transitional matter

Schedule 1 clause 2(2) of the Act does not affect the operation of section 16 of the *Acts Interpretation Act 1915* and, consequently, the Board as constituted before the commencement of that clause, and the Tribunal as constituted before the commencement of that clause, may continue to hear and determine proceedings under the repealed Act.

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 143 of 2005

HEACS/05/031

Authorised Betting Operations Variation Regulations 2005

under the Authorised Betting Operations Act 2000

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Authorised Betting Operations Regulations 2001

- 4 Variation of regulation 3A—Meaning of fixed-odds betting
- 5 Variation of regulation 6—Renewal of licences under Part 3
- 6 Variation of regulation 7—Liability of licensed racing club to pay duty
- 7 Variation of regulation 8—Refunds of GST to licensed racing clubs
- 8 Variation of regulation 13—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Authorised Betting Operations Variation Regulations 2005*.

2—Commencement

These regulations will come into operation on 1 July 2005.

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 Authorised Betting Operations Regulations 2001

4—Variation of regulation 3A—Meaning of fixed-odds betting

- (1) Regulation 3A(2), definition of *best price odds*, (a)—delete paragraph (a) and substitute:
 - (a) in the case of a race held by a licensed racing club—by the betting price information service in attendance at the race or, in the absence of that service, by the club; or

(2) Regulation 3A(2)—after the definition of *best price odds* insert:

betting price information service means a body holding an approval under section 61(3) of the Act to communicate betting price information for races held by licensed racing clubs;

- (3) Regulation 3A(2), definition of *starting price odds*, (a)—delete paragraph (a) and substitute:
 - (a) in the case of a race held by a licensed racing club—by the betting price information service in attendance at the race or, in the absence of that service, by the club; or

5—Variation of regulation 6—Renewal of licences under Part 3

Regulation 6(2)—delete "Authority" wherever occurring and substitute in each case: licensing authority

6—Variation of regulation 7—Liability of licensed racing club to pay duty

Regulation 7—after subregulation (6) insert:

(7) This regulation does not apply in relation to totalisator betting conducted on or after 1 July 2005.

7—Variation of regulation 8—Refunds of GST to licensed racing clubs

Regulation 8(1)(b)—after "club" insert:

before 1 July 2005

8—Variation of regulation 13—Fees

Regulation 13(1)—delete "Authority" and substitute:

licensing authority

Note-

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 144 of 2005

T&F05/047CS

Prevention of Cruelty to Animals (No.2) (Traps and Codes) Variation Regulations 2005

under the Prevention of Cruelty to Animals Act 1985

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Prevention of Cruelty to Animals Regulations (No. 2) 2000

- 4 Substitution of regulation 11
 - 11 Use of steel jaw traps prohibited in certain circumstances
- 5 Variation of Schedule 2—Codes of practice

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Prevention of Cruelty to Animals (No.2) (Traps and Codes) Variation Regulations 2005.*

2—Commencement

These regulations will come into operation on 1 July 2005.

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 Prevention of Cruelty to Animals Regulations (No. 2) 2000

4—Substitution of regulation 11

Regulation 11—delete regulation 11 and substitute:

11—Use of steel jaw traps prohibited in certain circumstances

- (1) A person must not set a leg hold steel jaw trap unless—
 - (a) the trap is set for a wild or feral dog; and
 - (b) the trap is set on land that is not within the area of a municipal council; and

- the trap is set more than 100 metres outside the portion of the State bounded by the dog fence established under the Dog Fence Act 1946, the eastern border of the State and the coast of the State; and
- (d) the jaws of the trap are bound with a cloth steeped in sufficient strychnine to ensure a rapid death for any animal caught in the trap.

Maximum penalty: \$1 250.

- (2) A person must not set a body grip trap unless
 - the trap is set on land that is not within the area of a municipal council; and
 - (b) the trap is set for a rabbit or rat; and
 - the trap is set in a natural or artificial tunnel or burrow for a rabbit (c) or rat; and
 - the external frame of the trap does not exceed 14 centimetres by 14 centimetres.

Maximum penalty: \$1 250.

Note—

Subregulation (2)(d) allows traps known as #110 to be used.

- (3)This regulation does not apply to
 - the setting of a body grip trap to control vermin or exotic animals in a reserve within the meaning of the National Parks and Wildlife Act 1972; or
 - (b) the setting of a body grip trap with a single steel jaw for a mouse or rat; or
 - (c) the setting of a trap for the purposes of carrying out research as part of a research program approved by an animal ethics committee if the jaws of the trap are sufficiently padded, or the trap has been otherwise modified, so that any animal caught in the trap is unlikely to suffer significant injury.

5—Variation of Schedule 2—Codes of practice

Schedule 2—after item 20 insert:

	Person who must ensure compliance with Code of Practice	Code of Practice
21	A person who has the care, control or management of farmed buffalo	Model Code of Practice for the Welfare of Animals, Farmed Buffalo, Agriculture and Resource Management Standing Committee (1995), as amended from time to time.
22	A person who has the care, control or management of cattle preparatory to or during transport by land	Model Code of Practice for the Welfare of Animals, Land transport of Cattle, Agriculture and Resource Management Standing Committee (2000), as amended from time to time.

	Person who must ensure compliance with Code of Practice	Code of Practice
23	A person who has the care, control or management of farmed emus	Model Code of Practice for the Welfare of Animals, Husbandry of Captive Bred Emus, Agriculture and Resource Management Standing Committee (1999), as amended from time to time.
24	A person who has the care, control or management of farmed ostriches	Model Code of Practice for the Welfare of Animals, Farming of Ostriches, Primary Industries Standing Committee (2003), as amended from time to time.
25	A person who conducts a rodeo or a person who carries on a business consisting of or involving rodeos	Standards for the Care and Treatment of Rodeo Livestock, National Consultative Committee on Animal Welfare Standards (2004), as amended from time to time.

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 145 of 2005

ECO5/0010CS

Highways (Port River Expressway Project) Variation Regulations 2005

under the Highways Act 1926

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Highways (Port River Expressway Project) Regulations 2004

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 4—Port River Expressway Project
- 6 Variation of regulation 5—Responsibility for carrying out Port River Expressway Project
- Revocation of regulations 6 to 10
- 8 Variation of Schedule 1
- 9 Variation of Schedule 2—Land to which Port River Expressway Project applies

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Highways (Port River Expressway Project) 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 Highways (Port River Expressway Project) Regulations 2004

4—Variation of regulation 3—Interpretation

Regulation 3—after the definition of *Expressway* insert:

Project means the Port River Expressway Project.

5—Variation of regulation 4—Port River Expressway Project

Regulation 4(1)—delete paragraph (c) and substitute:

- (c) the authorisations and declarations for the closure of roads and government railway lines under section 39G of the Act, and the obstruction of navigation under section 39H of the Act, for the implementation of Stages 2 and 3 of the Project are contained in Part 3 of Schedule 1;
- (d) Figure 1 showing the concept design for Stages 2 and 3 of the Project is set out in Part 4 of Schedule 1.

6—Variation of regulation 5—Responsibility for carrying out Port River Expressway Project

Regulation 5—delete "South Australian Infrastructure Corporation through the Minister for Infrastructure" and substitute:

Commissioner

7—Revocation of regulations 6 to 10

Regulations 6 to 10 (inclusive)—delete the regulations

8—Variation of Schedule 1

- (1) Schedule 1, Part 1, Division 1, clause 2(3)—delete "a new toll facility and"
- (2) Schedule 1, Part 1, Division 1, clause 2(3)—after "both" insert:

the

- (3) Schedule 1, Part 1, Division 1, clause 3(2)—delete subclause (2) and substitute:
 - (2) A new 4-way controlled intersection will be constructed at the junction of Grand Trunkway, Eastern Parade and Grand Trunkway Extension. Eastern Parade will be realigned south to a position that will enable the existing rail track crossing Eastern Parade to pass through the centre of this new intersection.
- (4) Schedule 1, Part 1, Division 2, clause 4(2)—delete ", with the toll facility to be located west of this point"
- (5) Schedule 1, Part 1, Division 3, clause 5(1)—delete "and the toll facility"
- (6) Schedule 1, Part 1, Division 3, clause 5(2)—delete subclause (2)
- (7) Schedule 1, Part 1—after Division 3 as amended by this regulation insert:

Division 4—Maintenance and operation

5A—Maintenance and operation of road bridge

Maintenance and operation of the road bridge and its associated works will be carried out after completion of the bridge and associated works.

(8) Schedule 1, Part 2, Division 2, clause 8—delete "and the toll facility"

(9) Schedule 1, Part 2—after Division 2 insert:

Division 3—Maintenance and operation

9—Maintenance and operation of rail bridge

Maintenance and operation of the rail bridge and its associated works will be carried out after completion of the bridge and associated works.

(10) Schedule 1, Part 3—delete Part 3 and substitute:

Part 3—Authorisations and declarations for closure of roads and government railway lines and obstruction of navigation

Division 1—Permanent closure of roads

10—Permanent closure of roads

Pursuant to section 39G(1)(b) of the Act, the Commissioner is authorised to permanently close any road that it is necessary to permanently close for the purposes of implementing Stages 2 and 3 of the Project.

Division 2—Permanent closure of government railway lines

11—Permanent closure of particular government railway lines

- (1) Pursuant to section 39G(2)(b) of the Act, for the purposes of implementing Stages 2 and 3 of the Project, the Commissioner is authorised—
 - (a) to permanently limit the use of the government railway lines listed in subregulation (2); or
 - (b) to permanently close any or all of those government railway lines, as the case requires.
- (2) The government railway lines are—
 - (a) the rail corridor between Francis Street and Eastern Parade, Port Adelaide; and
 - (b) (following their transfer from the Australian Rail Track Corporation to the Crown)—
 - (i) the rail corridor between Signal 1456 (Glanville Station) and Signal 3 (Birkenhead); and
 - (ii) the rail corridor between Signal 14 (Gillman Junction) and Signal 1155 (Port Adelaide Junction).

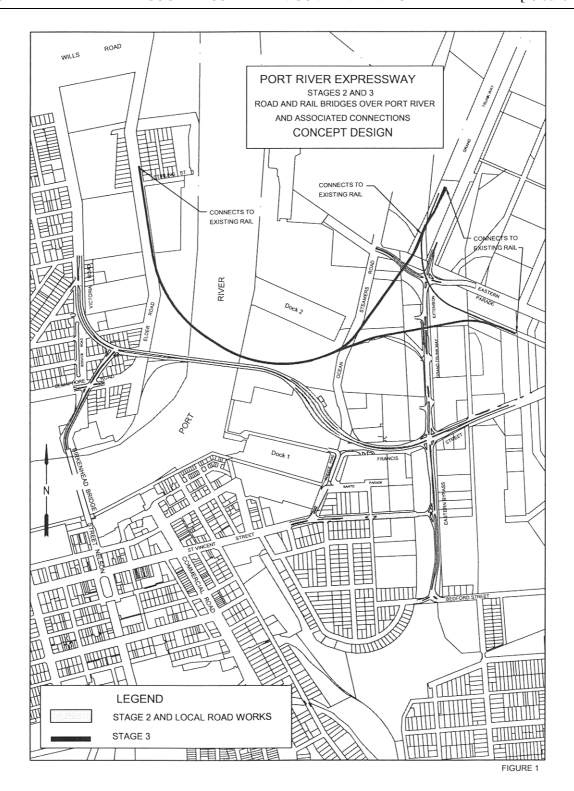
Division 3—Permanent obstruction of navigation

12—Permanent obstruction of navigation in Port River

- (1) Pursuant to section 39H(2) of the Act—
 - (a) it is declared that the permanent obstruction of navigation over that area of the Port River bounded by bold black lines in Figures 2 and 3 in Schedule 2 (the *delineated area*) is necessary for the construction and maintenance of the road bridge and rail bridge as part of the implementation of Stages 2 and 3 of the Project; and
 - (b) accordingly, the Commissioner is authorised to permanently obstruct navigation over the delineated area of the Port River.

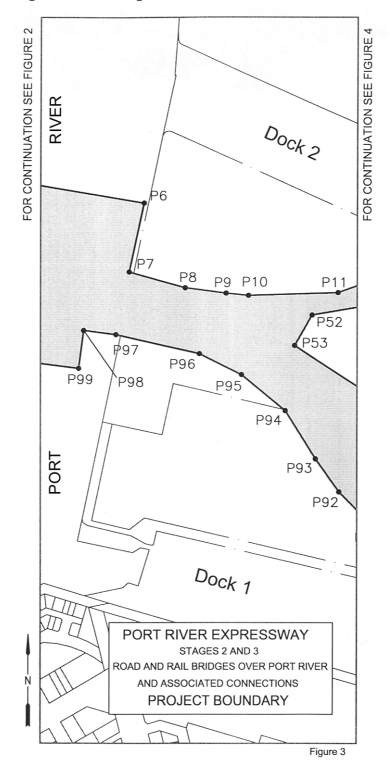
Part 4—Concept design

Figure 1 shows the concept design for Stages 2 and 3 of the Project.



9—Variation of Schedule 2—Land to which Port River Expressway Project applies

Schedule 2, Figure 3—delete Figure 3 and substitute:



Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 146 of 2005

MTR05/031CS

South Australia

Public Corporations (South Australian Infrastructure Corporation) Variation Regulations 2005

under the Public Corporations Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Public Corporations (South Australian Infrastructure Corporation) Regulations 2004

4 Variation of regulation 13—Functions of subsidiary

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Corporations (South Australian Infrastructure Corporation) 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 Public Corporations (South Australian Infrastructure Corporation) Regulations 2004

4—Variation of regulation 13—Functions of subsidiary

- (1) Regulation 13(1)(a)—delete paragraph (a)
- (2) Regulation 13(1)(b)—delete "to carry out other public infrastructure projects and, in so doing" and substitute:

to carry out any public infrastructure projects responsibility for which is assigned to the Minister and, in so doing

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 147 of 2005

MTR05/031CS

South Australia

Coroners Regulations 2005

under the Coroners Act 2003

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Specified procedures excluded from definition of reportable death

Schedule 1—Section 37 fees

Schedule 2—Revocation of Coroners (Section 11 Fees) Regulations 1998

1—Short title

These regulations may be cited as the Coroners Regulations 2005.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Coroners Act 2003.

4—Specified procedures excluded from definition of reportable death

- (1) Paragraph (d) of the definition of *reportable death* in section 3 of the Act does not apply to the procedures specified in subregulation (2).
- (2) The following procedures are specified:
 - (a) the giving of an intravenous injection;
 - (b) the giving of an intramuscular injection;
 - (c) intravenous therapy;
 - (d) the insertion of a line or cannula;
 - (e) artificial ventilation;
 - (f) cardio-pulmonary resuscitation;
 - (g) urethral catheterisation;
 - (h) the insertion of a naso-gastric tube;
 - (i) intra-arterial blood gas collection;
 - (i) venipuncture for blood collection for testing;

- (k) the giving of a subcutaneous injection or infusion;
- (l) ear syringing;
- (m) acupuncture.

Schedule 1—Section 37 fees

Fees under section 37

For each application to inspect a record or any other documentary or evidentiary material

\$9.80

2 For a copy of—

\$5.00 per page

- (a) the transcript of evidence; or
- (b) the findings and any recommendations of the Court; or
- (c) an order made by the Court

Note-

One copy will be supplied to a person who appears before the Court under section 20 of the Act free of charge

3 For a copy of any other document

\$2.30 per page

4 For a copy of a computer disc containing the record of court proceedings (including findings on inquest)

the fee that would be payable under these regulations for a printed copy of the transcript of evidence plus \$60.50 for each day or part of a day on which the proceedings were recorded

Schedule 2—Revocation of Coroners (Section 11 Fees) Regulations 1998

The Coroners (Section 11 Fees) Regulations 1998 are revoked.

Note—

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

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 23 June 2005

No 148 of 2005

AG00027/03CS

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CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 14 June 2005, the council:

- 1. Adopted the most recent capital valuations of the Valuer-General that are to apply in its area for rating purposes for the 2005-2006 financial year, totalling \$14 967 380 800.
- 2. Declared differential general rates on rateable land within its area as follows:
 - (a) 0.28814 cents in the dollar on rateable land of Category 1 use;
 - (b) 0.7713 cents in the dollar on rateable land of Categories 2, 3 and 4 use;
 - (c) 0.9129 cents in the dollar on rateable land of Categories 5 and 6 use;
 - (d) 0.9030 cents in the dollar on rateable land of Category 7 use:
 - (e) 0.86442 cents in the dollar on rateable land of Category 8 use;
 - 0.6480 cents in the dollar on rateable land of Category 9 use.
- 3. Declared a minimum rate of \$625 for rateable land within
 - 4. Declared separate rates as follows:

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999 and in order to reimburse to the council the amount contributed to:

- (a) The River Torrens Catchment Water Management Board for the council's area, being \$1 069 813, a separate rate of 0.007654 cents in the dollar, based on the capital value of rateable land, on all rateable land in the council's area in the catchment area of the Board, the capital value of such land comprising \$14 672 929 300.
- (b) The Patawalonga Catchment Water Management Board for the council's area, being \$17 900, a separate rate of 0.006323 cents in the dollar, based on the capital value of rateable land, on all rateable land in the council's area in the catchment area of the Board, the capital value of such land comprising \$294 451 500.

P. LOCKETT, Chief Executive

CITY OF NORWOOD PAYNEHAM & ST PETERS

Adoption of Community Land Management Plans

PURSUANT to Chapter 11 of the Local Government Act 1999, at the Council meetings held on 17 January 2005 and 2 May 2005, the Corporation of the City of Norwood Payneham & St Peters adopted Community Land Management Plans for the following parcels of Community Land:

Alfred Street Park, NORWOOD

Amherst Avenue Drainage Reserve, TRINITY GARDENS Beulah Road Community Hall, NORWOOD Bishops Place Reserve, KENSINGTON

Borthwick Memorial Gardens, PAYNEHAM

Borthwick Park, KENSINGTON

Breaker Street Drainage Reserve, ST MORRIS

Bridge Road Reserve, PAYNEHAM

Broad Street Reserve, MARDEN

Buik Crescent Reserve, MARDEN

Burchell Reserve, ST PETERS

Buttery Sportsground, NORWOOD

Chimney Park, NORWOOD Church Avenue Reserve, NORWOOD

City of Norwood Payneham & St Peters Works Depot, **GLYNDE**

College Road Reserve, NORWOOD

Dan and Nan Manning Playground and Walkway,

NORWOOD

Donegal Street Reserve, NORWOOD Edwin Smith Walk, NORWOOD

Felixstow Car Park, FELIXSTOW

Fifth Avenue Drainage Reserve No. 1, ST PETERS Gage Street Reserve, ST MORRIS

Garden of Remembrance, FELIXSTOW

Glenbrook Close Reserve, MARDEN

Hannaford Reserve, ST PETERS

Hanson Reserve, HEATHPOOL

Hardiman Reserve, KENT TOWN Hutchinson Park, NORWOOD

James Coke Park, NORWOOD

John Horrocks Memorial Green, ST MORRIS

Joslin Reserve, JOSLIN Kensington Pioneer Park, KENSINGTON

Koster Park, TRINITY GARDENS

Lower Portrush Road Buffer Reserve No. 1, MARDEN

Lower Portrush Road Buffer Reserve No. 2, MARDEN

Lower Portrush Road Buffer Reserve No. 3, MARDEN

Magdalen Street Drainage Reserve, COLLEGE PARK

Margaret Street and Hampden Street Drainage Reserve, **FIRLE**

Marian Road Drainage Reserve No. 1, PAYNEHAM SOUTH

Maurice Clayton Reserve, MAYLANDS May Street Reserve No. 2, FIRLE

May Street Reserve No. 3, FIRLE

May Street Reserve No. 1, FIRLE

Norwood Institute Building, NORWOOD

Norwood Swimming Centre, KENSINGTON Norwood Town Hall Civic Centre, NORWOOD

OG Road Car Park, FELIXSTOW

OG Road Screening Reserve No. 1, FELIXSTOW OG Road Screening Reserve No. 2, FELIXSTOW Osmond Square, NORWOOD

Otto Park, ST PETERS

Oxford Place Reserve, NORWOOD

Pam Avenue Drainage Reserve, FIRLE

Patterson Sportsground, FELIXSTOW

Payneham Community Centre, PAYNEHAM Payneham Drainage Reserve No. 1, PAYNEHAM

Payneham Drainage Reserve No. 2, PAYNEHAM Payneham Library and Community Facilities Complex,

FELIXSTOW

Payneham Memorial Swimming Centre, FELIXSTOW

Payneham Oval, PAYNEHAM

Payneham Senior Citizens Centre, PAYNEHAM SOUTH

Payneham Youth Centre, FELIXSTOW

Player Avenue Reserve, ST PETERS

Regent Gardens, KENSINGTON Richards Park, NORWOOD

Scott Street Reserve, GLYNDE

St Margarets Crescent Reserve No. 1, FELIXSTOW

St Margarets Crescent Reserve No. 2, FELIXSTOW

St Margarets Crescent Reserve No. 3, FELIXSTOW

St Morris Reserve, ST MORRIS

St Peters Child Care Centre, STEPNEY

St Peters Civic Centre Complex, ST PETERS

St Peters Rotary Club Shed, STEPNEY St Peters Street Car Park, ST PETERS

Stacey Reserve, EVANDALE

Stanford Reserve, STEPNEY

Stepney Street Car Park, STEPNEY Syd Jones Reserve, FIRLE

Third Avenue Drainage Reserve No. 1, ST PETERS

Third Creek Drainage Reserve No. 4, FELIXSTOW Trenorden Park, KENSINGTON

Trinity Gardens Soldiers' Memorial Reserve, TRINITY **GARDENS**

Turner Street Buffer Reserve, FELIXSTOW

Turner Street Drainage Reserve, FELIXSTOW

Twelftree Reserve, COLLEGE PARK

Vogt Place Buffer Reserve, FELIXSTOW

Webbe Street Car Park, NORWOOD

White Reserve, ROYSTON PARK Willow Bend Reserve No. 1, MARDEN

Willow Bend Reserve No. 2, MARDEN

Willowbank Crescent Reserve, MARDEN

Woodroofe Gardens, NORWOOD

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

M. BARONE, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

Naming of Public Places

PURSUANT to section 219 of the Local Government Act 1999, at the Council meetings held on 17 January 2005 and 2 May 2005, the Corporation of the City of Norwood Payneham & St Peters assigned the respective names to the following public places situated within the City:

Name	Address	Title Reference
Alfred Street Park	Lot 12 Alfred Street, Norwood	CT 5329/285
Amherst Avenue Drainage Reserve	Lot 104 Amherst Avenue, Trinity Gardens	CT 5635/729
Beulah Road Community Hall	31 Beulah Road, Norwood	CT 5752/340
Bishops Place Reserve	Lot 8 Shipsters Road, Kensington	CT 5825/788
Borthwick Memorial Gardens	Cnr Payneham and Portrush Road, Payneham	CT 5102/353 CT 5102/354
Borthwick Park	Lot 14 Bridge Street, Kensington 12 Richmond Street, Kensington 44 Thornton Street, Kensington Lot 25 Thornton Street, Kensington	CT 5549/330 CT 5733/3 CT 5548/244 CT 5742/149
Breaker Street Drainage Reserve	Piece 1 Breaker Street, St Morris Piece 2 Breaker Street, St Morris Lot 30A Hereford Avenue, Trinity Gardens	CT 5290/534 CT 5290/534 CT 5706/819
Bridge Road Reserve	Lot 44 Rosella Street, Payneham Lot 45 Bridge Street, Payneham Lot 46 Rosella Street, Payneham	CT 2796/122 CT 2796/122 CT 2796/122
Broad Street Reserve	Lot 32 Broad Street, Marden	CT 2525/140
Buik Crescent Reserve	Lot 93 Buik Crescent, Marden	CT 2202/10
Burchell Reserve	50 Sixth Avenue, St Peters 50 Sixth Avenue, St Peters	CT 5261/695 CT 5837/244
Buttery Sportsground	259 Portrush Road, Norwood	CT 5872/153 CT 5872/152 CT 5872/151
Chimney Park	Lot 108 Stephen Street, Norwood Lot 104 Stephen Street, Norwood Lot 101 Stephen Street, Norwood Lot 38 Stephen Street, St, Norwood	CT 5542/383 CT 5542/389 CT 5542/394 CT 5819/871
Church Avenue Reserve	Lot 17 Church Avenue, Norwood Lot 70 Church Avenue, Norwood	CT 266/218 CT 2235/135
City of Norwood Payneham & St Peters Works Depot	30 Davis Road, Glynde	CT 5630/933
College Road Reserve	Cnr Fullarton Road and The Parade, Kent Town	Road Plan
Dan and Nan Manning Playground and Walkway	30 Fisher Street, Norwood Lot 35 Gray Street, Norwood	CT 5093/300 CT 5372/729
Donegal Street Reserve	Closed Road	Road Plan
Edwin Smith Walk	Lot 37 Appelbee Crescent, Norwood 19 Osmond Terrace, Norwood 19 Osmond Terrace, Norwood	CT 5542/381 CT 5490/729 CT 5542/382
Felixstow Car Park	487 Payneham Road, Felixstow	CT 5862/384
Fifth Avenue Drainage Reserve No. 1	Lot 29 Fifth Avenue, St Peters	CT 5789/65
Gage Street Reserve	Lot 112 Seventh Avenue, St Morris	CT 5539/206
Garden of Remembrance	186-190 OG Road, Felixstow	Pt CT 5859/643
Glenbrook Close Reserve	Lot 39 Glenbrook Close, Marden	CT 5064/975
Hannaford Reserve	77A Seventh Avenue, St Peters	CT 5664/598 CT 5738/197 CT 5738/198 CT 5774/982 CT 5826/829
Hanson Reserve	Lot 101 Newcastle Street, Heathpool	CT 5399/217
Hardiman Reserve	Lot 27 The Parade, Kent Town	CT 5093/89
Hutchinson Park	4 Free Street, Norwood 2 Bond Street, Norwood 6 Bond Street, Norwood 6 Bond Street, Norwood	CT 5079/239 CT 5560/392 CT 5084/550 CT 5847/967
James Coke Park	Lot 23 Coke Street, Norwood Lot 105 Edward Street, Norwood	CT 5485/526 CT 5454/897
	65-69 Breaker Street, St Morris	CT 5700/559

Name	Address	Title Reference
Joslin Reserve	Fourth Avenue, Joslin Fourth Avenue, Joslin	CT 5774/771 CT 5807/290
	Fourth Avenue, Joslin Fourth Avenue, Joslin	CT 5818/4 CT 5821/233
	88-92 Third Avenue, Joslin	CT 5821/234
Kensington Pioneer Park	Lot 39 Maesbury Street, Kensington	CT 5811/205
Koster Park	24-32 Avonmore Avenue, Trinity Gardens	CT 5731/14 CT 5785/299 CT 5793/944 CT 5821/666 CT 5840/263
Lower Portrush Road Buffer Reserve No. 1	Lot 42 Lower Portrush Road, Marden	CT 5064/978
Lower Portrush Road Buffer Reserve No. 2	Lot 43 Lower Portrush Road, Marden	CT 5064/979
Lower Portrush Road Buffer Reserve No. 3	Lot 55 Lower Portrush Road, Marden	CT 5847/966
Magdalen Street Drainage Reserve	Lot 65 Magdalen Street, College Park	CT 5798/338
Margaret Street and Hampden Street, Drainage Reserve	Lot 91 Margaret Street, Firle Lot 11 Margaret Street, Firle Unmade road reserve between Lot 11 and Hampden Street	CT 418/42 CT 5867/111
Marian Road Drainage Reserve No. 1	Lot 20 Marian Road, Payneham South	CT 5479/345
Maurice Clayton Reserve	43A Frederick Street, Maylands 44A Augusta Street, Maylands	CT 5097/557 CT 5717/315
May Street Reserve No. 2	Lot 76 May Street, Firle May Street, Firle	CT 3890/22 CT 3769/52
May Street Reserve No. 3	Lot 75 May Street, Firle Lot 84 off Sommers Avenue, Firle Gage Street, Firle	CT 3890/22 CT 2647/161 CT 2692/169
May Street Reserve No.1	Lot 77 Hampden Street, Firle May Street, Firle	CT 3890/22 CT 3769/52
Norwood Institute Building	110 The Parade, Norwood	CT 5079/779
Norwood Swimming Centre	28 Phillips Street, Kensington	CT 5759/406
Norwood Town Hall Civic Centre	175 The Parade, Norwood	Pt CT 5224/68 Pt CT 5224/67
OG Road Car Park	186-190 OG Road, Felixstow	Pt CT 5859/643
OG Road Screening Reserve No. 1	Lot 99 OG Road, Felixstow	CT 5150/301
OG Road Screening Reserve No. 2	Lot 98 OG Road, Felixstow	CT 5150/300
Osmond Square	Lot 40 Appelbee Crescent, Norwood Lot 39 Appelbee Crescent, Norwood	CT 5819/872 CT 5542/380
Otto Park	21 Second Avenue, St Peters	CT 5705/980
Oxford Place Reserve	Lot 7 Gray Street, Norwood Lot 105 Oxford Place, Norwood	CT 5353/567 CT 5353/567
Pam Avenue Drainage Reserve	Lot 11 Gage Street, Firle Lot 9 Pam Street, Firle Lot 140 Pam Street, Firle	CT 2047/161 CT 2736/193 CT 5809/158
Patterson Sportsground	Lot 150 Pam Street, Firle 32 Turner Street, Felixstow	CT 5809/159 Pt CT 5859/643
Payneham Community Centre	374 Payneham Road, Payneham	Pt CT 5386/506 CT 5464/648 CT 5530/477
Payneham Drainage Reserve No. 1	2 Arthur Street, Payneham Lot 28 John Street, Payneham	CT 546/58
Payneham Drainage Reserve No. 2	Lot 29 John Street, Payneham	CT 546/58
	Lot 2 Rosella Street, Payneham	CT 5557/18
Payneham Library and Community Facilities Complex	2 Turner Street, Felixstow	Pt CT 5386/506 Pt CT 5744/454 CT 5744/452 CT 5744/453
Payneham Memorial Swimming Centre	Lot 16 OG Road, Felixstow 186 OG Road, Felixstow Reserve Turner Street, Felixstow Lot 100 Payneham Road, Felixstow	Pt CT 5744/453 Pt CT 5744/454 Pt CT 5386/506 Pt CT 5859/643
Payneham Oval	Arthur Street, Payneham	CT 5839/146 LTX/134
Payneham Senior Citizens Centre	54-58 Coorara Avenue, Payneham South	CT 5807/541 CT 5816/66 CT 5839/300

Name	Address	Title Reference
Payneham Youth Centre	32 Turner Street, Felixstow	CT 5828/683 Pt CT 5386/506
Player Avenue Reserve	26 Player Avenue, St Peters	CT 5538/617
Regent Gardens	Lot 1 Thornton Street, Kensington Lot A Thornton Street, Kensington	CT 5488/779 CT 5488/779
Richards Park	6-8 Osmond Terrace, Norwood 10 Osmond Terrace, Norwood 128 Magill Road, Norwood	CT 5857/775 CT 5490/485 CT 5845/580
Scott Street Reserve	Lot 24 Almond Avenue, Glynde Lot 38 Almond Avenue, Glynde Lot 63 Scott Street, Glynde Lot 24 Scott Street, Glynde	CT 3135/125 CT 2585/136 CT 2670/69 CT 2670/67
St Margarets Crescent Reserve No. 1	Lot 24 St Margarets Crescent, Felixstow	CT 5061/746
St Margarets Crescent Reserve No. 2	Lot 25 St Margarets Crescent, Felixstow	CT 5061/747
St Margarets Crescent Reserve No. 3	Lot 23 Briar Road, Felixstow	CT 5061/745
St Morris Reserve	Lot 421 Seventh Avenue, St Morris Lot 423 Seventh Avenue, St Morris	CT 5129/787 CT 5129/786
St Peters Child Care Centre	42-46 Henry Street, Stepney	CT 5554/194 Pt CT 5729/969
St Peters Civic Centre Complex	95-99A Payneham Road, St Peters 93 Payneham Road, St Peters 101 Payneham Road, St Peters 101 Payneham Road, St Peters	CT 5827/303 CT 5830/817 CT 5847/278 CT 5847/279
St Peters Rotary Club Shed	46A Henry Street, Stepney	Pt CT 5729/969
St Peters Street Car Park	1-3 St Peters Street, St Peters 5 St Peters Street, St Peters 5 St Peters Street, St Peters	CT 5441/169 CT 5440/496 CT 5441/171
Stacey Reserve	30 Bakewell Road, Evandale	CT 5602/675
Stanford Reserve	1 Loch Street, Stepney	CT 5445/273
Syd Jones Reserve	77-79 Coorara Avenue, Firle 81 Coorara Avenue, Firle 77-79 Coorara Avenue, Firle Lots 13-15 Sullivan Street, Firle	CT 5671/805 CT 5673/408 CT 5674/438 CT 5842/437
Third Avenue Drainage Reserve No.1	Lot 96 Third Avenue, St Peters	CT 5814/424
Third Creek Drainage Reserve No. 4	Turner Street, Felixstow	Pt CT 5859/643 Pt CT 5386/506
Trenorden Park	Lot 2 Maesbury Street, Kensington	CT 5461/483
Trinity Gardens Soldiers' Memorial Reserve	Hereford Avenue, Trinity Gardens	CT 5793/815
Turner Street Buffer Reserve	Turner Street, Felixstow	CT 5736/452
Turner Street Drainage Reserve	Lot 22 Turner Street, Felixstow Lot 205 Cann Close, Felixstow	CT 5386/506 CT 5306/475
Twelftree Reserve	Torrens Street, College Park	CT 5715/829
Vogt Place Buffer Reserve	Buffer Reserve	CT 5736/451
Webbe Street Car Park	2-6 Harris Street, Norwood	CT 583/831 CT 5810/706 CT 5832/183 CT 5261/693 CT 5582/49 CT 5587/462 CT 5697/728 CT 5731/290 CT 5766/524 CT 5775/587 CT 5775/590 CT 5813/63 CT 5823/987
White Reserve	Lot 156 Third Avenue, Royston Park	CT 942/55
Willow Bend Reserve No. 1	Lot 53 Willow Bend, Marden	CT 5847/964
Willow Bend Reserve No. 2	Lot 52 Broad Street, Marden	CT 5847/963
Willowbank Crescent Reserve	Lot 16 Willowbank Crescent, Marden	CT 2249/136
Woodroofe Gardens	Lot 102 Theresa Street, Norwood	CT 5247/343

M. BARONE, Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE

Periodical Review of Elector Representation

NOTICE is hereby given that the Rural City of Murray Bridge has completed a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of council, would result in the electors of the council being more adequately and fairly represented. It also considered the manner in which the Principal Member is elected.

Council has prepared a report which details the review process, the public consultation undertaken and the proposal it considers should be implemented. Copies of the report are available from the Local Government Centre or on council's website at:

www.rcmb.sa.gov.au.

Interested persons are invited to make a written submission in respect to the report. These should be addressed to the Chief Executive Officer, P.O. Box 421, Murray Bridge, S.A. 5253 and received by the close of business on Thursday, 14 July 2005.

Any person making a written submission will be afforded an opportunity to appear before the council to be heard in respect of their submission.

D. J. ALTMANN, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Technology Drive/Main North Road, Mawson Lakes

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that Council proposes to make a Road Process Order to close and transfer to Land Management Corporation portions of Technology Drive adjoining allotments 204 in DP 59299 and 117 in DP 57906, shown marked 'B' and 'D' respectively on Preliminary Plan No. 02/0040 in exchange for new roads to be opened over portions of allotments 121 and 112 in DP57906 shown numbered '5' and '6' on Preliminary Plan No. 02/0040. The council will also close and retain a portion of Technology Drive adjoining allotment 116 in DP 57906, shown marked 'C' in Preliminary Plan No. 02/0040.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 12 James Street, Salisbury and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000 during normal office hours.

Any application for easement or objections must be made in writing within 28 days of the publication of this notice, to the Council, P.O. Box 8, Salisbury, S.A. 5108 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 22 June 2005.

S. HAINS, City Manager

CITY OF WEST TORRENS

Naming of Public Roads

NOTICE is hereby given that at its meeting held on 7 June 2005, the Council of the City of West Torrens resolved, pursuant to section 219 (1) of the Local Government Act 1999, to assign the names as listed below to the new public roads in the Underdale residential land division. The land division site was formerly the University of South Australia campus at 106-164 Holbrooks Road, Underdale, S.A. 5032.

The names assigned are:

Samuel Lewis Avenue Cook Street Powell Avenue Hemmingway Drive Styles Place Green Lane Lemon Avenue Leal Drive Pretty Lane Isley Road Hatwell Court Witty Court Haddrick Court

T. STARR, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

Adoption of Valuations

NOTICE is hereby given that the District Council of Cleve in accordance with section 167 of the Local Government Act 1999, at a meeting held on 10 June 2005, adopted for the year ending 30 June 2006, the site valuations made by the Valuer-General in relation to the area of the Council, being the most recent valuations available and totaling \$177 879 420.

Declaration of Rates and Charges

Notice is hereby given pursuant to section 170 of the Local Government Act 1999, that the District Council of Cleve at a meeting held on 10 June 2005, declared the following rates and charges for the year ending 30 June 2006.

1. Pursuant to section 153 of the Local Government Act 1999, differential general rates based on the site value of land according to locality as hereunder:

	Cents in
	the \$
Arno Bay—Town	1.7904
Arno Bay-Coastal Zone	0.7895
Cleve—Town	3.2589
Cleve—Rural Living/Fringe Zone	2.1808
Other Towns—Rudall, Darke Peak, etc	50.0000
Outside Towns—Rural	0.6465
Special Industry Zone (SACBH Silos)	23.9856

- 2. Pursuant to section 158 of the Local Government Act 1999, a minimum amount that shall be payable by way of rates on rateable properties of \$307.
- 3. Pursuant to section 155 of the Local Government Act 1999, annual service charges payable on land serviced by prescribed services as hereunder:

Cleve Common Effluent Drainage Scheme\$190 per unit Arno Bay Foreshore Waste Drainage and Treatment Scheme\$190 per unit Common Antenna TV Retransmission Service:

Elson Subdivision\$72 per unit (GST inclusive) Whyte St/Cottages Division\$179 per unit (GST inclusive)

- 4. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 2.0934 cents in the dollar payable on the site value of the following specified land at Arno Bay undergoing the shack site freeholding process, which activity, the council has agreed to support. Allotment Nos 5, 7, 10, 12, 14, 16, 19, 22 and 25 of
- 5. Pursuant to section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the Council declared a separate rate being a fixed water levy of \$30.85 upon all rateable property in the Council area. The fixed water levy was declared in order to reimburse the Council the amount of \$32.482 which Council is required to contribute towards the costs of operating the Eyre Peninsula Catchment Water Management Board for the 2005-2006 financial year.

Rating Policy

Pursuant to section 171 of the Local Government Act 1999, the District Council of Cleve has prepared and adopted a rating policy in conjunction with the declaration of rates and charges for the 2005-2006 financial year. A summary version of the policy will accompany each rates notice sent to ratepayers and copies of the policy are available at the Council office.

Payment of Rates and Discounts

The District Council of Cleve has resolved pursuant to section 181 of the Local Government Act 1999, that rates shall be payable in four equal or approximately equal instalments due on 15 September 2005, 15 December 2005, 15 March 2006 and 15 June 2006 for the 2005-2006 financial year.

Pursuant to section $181\ (11)$ of the Act, a discount of 2% is offered if the annual rates amount is paid in full prior to 16 September 2005.

F. L. GILLINGS, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Supplementary Election for Three Area Councillors— Nominations Received

NOTICE is hereby given that at the close of nominations at 12 noon on Thursday, 16 June 2005, the following persons have been accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Area Councillor (three vacancies):
Speekman, Dick W.
Hearn, Steve
Slattery, Peter
Lucas, Gary
Henderson, Julia

Postal Voting

The election will be conducted entirely by postal voting. No polling booth will be open for voting on polling day. Voting is not compulsory.

Voting material will be dispatched by post to every natural person, body corporate and group listed on the voters roll as at roll closure on Friday, 29 April 2005.

The mailout will commence on Tuesday, 28 June 2005, with all voting materials to be delivered by Monday, 4 July 2005.

A person who has not received voting material by Monday, 4 July 2005 and who believes that he or she is entitled to vote should apply to the State Electoral Office on 8401 4318.

A pre-paid addressed envelope for each elector entitlement will be provided. Completed ballot material must be returned to reach the Returning Officer no later than 12 noon on Monday, 18 July 2005

A ballot box will be provided at the Council Office, 1 Seventh Street, Quorn for electors who wish to personally deliver their completed ballot material during office hours.

Place of Counting Votes

The scrutiny and counting of votes will take place at the Council Chambers, 1 Seventh Street, Quorn as soon as practicable after

12 noon on Monday, 18 July 2005. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a campaign donations return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

D. GULLY, Returning Officer

DISTRICT COUNCIL OF KAROONDA EAST MURRAY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on Tuesday, 14 June 2005, the council in accordance with section 167 (2) (a) of the Local Government Act 1999, made a valuation of all properties within the district for the year ending 30 June 2006, by adopting the most recent capital valuation as supplied by the Valuer-General and that such valuation will become and be the valuation of the council for the 2005-2006 financial year.

	\$
Rateable	151 507 704
Non-rateable	5 744 076
Total	157 251 780

Service Charge—Common Effluent Drainage Scheme

Pursuant to section 155 of the Local Government Act 1999, the council declared the following service charges to be payable by owners or occupiers as set out thereunder, in respect to the financial year ending 30 June 2006.

	\$
Occupied properties	100
Vacant properties	75

Declaration of Rates

Pursuant to section 153 of the Local Government Act 1999, the council did on 14 June 2005 declare a general rate of 0.4744 cents in the dollar on the capital value of all rateable land within the area for the 2005-2006 financial year.

Minimum Amount Payable

Pursuant to section 158 (1) of the Local Government Act 1999, the council resolved that the minimum amount payable by way of rates in respect of rateable land within the area for the 2005-2006 financial year shall be \$120.

Payment of Rates

Pursuant to section 181 (a) of the Local Government Act 1999, rates will fall due in four instalments on 12 September 2005, 12 December 2005, 13 March 2006 and 13 June 2006.

To encourage prompt payment of rates council offers a discount of 5% on all rates paid in full by 12 September 2005.

P. SMITHSON, Chief Executive Officer

NORTHERN AREAS COUNCIL

Resignation of councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Rocky River Ward, due to the resignation of Councillor Wallace James Walden, to take effect from 15 June 2005

P. McInerney, Chief Executive Officer

NORTHERN AREAS COUNCIL

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Rocky River Ward, for Northern Areas Council.

The voters roll to conduct this supplementary election will close at 5 p.m. on Thursday, 30 June 2005.

Nominations to fill the vacancy will open on Thursday, 28 July 2005 and will be received up until 12 noon on Thursday, 18 August 2005.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 19 September 2005.

D. GULLY, Returning Officer

RENMARK PARINGA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Bookmark Avenue, Renmark

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Renmark Paringa Council proposes to make a Road Process Order to close and transfer to M. J. and K. R. Reed, B. S. and L. K. Scwartzkopff, F. and R. Marafioti and P. G. and J. M. Coombs portion of the public road (Bookmark Avenue) between Cucumungo Street and Taplin Street, more particularly delineated and lettered 'A', 'B', 'C' and 'D' (respectively) in Preliminary Plan No. 05/0032.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Renmark Paringa Council situated at 8 Ral Ral Avenue, Renmark 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 of this notice, to the Council, P.O. Box 730, Renmark, S.A. 5341 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 23 June 2005

B. HURST, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Supplementary Election for Western Ward— Nominations Received

AT the close of nominations at 12 noon on Thursday, 16 June 2005, one nomination only was received for the vacancy of Councillor for Western Ward.

In accordance with section 25 (1) of the Local Government (Elections) Act 1999 and in my capacity as Returning Officer, I declare Scott Patrick Kelly elected to the vacancy of Councillor for the duration of the term of the current Council.

D. GULLY, Returning Officer

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Yates Court, Southena

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Wattle Range Council proposes to make a Road Process Order to close portion of the public road (Yates Court) adjoining allotments 8 and 9 in DP 14915, more particularly delineated and lettered 'A' and 'B' respectively in Preliminary Plan No. 05/0033.

Closed road marked 'A' is to be closed and transferred to Charles David Matthews and the portion marked 'B' to be transferred to Peter David and Janette Fay Gregurke.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Wattle Range Council situated at the Civic Centre, George Street, Millicent and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000 during normal office hours.

Any application for easement or objections must be made in writing within 28 days of this notice, to the Council, P.O. Box 27, Millicent, S.A. 5280 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 23 June 2005.

F. N. BRENNAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Abbott, Wilfred Roy, late of 9 Bishop Street, Gawler East, retired labourer, who died on 3 March 2005

Baker, Roma Mavis, late of 51 Eighth Avenue, St Peters, of no occupation, who died on 7 May 2005.

Burke, Anthony, late of 20 Alpha Road, Prospect, retired public servant, who died on 27 November 2004.

Cooper, Ariel Joy, late of 15 Rosemary Street, Woodville West, widow, who died on 2 May 2005.

Dawson, Ralph Gilbert, late of 12 Wegener Road, Birdwood, retired stock agent, who died on 4 May 2005.

Errey, Doris May, late of 38 Nairne Road, Woodside, widow, who died on 6 March 2005.

Fleming, Kathleen Vera, late of 30 Essex Street, Mansfield Park, home duties, who died on 19 April 2005

Hawke, Susannah May, late of 150 Adams Road, Craigmore, of

no occupation, who died on 17 May 2005.

Herbert, Phillip John, late of 8 Ailsa Avenue, Warradale, retired sales representative, who died on 14 April 2005

Keough, Olive Joan, late of 150 Reynell Road, Woodcroft, of no occupation, who died on 14 March 2005

Lokan, Mavis Kathleen, late of 160 O.G. Road, Felixstow, of no occupation, who died on 17 May 2005.

Powell, Horace Frederick, late of 66 The Grove, Lower Mitcham, retired accounting clerk, who died on 14 May 2005.

Shute, Mavis Nella, late of 42 Hill Street, Victor Harbor, retired factory worker, who died on 10 November 2004.

Tait, William John, late of 15 Cinnamon Grove, Blakeview, retired senior mail officer, who died on 12 March 2005.

Taylor, Joseph Derek, late of 3 Grant Avenue, Gilles Plains, of no occupation, who died on 14 May 2002. Van Der Ley, Jacob Reinder, late of Ruwoldt Road, Yahl,

retired kitchen hand, who died on 2 December 2004.

Winokuroff, Nadia, late of 77 Sydenham Road, Norwood, of no occupation, who died on 30 May 2005.

Winter, Lorna Jean, late of 23 Voules Close, Brighton, retired administration officer, who died on 28 March 2004.

Woolston, Lucy Catherine, late of 147 St Bernard's Road, Rostrevor, of no occupation, who died on 24 March 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 22 July 2005, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 23 June 2005.

C. J. O'LOUGHLIN, Public Trustee

SALE OF PROPERTY

Auction Date: Friday, 22 July 2005 at noon Location: 9 O'Malley Street, Cummins

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Action No ELCCI 3981 of 2004, directed to the Sheriff of South Australia in an action wherein Career Employment Group Inc is the Plaintiff and Andrew Carl Tabe is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Elders Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendant Andrew Carl Tabe as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Cummins, being 9 O'Malley Street, being the property comprised in Certificate of Title Register Book Volume 5811 Folio 686.

Further particulars from the auctioneers:

Wavne Wells Elders Real Estate 69 Liverpool Street Port Lincoln, S.A. 5606 Telephone (08) 8682 2755

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the Government Gazette, please note that the onus is on you to inform Government Publishing SA of any subsequent corrections by 10 a.m. on Thursday, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

Email: governmentgazette@saugov.sa.gov.au