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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, 14 JULY 2005

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 14 July 2005

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

No. 30 of 2005—Chiropractic and Osteopathy Practice Act 2005. An Act to protect the health and safety of the public by providing for the registration of chiropractors, osteopaths, chiropractic students and osteopathy students; to regulate the provision of chiropractic and osteopathy for the purpose of maintaining high standards of competence and conduct by those who provide it; to repeal the Chiropractors Act 1991; and for other purposes.

No. 31 of 2005—Statutes Amendment (Sentencing of Sex Offenders) Act 2005. An Act to amend the Criminal Law (Sentencing) Act 1988 and the Criminal Law Consolidation Act 1935.

No. 32 of 2005—Law Reform (Contributory Negligence and Apportionment of Liability) (Proportionate Liability) Amendment Act 2005. An Act to amend the Law Reform (Contributory Negligence and Apportionment of Liability) Act 2001

No. 33 of 2005—Ambulance Services (SA Ambulance Service Inc) Amendment Act 2005. An Act to amend the Ambulance Services Act 1992.

No. 34 of 2005—Education (Extension) Amendment Act 2005. An Act to amend the Education Act 1972.

No. 35 of 2005—Statutes Amendment (Local Government Elections) Act 2005. An Act to amend the City of Adelaide Act 1998; the Local Government Act 1999 and the Local Government (Elections) Act 1999.

No. 36 of 2005—Trustee Companies (Elders Trustees Limited) Amendment Act 2005. An Act to amend the Trustee Companies Act 1988.

No. 37 of 2005—Appropriation Act 2005. An Act for the appropriation of money from the Consolidated Account for the year ending on 30 June 2006 and for other purposes.

No. 38 of 2005—Heritage (Beechwood Garden) Amendment Act 2005. An Act to amend the Heritage Act 1993.

No. 39 of 2005—Heritage (Heritage Directions) Amendment Act 2005. An Act to amend the Heritage Act 1993 and to make related amendments to the Development Act 1993, the History Trust of South Australia Act 1981 and the Valuation of Land Act 1971.

No. 40 of 2005—Fire and Emergency Services Act 2005. An Act to establish the South Australian Fire and Emergency Services Commission; to provide for the continuation of a metropolitan fire and emergency service, a country fire and emergency service, and a State emergency service; to provide for the prevention, control and suppression of fires and for the handling of certain emergency situations; to make related amendments to other Acts; to repeal the Country Fires Act 1989, the South Australian Metropolitan Fire Service Act 1936 and the State Emergency Service Act 1987; and for other purposes.

No. 41 of 2005—Occupational Health, Safety and Welfare (Safe Work SA) Amendment Act 2005. An Act to amend the Occupational Health, Safety and Welfare Act 1986 and to make related amendments to the WorkCover Corporation Act 1994 and the Workers Rehabilitation and Compensation Act 1986.

By command,

C. ZOLLO, for Premier

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has revoked the appointment of Carolyn Sue Tweddell as a Member of The Art Gallery Board, effective from 14 July 2005, pursuant to the Art Gallery Act 1939 and the Acts Interpretation Act 1915.

By command,

C. ZOLLO, for Premier

ASA 007/02CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Art Gallery Board, pursuant to the provisions of the Art Gallery Act 1939:

Member: (from 14 July 2005 until 13 July 2009) Carolyn Sue Tweddell

Deputy Presiding Member: (from 14 July 2005 until 13 July 2009)

Carolyn Sue Tweddell

By command,

C. ZOLLO, for Premier

ASA 0007/02CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the History Trust of South Australia, pursuant to the provisions of the History Trust of South Australia Act 1981:

Member: (from 18 July 2005 until 17 July 2008) Phillip Edward James Broderick

Minerva Nasser-Eddine

Chair: (from 18 July 2005 until 17 July 2008)

Phillip Edward James Broderick

By command,

C. ZOLLO, for Premier

ASA 00006/2002CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Motor Accident Commission, pursuant to the provisions of the Motor Accident Commission Act 1992:

Director: (from 14 July 2005 until 30 June 2008) Denise Jean Watkins

By command,

C. ZOLLO, for Premier

DTF 071/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

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

Member: (from 18 July 2005 until 17 July 2008) John Ellice-Flint

DPC 02/0586

Chair: (from 18 July 2005 until 17 July 2008) John Ellice-Flint

By command.

C. ZOLLO, for Premier

ASA 003/02CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor 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 21 July 2005 to 24 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command,

C. ZOLLO, for Premier

CSA 0007/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor 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 21 July 2005 to 24 July 2005 inclusive, during the absence of the Honourable Terance Gerald Roberts, MLC.

By command

C. ZOLLO, for Premier

CSA 0007/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Lea Stevens, MP, Minister for Health and Minister Assisting the Premier in Social Inclusion to be also Acting Minister for Families and Communities, Acting Minister for Housing, Acting Minister for Ageing and Acting Minister for Disability for the period 21 July 2005 to 25 July 2005 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

C. ZOLLO, for Premier

MFC 0021/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint Christopher Robert Lee as Acting Chief Judge of the District Court of South Australia for the period 5 September 2005 to 21 October 2005 inclusive, pursuant to section 11 (3) of the District Court Act 1991.

By command,

C. ZOLLO, for Premier

ATTG 0071/03CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint Leonie Farrell as a Judge of the District Court of South Australia from 27 July 2005, pursuant to section 12 of the District Court Act 1991.

By command,

C. ZOLLO, for Premier

MADM 019/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint Stephen Mark Lieschke as a Stipendiary Magistrate from 17 October 2005, pursuant to the provisions of the Magistrates Act 1983.

By command,

C. ZOLLO, for Premier

MADM 019/05CS

Department of the Premier and Cabinet Adelaide, 14 July 2005

HER Excellency the Governor in Executive Council has been pleased to appoint Stephen Mark Lieschke as a Deputy President of the Workers Compensation Tribunal of South Australia commencing on 17 October 2005, pursuant to the provisions of the Workers Rehabilitation and Compensation Act 1986.

By command,

C. ZOLLO, for Premier

MADM 019/05CS

Legislative Council Office, 6 July 2005

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 6 July 2005:

That Corporation of Kangaroo Island By-law No. 5 concerning Dogs, made on 13 April 2005 and laid on the table of this Council on 5 May 2005, be disallowed.

J. M. DAVIS, Clerk

Department of the Premier and Cabinet Adelaide, 6 July 2005

HER Excellency the Governor directs it to be notified that she has been pleased to approve retention of the title Honourable by:

Ivan Peter Lewis, MP

By command,

MIKE RANN, Premier

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Black Hill Tennis Club Incorporated Ex-Servicewomen's Club of South Australia Incorporated Sole Parent Coalition Incorporated Ladies' Probus Club of Toorak Gardens Incorporated Unity Services Association of Elizabeth Incorporated

Given at Adelaide, 12 July 2005.

B. COLQUIST, A Delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

Stephen Maio, BLD 151616

SCHEDULE 2

Domestic building work performed by the licensee for the construction of an additional family room with new bathroom and laundry including the enclosure of an existing garage for the licensee's personal residence, in joint ownership with wife Marie Maio, at 2A Mary Penfold Drive, Rosslyn Park.

SCHEDULE 3

- 1. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work, the subject of this exemption, without the authorisation of the Commissioner for Consumer Affairs.
- 2. That the licensee ensures that any builder contracting to him for the performance of domestic building work over \$12 000 in relation to the construction of this dwelling will obtain indemnity insurance in their own right.

Dated 7 July 2005.

J. BARNES, Acting Deputy Commissioner for Consumer Affairs

Ref.: 610/05-00049

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Allotment 4 of Deposited Plan 67747, Hundred of Port Adelaide, County of Adelaide, exclusive of all necessary roads.

Dated 14 July 2005.

J. HILL, Minister for Environment and Conservation

DL 6209/1993

CROWN LANDS ACT 1929: SECTION 5

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

- Dedicate the Crown Land defined in The First Schedule as a Reserve for Recreation Purposes and declare that such land shall be under the care, control and management of the District Council of Franklin Harbour.
- Dedicate the Crown Land defined in The Second Schedule as a Reserve for Recreation and Waterfront Purposes and declare that such land shall be under the care, control and management of the District Council of Franklin Harbour.
- Dedicate the Crown Land defined in The Third Schedule as Public Road.

The First Schedule

Allotments 9 and 13 of Deposited Plan 67571, Hundred of Hawker, County of Jervois, exclusive of all necessary roads, subject nevertheless to:

- An existing easement to Distribution Lessor Corporation (subject to lease 8890000) (RLG 8749212) over that portion of Allotment 13 marked A on Deposited Plan 67571.
- An existing easement to Distribution Lessor Corporation (subject to lease 8890000) (RLG 8749212) over those portions of Allotments 9 and 13 marked B on Deposited Plan 67571.

The Second Schedule

Allotment 14 of Deposited Plan 67571 and Sections 418, 491, 492, 493, 531, 532 and 533, Hundred of Hawker, County of Jervois, exclusive of all necessary roads, subject nevertheless to:

- Existing easements to Distribution Lessor Corporation (subject to lease 8890000) (RLG 8749212) over those portions of Allotment 14 marked A and B on Deposited Plan 67571.
- An existing easement to Distribution Lessor Corporation (subject to lease 8890000) (RLG 9719162) over that portion of Allotment 14 marked C on Deposited Plan 67571.

The Third Schedule

Allotments 35 and 36 of Deposited Plan 67571, Hundred of Hawker, County of Jervois, being within the district of Franklin Harbour.

Dated 14 July 2005.

J. HILL, Minister for Environment and Conservation

DENR 08/0798

DEVELOPMENT ACT 1993, SECTION 26 (8): VEITCH ROAD (OUTER HARBOR) AMENDMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'Veitch Road (Outer Harbor) Amendment Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 26 of the Development Act 1993, I —

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

Dated 14 July 2005.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN 99/0394

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (2): AMENDMENT TO THE PORT PIRIE (RC) DEVELOPMENT PLAN

Preamble

It is necessary to amend the Port Pirie (RC) Development Plan.

NOTICE

PURSUANT to section 29 (2) (*b*) (2) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Port Pirie Regional Council Development Plan consolidated on 10 March 2005 as follows:

- 1. On Maps PtPi/29 and 51 change the spelling 'Brands Street' to read 'BRANDIS STREET'.
- 2. In the Council-wide part, under 'Form of development' delete Principle of Development Control numbered 11.
 - 3. In Rural Living Zone 9 (a):
 - (i) delete the wording 'ancillary to the rural use of land should:'

and

(ii) insert the wording 'be ancillary to the rural use of land;'

Dated 14 July 2005.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN 99/0324

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in sub-clauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements:

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in column 5 of Schedule 1 of this Notice; and

- (ii) Approved Refund Markings:
 - (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers.
 - (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.
 - (c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Appletiser Sparkling Apple Juice	750	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Anchors Pils	330	Glass with Paper Label (Sticker)	Empire Liquor	Statewide Recycling
NT Stubbie	330	Brown Glass with Paper Label (Sticker)	Empire Liquor	Statewide Recycling
Bundaberg Rum Bond 12 and Cola 6.0%	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Darwin Syubby NT Draught Beer	2 000	Glass with Paper Label (Sticker)	Beer Importers & Distributors Pty Ltd	Statewide Recycling
Berri Juice It Up Glow N Go	800	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Colour Purple	800	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Grasshopper	800	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Round The Clock	800	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Round The Clock	250	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Grasshopper	250	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Colour Purple	250	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Berri Juice It Up Glow N Go	250	PET with Polypropylene Label	Berri Limited	Statewide Recycling
Ribena Light	2 400	PET with Paper Label	Berri Limited	Statewide Recycling
Rooftop Red Lager	345	Glass with Paper Label	Carlton & United Breweries Ltd	Visy Recycling CDL Services
Nu Life Organic Natural Spring Water	600	PET with Paper Label (Sticker)	Food & Wine Connection Pty Ltd	Statewide Recycling
Nu Life Organic Natural Spring Water	1 500	PET with Paper Label (Sticker)	Food & Wine Connection Pty Ltd	Statewide Recycling
Carlton Black Dark Ale	375	Glass with Paper Label	Carlton & United Breweries Ltd	Visy Recycling CDL Services
Carlsberg Beer	330	Green Glass with Paper Label	Independent Distillers Australia	Statewide Recycling
Moove Strawberry	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Moove Iced Coffee	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Moove Chocolate	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Coca Cola with Lime Flavour	375	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	390	PET with Paper Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Coca Cola with Lime Flavour	600	PET with Paper Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	1 250	PET with Paper Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	1 500	PET with Paper Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Coca Cola with Lime Flavour	2000	PET with Paper Label	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Boags St George	330	Glass with Paper Label	Carlton & United Breweries Ltd	Visy Recycling CDL Services
Haagen Gold Lager Beer	375	Can—Aluminium	Independent Distillers Australia	Statewide Recycling

[REPUBLISHED]

ENVIRONMENT PROTECTION ACT 1993

Revocation of the Approvals of Classes of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the following conditions of these approvals has been contravened:

(i) Subsection 69 (3) Arrangements:

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in column 5 of Schedule 1 of this Notice.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Frutez Orange Mango Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Frutez Lemon Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Frutez Lemon and Lime Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Frutez Strawberry Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Frutez Orange Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Mountain Ridge Natural Mineral Water	600	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Mountain Ridge Natural Mineral Water	350	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Mountain Ridge Natural Mineral Water	1 500	Plastic	MON Beverages Pty Ltd	Statewide Recycling
Manger & O'Neill Fine Old Ginger Beer	375	Glass	MON Beverages Pty Ltd	Statewide Recycling

[REPUBLISHED]

ENVIRONMENT PROTECTION ACT 1993

Vary the Approval of Category B Containers

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

Vary the Approval of Category B Containers

Vary the approval of Category B Containers, subject to the conditions in sub-clauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements:

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in column 5 of Schedule 1 of this Notice; and

- (ii) Approved Refund Markings:
 - (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers.
 - (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.
 - (c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
River Port Double Sarsaparilla	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Double Sarsaparilla	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Ginger Beer	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Ginger Beer	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Lemon Lime and Bitters	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lemon Squash	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lemon Squash	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lemonade	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lemonade	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Portello	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Portello	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Raspberry and Lemonade	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Raspberry and Lemonade	330	Glass	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Double Sarsaparilla	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lime	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lemon Squash	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Raspberry and Lemonade	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Traditional Lemonade	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Ginger Beer	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Portello	600	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Lime	1 250	Plastic	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Olde Style Creamy Soda	600	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Pine Quench Port of Echuca	600	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Vine Tomato Juice	300	Glass with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2005

	\$		\$
Agents, Ceasing to Act as	36.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	18.60	Discontinuance Place of Business	24.30
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	46.00
Attorney, Appointment of		Lost Certificate of Title Notices	46.00
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	46.00
Cemetery Curator Appointed		Mortgages: Caveat Lodgment	18.60
•	27120	Discharge of	
Companies:	26.50	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business			
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	9.35
IncorporationLost Share Certificates:	36.50	Lost Treasury Receipts (3 insertions) each	27.25
First Name	27.25	Licensing	54.50
Each Subsequent Name	9.35	Licensing	54.50
Meeting Final	30.50	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	364.00
Meeting')		Default in Payment of Rates:	
First Name	36.50	First Name	
Each Subsequent Name	9.35	Each Subsequent Name	9.35
Notices:		Noxious Trade	27.25
Call	46.00	NOXIOUS Trade	
Change of Name	18.60	Partnership, Dissolution of	27.25
Creditors		Petitions (small)	18.60
Creditors Compromise of Arrangement	36.50		10.00
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pany be wound up voluntarily and that a liquidator		General)	18.60
be appointed')	46.00	Register of Unclaimed Moneys—First Name	27.25
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2005

	Acts	, Bills, Rules, Parliame	entary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.20	1.00	497-512	31.00	30.00
17-32	3.00	1.85	513-528	32.00	30.75
33-48	3.90	2.80	529-544	33.00	32.00
49-64	4.90	3.75	545-560	34.00	33.00
65-80	5.75	4.75	561-576	34.75	34.00
81-96	6.70	5.55	577-592	35.75	34.50
97-112	7.60	6.50	593-608	36.75	35.50
113-128	8.55	7.45	609-624	37.50	36.50
129-144	9.60	8.50	625-640	38.50	37.00
145-160	10.50	9.35	641-656	39.50	38.50
161-176	11.50	10.30	657-672	40.00	39.00
177-192	12.40	11.30	673-688	41.75	40.00
193-208	13.40	12.30	689-704	42.50	41.00
209-224	14.20	13.10	705-720	43.00	42.00
225-240	15.10	14.00	721-736	44.75	43.00
241-257	16.20	14.70	737-752	45.25	44.00
258-272	17.10	15.70	753-768	46.25	44.50
273-288	18.00	16.90	769-784	46.75	46.00
289-304	18.80	17.70	785-800	47.75	47.00
305-320	19.90	18.70	801-816	48.50	47.50
321-336	20.70	19.60	817-832	49.75	48.50
337-352	21.80	20.60	833-848	50.75	49.50
353-368	22.60	21.60	849-864	51.50	50.00
369-384	23.60	22.50	865-880	52.50	51.50
385-400	24.50	23.40	881-896	53.00	52.00
401-416	25.50	24.20	897-912	54.50	53.00
417-432	26.50	25.25	913-928	55.00	54.50
433-448	27.50	26.25	929-944	56.00	55.00
449-464	28.25	27.00	945-960	57.00	55.50
465-480	28.75	28.00	961-976	58.25	56.50
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FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Andrew Fox, Dangerous Reef Pty Ltd, 28A Cardwell Street, Adelaide, S.A. 5000, (the 'exemption holder') is exempt from regulation 24 (1) of the Fisheries (General) Regulations 2000, in that the exemption holder shall not be guilty of an offence when using blood, bone, meat offal or skin of an animal as berley to attract white sharks (*Carchardon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from the date of gazettal of this notice until 31 March 2006, or until this exemption is varied or revoked.

SCHEDULE 1

The waters of the Neptune Island Conservation Park.

SCHEDULE 2

- 1. The exemption holder must be on board the boat from which the exempted activity is undertaken.
- 2. All berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4° C.
- 3. The exemption holder must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.
- 4. The exemption holder must not deliberately goad, provoke or encourage a white shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to have the white shark jump out of the water), and must not permit any person to touch a white shark, unless this activity is required for research purposes.
- 5. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.
- 6. The exemption holder must not intentionally feed sharks or reward sharks with food.
- 7. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours 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 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.
- 8. The exemption holder must allow an officer of the Department for Environment and Heritage (DEH), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director of Fisheries, subject to the availability of space.
- 9. The exemption holder must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEH or a Fisheries Officer.
- 10. While engaged in the exempted activity, a pennant (approved by DEH) must be flown from the boat so as to be clearly visible.
- 11. The exemption holder must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken: date and location; number of passengers; number of hours berleying; number of sharks observed; any other relevant observations or comments.

A copy of the log must be provided to the Port Lincoln office of DEH within $14\ \rm days$ of the end of each calendar month.

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

Dated 12 July 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Gisela Kaufmann, 52/21 Duxford Street, Paddington, N.S.W. 2021 (the 'exemption holder'), or a person acting as her agent, is exempt from the Fisheries Act 1982, or any notices made under the Act, but only insofar as the exemption holder shall not be guilty of an offence when taking giant cuttlefish eggs (*Sepia apama*) from the waters specified in Schedule 1 (the 'exempted activity') subject to the conditions specified in Schedule 2 from 7 July 2005 until 31 August 2005, unless varied or revoked earlier.

SCHEDULE 1

Whyalla cuttlefish closure, as described in the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 2523, dated 9 July 2004, being the second notice on that page.

SCHEDULE 2

- 1. A maximum of 80 eggs can be taken pursuant to this exemption.
- 2. The specimens collected pursuant to the exemption notice may only be used for hatching and filming purposes at SARDI Aquatic Sciences or Sydney Aquarium and the eggs and hatchlings must not be sold.
- 3. The exemption holder must notify PIRSA Fisheries on 1800 065 522 at least two hours 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.
- 4. The exemption holder must provide a written report to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) within seven days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time and conditions of the collection. A follow up report should be provided to PIRSA Fisheries in regard to the outcome of the exempted activity one month after completion of the activity.
- 5. While engaged in the exempted activity the exemption holder or her agents must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 11 July 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Terry Lehmann, 27 Willoughby Crescent, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M404 (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 14 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 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 11 July 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Barry Moore, 21 Addison Street, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M252 (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 14 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 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 11 July 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Peter Doley, Box 332, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M117 (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 14 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 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 11 July 2005.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the persons listed in Schedule 1 (the 'exemption holders') of KI Seafood Marketing Pty Ltd, P.O. Box 482, Kingscote, S.A. 5223, are exempt from sections 34 and 41 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991, but only insofar as they may take greenlip abalone and blacklip abalone for the purpose of aquaculture broodstock (the 'exempted activity') in the waters specified in Schedule 2, subject to the conditions in Schedule 3 from 14 July 2005 until 30 June 2006.

SCHEDULE 1

Tim Pengilly and Jose Rodriques.

SCHEDULE 2

'Southern Zone'—the coastal waters east of the meridian of longitude 139°E, but does not include the waters of the Coorong or any other waters inside the Murray Mouth.

SCHEDULE 3

- 1. The exemption holder may take a maximum of 100 greenlip and 100 blacklip abalone from the Southern Zone Abalone Fishery
- 2. All abalone taken pursuant to this notice must not be sold or transferred to another party.
- 3. All abalone taken pursuant to this notice must be delivered to and retained on the registered aquaculture site of landbased Aquaculture Licence No. FT00634.
- 4. The exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 at least two hours 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.
- 5. The exemption holder must, within 50 m of the point of landing of any abalone taken pursuant to this notice, complete the PIRSA form 'Abalone Broodstock Collection Statement'. Immediately upon arrival at the exemption holders registered aquaculture site, this form must be faxed to PIRSA Fisheries on (08) 8226 0434. Prior to release into the registered aquaculture site, all abalone taken pursuant to this notice must be tagged so as to be clearly identified as wild broodstock.
- 6. The exemption holder shall record the number of wild broodstock held pursuant to this notice in a register to be maintained at the registered aquaculture site, which must be made available for inspection by a PIRSA Fisheries Officer if requested.
- 7. PIRSA Fishwatch retains the right for a Fisheries Officer to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.
- 9. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 13 July 2005.

J. PRESSER, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, James Godden, holder of Southern Zone Abalone Fishery Licence No. A01, Matheson Road, Millicent, S.A. 5280 (the 'exemption holder'), is exempt from Regulation 11A of the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991, but only insofar as the exemption holder may permit two registered masters to undertake fishing activity pursuant to Licence No. W18 (the 'exempted activity'), subject to the conditions set out in Schedule 1, from 14 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exempted activity must be conducted from a boat registered on Southern Zone Abalone Fishery Licence No. A01.
- 2. The exemption holder must not permit more than two registered masters to engage in the exempted activity on any one day.
- 3. If more than one registered master is engaged in the exempted activity on any one day, one of the registered masters must be a designated trainee diver.
- 4. For the purposes of the exemption, the 'designated trainee diver' must be Samuel W. Godden, Matheson Road, Millicent, S.A. 5280.

- 5. The exemption holder may engage in the exempted activity for a maximum of 10 days during the period commencing from 14 July 2005 until 30 June 2006.
- 6. Prior to conducting the exempted activity the exemption holder must advise the PIRSA Fisheries Duty Officer on 1800 065 522 the following information:
 - Name of licence holder.
 - Licence number.
 - Name of registered master undertaking the exempted activity for the day.
 - Name of trainee diver.
 - Registered number of boat being used.
 - Time and location of launch and estimated retrieval time and location.
- 7. Whilst 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 required by a PIRSA Fisheries Officer.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 13 July 2005.

J. PRESSER, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Gavin Starkey, holder of Marine Scalefish Fishery Licence No. M437, 9 Main Street, Port Kenny, S.A. 5671 (the 'exemption holder') is exempt from clause 61 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking up to 150 razor fish in any one day from South Australian coastal waters (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 14 July 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may only engage in the exempted activity when fishing pursuant to Marine Scalefish Fishery Licence No. M437.
- 2. All razor fish taken pursuant to this notice may be used for bait only.
- 3. The total number of razor fish taken in any one day, shall be no greater than 150.
- 4. The exemption holder must include all razor fish taken under this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 5. 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.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically exempted by this notice.

Dated 13 July 2005.

J. PRESSER, Director of Fisheries

FISHERIES ACT 1982

Fisheries (Vessel Monitoring Scheme) Regulations 2003

FOR the purposes of the Fisheries (Vessel Monitoring Scheme) Regulations 2003, the following VMS units are approved VMS units:

- Thrane and Thrane Capsat transceiver model TT-3022D, using software version 3.11.
- Thrane and Thrane Capsat transceiver model TT-3022D, using software version 3.24.
- Thrane and Thrane Capsat transceiver model TT-3022D, using software version 3.28 non-Solas Fishery DistFn-1.

- Thrane and Thrane Capsat transceiver model TT-3022, using software version 3.22 DOS and Easymail version 1.07 with firmware version 3.32.
- Thrane and Thrane Capsat transceiver model TT-3026S Mini-C, using software Easymail version 1.07 with firmware version 2.12. Note: this unit does not meet type approval until the DNID has been loaded and the correct setting applied by the installer.
- Furuno Mini-C Mobile Earth Station Transceiver Model Felcom 16 with Encrypted GPS utilising firmware version DCE F16 V03+FFA and an Antenna Mount with either of the following two options:
 - -Pipe No: 20-007-3011-2, Code No. 100-183-262 Mast Pipe; or
 - -a pipe with the same dimensions as the pipe described above, suitable for marine use.
- Trimble Galaxy transceiver model TNL 7001, using software version 5.10a.
- Trimble Galaxy transceiver model 8005 (Courier), using software version 5.10.
- Trimble Galaxy transceiver model TNL 7005 (non-Solas), using software version 5.10.
- Trimble Galaxy transceiver model TNL 8001 (Sentinel), using software version 5.10,

and persons employed by the following companies are approved installers of VMS units:

Quin Marine Pty Ltd 77-89 St Vincent Street, Port Adelaide, S.A. 5015 Phone: (08) 8447 1277 Fax: (08) 8341 0567

Email: quinsales@quinmarine.com.au

Taylor Marine Contact: Lynton Perkins 15 Nile Street, Port Adelaide, S.A. 5015 Phone: (08) 8447 6744 Fax: (08) 8447 8427

Email: lperkins@taylormarine.com.au

Millteck Marine Contact: Graham Mills P.O. Box 60, Smithfield Plains, S.A. 5114 Phone: (08) 8254 1222

Fax: (08) 8254 1444 Mobile: 0417 886 147 Email: millteck@bigpond.com

Taylor Marine Contact: Craig Drewitt 16 Porter Street, Port Lincoln, S.A. 5606 Phone: (08) 8682 2422 Fax: (08) 8682 6598

Email: ptlincoln@taylormarine.com.au

Fleet Electronics Services Contact: Bill Berkunizen 21/22 South Quay Boulevard, (P.O. Box B or 1073) Port Lincoln, S.A. 5606 Phone: (08) 8682 2255 Fax: (08) 8682 6311

Email: berky@ozemail.com.au

R. M. & J. A. Clark Marine Electronics Contact: Richard Clark

24 Lorikeet Street, (P.O. Box 881)

Mount Gambier, S.A. 5290 Phone: (08) 8723 2362 Fax: (08) 8723 2518

Discovery Communications and Marine (formally A.G.

Tulloh Services) Contact: Daniel Abrahams

1 Kunara Crescent (P.O. Box 1063), Portland, Vic. 3305 Phone: (03) 5523 1876 Mobile: 0410 586 305 Fax: (03) 5521 7105

Lakes Auto Electrics

Email: dabraham@bigpond.com

Contact: Andrew Mclean P.O. Box 17, Metung, Vic. 3905 Mobile: 0418 544 510 Email: andtei@net-tech.com.au

Voyager Electronics Contact: Nicholas Kavadis 64 Whiters Street, Lakes Entrance, Vic. 3909 Phone: (03) 5155 2204 Mobile: 0427 799 657 Fax: (03) 5155 4204 Email: nick@voyager.com.au

Electrotech Australia (HO) Contact: Graham Temple 5 Central Boulevard, Port Melbourne, Vic. 3207 Phone: (03) 9646 0555 Fax: (03) 9646 0550

Email: grahamt@electrotech.net.au

Maritime Electronics Services Contact: Greg Hansen/Steve Benz P.O. Box 216,

Fremantle, W.A. 6959

Phone: (08) 9335 2716 or 9335 4338

Fax: (08) 9335 2381 Email: maritime@iinet.net.au

Coastal Marine Contact: Shane Grey P.O. Box 299, Applecross, W.A. 6953 Phone: (08) 9335 4800 Fax: (08) 9335 5295

Email: enquiries@coastalmarine.com.au

Electrotech Australia Contact: Peter Hayes 1/6 Cocus Drive, Bibra Lake, W.A. 6163 Phone; (08) 9434 9449 Fax: (08) 9434 9450

Email: perth@electrotech.net.au

Taylor Marine Contact: Lisle Heard 1-3 Gray Street, Mount Gambier, S.A. 5290 Phone: (08) 8725 8688 Fax: (08) 8725 7695

Email: <u>lheard@taylormarine.com.au</u>

Taylor Marine Contact: Peter Sheedy 20 Derwent Park Road, Derwent Park, Tas. 7009 Phone: (03) 6272 0166 Fax: (03) 6272 0188

Email: hobart@taylormarine.com.au

Taylor Marine Contact: Garry (Doc) Livingston Fisherman's Wharf, Geraldton, W.A. 6530 Phone: (08) 9921 8400

Fax: (08) 9964 1275

Email: Geraldton@taylormarine.com.au

Taylor Marine

Contact: Rhyss Whittred 56 Marine Terrace, Fremantle, W.A. 6160 Phone: (08) 9335 5733

Phone Toll Free: 1800 620 809

Fax: (08) 9433 2142

Deep Sea Fax: (08) 9335 5989 Head Office Fax: (08) 9335 8872 Email: Fremantle@taylormarine.com.au

Taylor Marine

Contact: Damien Hyde 1436 Warambie Road, Karratha, W.A. 6714 Phone: (08) 9144 4832 Fax: (08) 9144 4957

Taylor Marine 123 Brisbane Road Mooloolaba, Qld 4557 Phone: (07) 5444 0800 Fax: (07) 5444 0468

Email: mooloolaba@taylormarine.com.au

Taylor Marine Contact: Allan Kelly

Shed 20, Fisherman's Wharf,

Francis Bay Drive, Darwin, N.T. 0800 Phone: (08) 8981 5500 Fax: (08) 8941 1430

Email: Darwin@taylormarine.com.au

Taylor Marine Contact: Earl Mathieson 6/53 Metroplex Avenue, Murarrie, Old 4172 Phone: (07) 3399 8733 Fax: (07) 3399 9569

Email: brisbane@taylormarine.com.au

Taylor Marine Contact: Steve Karlberg 42 Tingira Street, Cairns, Qld 4870 Phone: (07) 4035 1322 Fax: (07) 4035 1661

Email: cairns@taylormarine.com.au

Dated 11 July 2005.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

Notice to Cease the Declaration of a Name

IN the Government Gazette of 16 June 1983, page 1678 third notice appearing, the declared shack site name LITTLE DOUGLAS, has been rescinded and now will be listed as a recorded name.

Dated 5 July 2005.

P. M. KENTISH, Surveyor-General

DAIS 04/0455

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

CORRIGENDUM

IN the Government Gazette of 16 June 1983, page 1678 third notice appearing, the declared spring name shown as PINDA SPRING, *should* have been shown as PINTA SPRING.

Dated 1 July 2005

P. M. KENTISH, Surveyor-General

DAIS 04/0455

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

CORRIGENDUM

IN the Government Gazette of 22 June 1989, page 1725 the third notice appearing, the declared feature name shown as SEVEN SPRINGS CREEK, should have been shown as SEVEN SPRINGS GULLY.

Dated 11 July 2005.

P. M. KENTISH, Surveyor-General

DAIS 04/0455

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

Paul Vincent Cavanagh an employee of John Cavanagh Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5932, folio 538, situated at Lot 240, Third Street, Millicent, S.A. 5280.

Dated 14 July 2005.

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

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, 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

Justin Mazzeo an officer of Mazzeo Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5384, folio 84, situated at Lot 49 Coats Road, Two Wells, S.A. 5501.

Dated 14 July 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 Gunnbo Pty Ltd as trustee for Louisianna Trust has applied to the Licensing Authority for a Hotel Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Elizabeth City Centre, Elizabeth Way, Elizabeth, S.A. 5112.

The application has been set down for hearing on 12 August 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation:

Monday to Saturday: Midnight to 3 a.m. the following day; Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 3 a.m. the

following day;

Sunday Christmas Eve: 8 p.m. to midnight;

Days preceding other Public Holidays: Midnight to 3 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 3 a.m. the following day.

Entertainment Consent is to apply to all trading times including the hours sought in the Extended Trading Authorisation for the areas shown on the plan lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 4 August 2005).

The applicant's address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo/Adrian Battiston).

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 12 July 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 ADSI Investments Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at corner Gawler and James Streets, Salisbury, S.A. 5108 and known as Caffe Primo

The application has been set down for hearing on 28 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 applicant at the applicant's address given above, by 27 July 2005.

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

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

Dated 5 July 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 Simon Greenleaf and William Finlayson have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 45 Marian Place, Prospect, S.A. 5082 and to be known as Cloudbreak Wines.

The application has been set down for hearing on 12 August 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: 4 August 2005).

The applicants' address for service is c/o Simon Greenleaf, 45 Marian Place, Prospect, S.A. 5082.

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

Dated 5 July 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 Barrosa Grape Products Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Shop 14, Adelaide Arcade, Adelaide, S.A. 5000 and to be known as Chateau Barrosa.

The application has been set down for hearing on 12 August 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

• To market and sell exclusively Chateau Barrosa products.

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: 4 August 2005).

The applicant's address for service is c/o Hermann Thumm, P.O. Box 370, Lyndoch, S.A. 5351.

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

Dated 5 July 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 N. R. Generating Holdings (No. 2) GMBH, Flinders Labaun (No. 1) Ltd and Flinders Labaun (No. 2) Ltd have applied to the Licensing Authority for a variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at Black Oak Drive, Leigh Creek South, S.A. 5731 and known as Leigh Creek Tavern.

The application has been set down for hearing on 12 August $2005 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

 Variation to Extended Trading Authorisation to include the following:

Sundays: 8 a.m. to 11 a.m. and 8 p.m. to midnight.

 Variation to Entertainment Consent to include the hours sought above.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 4 August 2005).

The applicants' address for service is c/o Cate Spurling, P.O. Box 42, Goodwood, 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 6 July 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 Arnaldo Pietro Tunno and Giuseppe D'Arrigo have applied to the Licensing Authority for the transfer of a Restaurant Licence with alterations and redefinition in respect of premises situated at 271 North East Road, Hampstead Gardens, S.A. 5086, known as Marina Pizza Bar and to be known as Caffe Premio.

The application has been set down for hearing on 12 August $2005 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

• The approval of alterations and redefinition as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 4 August 2005).

The applicants' address for service is c/o Con Giakamozis and Associates Solicitors, 23 Griggs Drive, Athelstone, S.A. 5076.

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

Dated 7 July 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 Diane Everitt, Lorraine Bianco and Kelly Maslin have applied to the Licensing Authority for a Restaurant Licence, Extended Trading Authorisation, Entertainment Consent and Extended Trading Area in respect of premises situated at 58 Semaphore Road, Semaphore, S.A. 5019 and to be known as Pathfinders Cafe.

The application has been set down for hearing on 12 August 2005 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:

Sunday: 8.30 a.m. to 11 a.m. and 8 p.m. to midnight; Sunday Christmas Eve: 8 p.m. to midnight;

Sundays preceding Public Holidays: 8 p.m. to midnight.

• Entertainment Consent:

Monday to Friday: 10 a.m. to midnight; Saturday and Sunday: 8.30 a.m. to midnight;

Good Friday: 10 a.m. to midnight;

Christmas Day: 10 a.m. to midnight;

Sunday Christmas Eve: 10 a.m. to midnight;

New Year's Eve: 10 a.m. to midnight;

Days preceding other Public Holidays: 10 a.m. to midnight;

Sundays preceding other Public Holidays: 10 a.m. to midnight.

- Extended Trading Area is sought for an outdoor dining area as shown on the plans lodged with this office.
- Extended Trading Authorisation and Entertainment Consent is to apply to the whole of the premises including the abovementioned area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 4 August 2005).

The applicants' address for service is c/o Diane Everitt, 58 Semaphore Road, Semaphore, S.A. 5019.

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

Dated 8 July 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 Pongtip Somerfield has applied to the Licensing Authority for the transfer of a Restaurant Licence and variation to Conditions in respect of premises situated at Shop 2, 556 Magill Road, Magill, S.A. 5072, known as Thai Swan and to be known as Baan Thai Restaurant.

The application has been set down for hearing on 12 August 2005 at 9 $\mathrm{a.m.}$

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Variation to Conditions:

To vary Condition 1:

From:

The total number of seats for restaurant patrons shall be limited to 64.

To

The total number of seats for restaurant patrons shall be limited to 100.

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: 4 August 2005).

The applicant's address for service is c/o Pongtip Somerfield, 458 Whites Road, Parafield Gardens, S.A. 5072.

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 11 July 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 Sijube Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence with Extended Trading Authorisation in respect of premises situated at Shop 1/160 King William Road, Hyde Park, S.A. 5061 and known as The Aussie Cafe.

The application has been set down for hearing on 15 August 2005 at 9.30 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

Sunday: 8 p.m. to midnight.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 5 August 2005).

The applicant's address for service is c/o Simon Kardachi, Shop 2/160 King William Road, Hyde Park, 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 4 July 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 Peter James Johnson has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Terminus Street, Hoyleton, S.A. 5463 and known as Hoyleton Hotel.

The application has been set down for hearing on 17 August 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: 9 August 2005).

The applicant's address for service is c/o Jeff Stevens and Associates, Level 1, 86 Pirie Street, Adelaide, S.A. 5000.

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

Dated 6 July 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 Callum and Michelle Selena Campbell have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 143 Goodwood Road, Goodwood, S.A. 5034 known as Café Deco and to be known as Brown Dog Café.

The application has been set down for hearing on 17 August 2005 at $10\ \mathrm{a.m.}$

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

The applicants' address for service is c/o Callum Campbell, 25 Frederick Street, Welland, S.A. 5007.

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

Dated 7 July 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 Lady Bay Hotel Pty Ltd as Trustee for Lady Bay Hotel Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at St Andrews Boulevard, Normanville, S.A. 5204 known as the Links Lady Bay and to be known as the Lady Bay Hotel.

The application has been set down for hearing on 17 August $2005 \ \mathrm{at} \ 9.30 \ \mathrm{a.m.}$

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

The applicant's address for service is c/o Mike Hill, P.O. Box 1596, 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 11 July 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 Bacchus Wine Bar Pty Ltd as trustee for the Phil Brooks Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 253 The Esplanade, Henley Beach, S.A. 5022 and known as Bacchus Wine Bar.

The application has been set down for hearing on 18 August $2005 \ \mathrm{at} \ 9.30 \ \mathrm{a.m.}$

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

The applicant's address for service is c/o Georgiadis Lawyers, Third Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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

Dated 8 July 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 Henschke Cellars Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Henschke Road, Keyneton, S.A. 5353 and to be known as Henschke Cellars Pty Ltd..

The application has been set down for hearing on 29 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: 28 July 2005).

The applicant's address for service is c/o Andrew Williams, Finlaysons Lawyers, P.O. Box 100, Keyneton, S.A. 5353.

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

Dated 13 July 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: Scimitar Resources Limited

Location: Lake Frome area—Approximately 100 km east-

south-east of Leigh Creek.

Term: 1 year Area in km²: 819 Ref.: 2005/00075

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: Noranda Pacific Pty Ltd

Location: Bulloo Creek area—Approximately 30 km north-

east of Olary.
Term: 1 year
Area in km²: 44
Ref: 2005/00101

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: Noranda Pacific Pty Ltd

Location: Old Lake Dismal area—Approximately 55 km

north-east of Olary.

Term: 1 year Area in km²: 171 Ref.: 2005/00102

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: Noranda Pacific Pty Ltd

Location: Wompinie area—Approximately 60 km north-east

of Olary. Term: 1 year Area in km²: 116 Ref.: 2005/00103

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: Havilah Resources NL

Location: Mundi Mundi area—Approximately 80 km northeast of Olary.

Term: 1 year Area in km²: 73 Ref.: 2005/00105

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: David T. Miller $(16^2/_3\%)$, Judith C. Carter $(16^2/_3\%)$, Down Under Aquaculture Pty Ltd $(16^2/_3\%)$, Mark Deuter $(16^2/_3\%)$, Grant Archer $(16^2/_3\%)$ and Stewart Geophysical Consultants Pty Ltd $(16^2/_3\%)$.

Location: Milang area—Approximately 100 km north-west of Olary

Term: 1 year Area in km²: 218 Ref.: 2005/00112

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: Denis William O'Meara (50%), Blackfire Resources Pty Ltd (25%) and Bruce Menzel of the Menzel Family Trust (25%).

Location: Marree area

Term: 1 year Area in km²: 600 Ref.: 2004/00277 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: BHP Billiton Minerals Pty Ltd

Location: Keith area—Approximately 10 km west of Keith.

Term: 1 year Area in km²: 331 Ref.: 2004/00795

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: BHP Billiton Minerals Pty Ltd

Location: Rovers Gap area—Approximately 10 km west of Keith.

Term: 1 year Area in km²: 970 Ref.: 2004/00796

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: BHP Billiton Minerals Pty Ltd

Location: Coomandook area—Approximately 15 km east of Tailem Bend.

Term: 1 year Area in km²: 431 Ref.: 2004/00853

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

PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licences— PEL 90 and PEL 102

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

Petroleum Exploration Licence—PEL 90

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

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

Year of Term of Licence	Minimum Work Requirements
One to three	Acquire 608 km 2D seismic data and reprocess existing data; Drill three wells.
Four	Acquire 120 km ² of 3D seismic data; Drill two wells.
Five	Drill three wells.

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Petroleum Exploration Licence—PEL 102

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

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

Year of Term of Licence	Minimum Work Requirements
One	Acquire 150 km 2D seismic data; Geological and Geophysical studies.
Two	Geological and Geophysical studies.
Three	Geological and Geophysical studies.
Four	Drill two wells; Acquire 100 km 2D seismic data.
Five	Drill two wells.

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 12 July 2005.

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

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

Walkway—Pilsdon/Lambrook Streets, Davoren Park

BY Road Process Order made on 1 July 2004, the City of Playford ordered that:

- 1. The whole of the walkway (allotment 822 in Deposited Plan 7509) between Pilsdon Street and Lambrook Street more particularly lettered 'A', 'B', 'C' and 'D' in Preliminary Plan No. 04/0037 be closed.
- 2. The whole of the land subject to closure lettered 'A' be transferred to Susan Joy Woods in accordance with agreement for transfer dated 16 June 2004 entered into between the City of Playford and S. J. Woods.

- 3. The whole of the land subject to closure lettered 'B' be transferred to William Riddle and Eileen Riddle in accordance with agreement for transfer dated 28 May 2004 entered into between the City of Playford and W. and E. Riddle.
- 4. The whole of the land subject to closure lettered 'C' be transferred to George Peter Murrell and Patricia Margaret Murrell in accordance with agreement for transfer dated 31 May 2004 entered into between the City of Playford and G. P. and P. M. Murrell
- 5. The whole of the land subject to closure lettered 'D' be transferred to the South Australian Housing Trust in accordance with agreement for transfer dated 25 May 2004 entered into between the City of Playford and South Australian Housing Trust
- 6. The following easement be granted over portions of the land subject to that closure:

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

On 19 October 2004 that order was confirmed by the Minister for Administrative Services conditionally upon the deposit by the Registrar-General of Deposited Plan 65406 being the authority for the new boundaries.

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

Dated 14 July 2005.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

PART 4A

Revocation of Previous Declaration

I, PATRICK CONLON, Minister for Transport in the State of South Australia, in accordance with my powers, pursuant to section 163A (3) of the Road Traffic Act 1961 ('the Act'), do hereby revoke any previous declarations of any person or positions as the Central Inspection Authority under the Act.

Declaration of Central Inspection Authority

I, Patrick Conlon, Minister for Transport in the State of South Australia, in accordance with my powers, pursuant to section 163A (2) of the Road Traffic Act 1961 ('the Act'), do hereby declare the person for the time being occupying the position of Manager Safety Compliance, Transport Services Agency ('Transport SA'), Department of Transport and Urban Planning as the Central Inspection Authority for the purposes of Part 4A of the Act

Dated 24 May 2005.

P. CONLON, Minister for Transport

STATE LOTTERIES ACT 1966 LOTTERIES (THE POOLS) RULES

1. Preliminary

- 1.1 These Rules may be cited as the Lotteries (The Pools) Amendment Rules 2005 (No. 2).
- 1.2 The Lotteries (The Pools) Rules made under the State Lotteries Act 1966 and published in the *Government Gazette* on 19 July 1999, as amended by the amendments published in the *Government Gazette* on 27 March 2003, 26 February 2004 and 21 April 2005 are hereinafter referred to as the "Principal Rules".
- 1.3 The Principal Rules are hereby amended effective from 2 p.m. on 6 August 2005 and these Rules will take effect immediately thereafter, except as provided in these Rules.

2. Amendment of Rule 2.1

Rule 2.1 of the Principal Rules is amended by deleting the definition of "list of matches" and substituting the following therefor:

"list of matches: means the list of matches published from time to time by the Commission either:

- (a) in respect of the corresponding United Kingdom Pool; or
- (b) in respect of the Australian Season Pool,

containing a list of such number of matches exceeding 38 as is approved by the Bloc members;"

The Common Seal of the Lotteries Commission of South Australia was affixed pursuant to a resolution of the Commission in the presence of:

Dated 9 June 2005.

(L.S.) HANS J. OHFF, Commission Member

STEPHEN K. SHIRLEY, Commission Member

Approved,

KEVIN FOLEY, Treasurer

RULES OF COURT

Amending the Supreme Court Rules 1987 Amendment No. 99 to the Supreme Court Rules

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and of all other enabling powers, We, the Judges of the Supreme Court of South Australia, make the following Rules to take effect as amendments to the Supreme Court Rules 1987, as amended:

- 1. These Rules may be cited as the 'Supreme Court Rules 1987, Amendment No. 99'.
- 2. The Supreme Court Rules 1987, as amended, by these Rules may be cited as the 'Supreme Court Rules 1987'.
 - 3. That Rule 101A.01 be amended by inserting a new paragraph:
 - '(h) That in respect of work done on and after 1 August 2005, costs shall be allowed and paid in accordance with the scale of costs in the Eleventh Schedule to these Rules.'
 - 4. The following schedule is added immediately after the Tenth Schedule:

'ELEVENTH SCHEDULE

PLEASE READ NOTES ATTACHED TO THIS SCHEDULE

	Documents	\$
1.	Drawing any document which is necessary to originate, or for use in, or in connection with, any proceeding or in a matter whether litigious or otherwise including the engrossment of the original per A4 page PROVIDED THAT a greater amount may be allowed where the matter is of importance and/or difficulty (See Notes D, E and G)	63.00
2.	Where any document is partly printed and partly drawn, the drawing fee for the drawn part shall be allowed and, in addition, for the printed matter (including all perusals thereof) per A4 page (See Notes D and E)	14.00
3.	Engrossing the original of any document where no allowance is made for such engrossment elsewhere, including the solicitor's own copy, per A4 page (See Notes D and E)	14.00
4.	Photocopying or printing any document, including printing any e-mail (sent or received) per sheet (See Note L)	1.00
5.	Perusing any document, per A4 page or the equivalent thereof If of substance, not exceeding per A4 page (See Notes D and J)	7.00 19.00
6.	Scanning of documents including e-mails where full perusal is not justified, per A4 page or the equivalent thereof (See Note D)	2.00
	Attendances (See Note C)	
7.	The attendance of a solicitor where the nature of the work requires the exercise of special skill or legal knowledge, per hour (See Note K)	255.00
8.	The attendance of a solicitor where work done does not require special skills or legal knowledge, but where it is proper that a solicitor should personally attend, and travelling time, per hour (See Note K)	157.00
9.	Attending on any application, matter or taxation in chambers or on a pre- trial conference, or a settlement conference (not certified fit for counsel) or any callover:	
	(a) if short or matter adjourned without substantial argument	92.00
	(b) if ordinary	158.00
	(c) if protracted or of difficulty, per hour—in a range	255.00

		\$
10.	Attendance of a clerk on work not properly able to be carried out by a junior clerk, including travelling time, per hour	123.00
11.	Attending at Court to file or lodge documents or papers, or to set down, attendance to deliver documents or any other attendance capable of performance by a junior clerk, including attending to set down any Chamber application and to search the list for Chamber appointments and all attendances necessary to settle and seal an order or other document and including filing or lodging documents or papers at Court electronically, per	
	attendance or lodgement	20.00
12.	An attendance by telephone of a solicitor, for each six minutes interval or part thereof	26.00
13.	An attendance by telephone of a clerk:	12.00
	(a) on a matter of substance(b) on a short call where a message is left	13.00 3.00
14.	An attendance on the swearing of an affidavit:	
	(a) of a solicitor to be sworn to an affidavit(b) of a solicitor to take an affidavit where he or his firm has prepared the	37.00
	affidavit	20.00
	(c) of a clerk to be sworn to an affidavit	20.00
	(d) of a solicitor on any other person to be sworn to an affidavit where no charge is made under (b) (such fee is to include all charges for marking exhibits and for perusing or reading over the affidavit when the atten-dance properly does not exceed 15 minutes. If the attendance exceeds 15 minutes, the attendance will be allowed proportionately, at	20.00
	the rate fixed by Item 7 of the Scale)	39.00
15.	Letters Any letter (including an e-mail letter):	
13.	(a) per A4 page, provided that letters of less than one page and the first page of any letter are to be charged proportionally	63.00
	(b) circular letters after the first (including the cost of copying/printing per A4 page	8.00
	(See Notes D and E)	0.00
16.	For receiving and sending facsimile transmissions and e-mails and the electronic scanning of documents:	
	(a) for incoming facsimile transmissions per printed page(b) for outgoing facsimile transmissions:	1.00
	for the first page	9.00 2.00
	for each subsequent page (c) for outgoing e-mails (not charged under item 15):	7.00
	for each attachment	7.00
	(d) for electronically scanning documents:	7.00
	for the first sheet for each subsequent sheet	2.00
	Where applicable, STD and ISD charges will be allowed as a disbursement	
17.	For the payment of any account where an account in writing has been rendered and which is in order, including any letter sent with the payment of that account, if the letter relates solely to the account, and to include all disbursements on cheques	8.00
	Registration of Certificate of Judgment Under Service and Execution of Process Act	
18.	Instructions for and attending to registration of a certificate of judgment pursuant to the Service and Execution of Process Act including all correspondence, documents, attendances in relation thereto as assessed pursuant to section 22A (1) of the Act but not exceeding	352.00
	Miscellaneous	
19.	Paging, collating, binding and indexing copy documents for use of the Trial Judge, including the index:	
	(a) where the copy documents are 10 x A4 pages or less(b) more than 10 x A4 pages	9.00 17.00

\$

		Ψ
20.	Paging, collating, binding and indexing a brief of:	
	(a) 10 pages or less	18.00
	(b) from 11 to 50 pages	72.00
	(c) from 51 to 100 pages	119.00
	(d) from 101 to 200 pages	189.00
	(e) more than 200 pages	276.00
	Where it is proper to deliver more than one brief, and in respect of appeal books after the first, an additional amount of one half of the amount allowable under this item for the first copy of the brief or appeal book for each additional brief or appeal book will be allowed. Where a brief or appeal book exceeds 300 pages, the pages in excess of 300 pages may be treated as a separate brief of appeal book.	
21.	Care and consideration in the preparation of a brief to be an amount in the discretion of the taxing Master but in cases where oral evidence is to be called on disputed matters or where there is to be substantial argument on legal matters	82.00
22.	Preparation of short form bill of costs, per A4 page	63.00
23.	Drawing and the engrossment of the original, and of the solicitor's own copy of:	
	(a) a proof of a witness for a brief, where it is not necessary substantially to recast any notes made of the statement of the witness or to collate any number of previous statements	
	(b) indices (where not otherwise provided)	
	(c) formal lists	
	(d) copies of extracts from other documents, per A4 page	31.00

NOTES

- A. The amount allowed for each of the above items is to be at the discretion of the taxing officer, who shall be at liberty in the particular circumstances of the matter to disallow any item entirely or to allow a greater or lesser amount for any item AND PROVIDED THAT a greater amount may be allowed where the matter is of importance or difficulty.
- **B.** Each bill of costs (other than a short form bill of costs) must show:
 - (1) the time spent on any attendance;
 - the number of A4 pages (or the equivalent thereof) contained in any document for which a charge is made;
 - the name of any solicitor and the status of any clerk in respect of whom any attendance is charged;
 - (4) a separate identifying number for each item and the date thereof;
 - (5) the items of work and disbursements in chronological order.
- **C.** Where the time for any attendance is only a portion of an hour, such amount may be allowed in accordance with the scale as the proportion of the hour bears to the amount allowed for the whole of an hour.
- D. Where in this schedule fees (other than for photocopying, printing, electronically scanning, or sending and receiving by facsimile transmission) are set by reference to an A4 page, such fees are fixed (except in the case of correspondence) on the basis that the typed or printed content of each page consists of 30 lines of 12 size print with margins approximately the minimum referred to in R 102.02 (b). Where correspondence is concerned, the fee is fixed on the basis that the typed content of each page consists of 45 lines in 12 size print with margins approximately the minimum referred to in R 102.02 (b). The fee allowable may be adjusted by the taxing officer depending on whether the document in question exceeds or falls short of those standards.

Where the contents of a document (or page thereof) are less than one A4 page in length the fee allowed is therefore to be at the discretion of the taxing officer.

- **E.** Where a document is prepared on other than A4 paper the amounts to be allowed under items 1, 2, 3 and 15 may be increased or decreased in the discretion of the taxing officer.
- **F.** Only the amount of disbursements actually paid or payable are to be shown in the bill as disbursements. Where a disbursement is yet to be paid, this must be specially stated.
- **G.** For drawing of any bill of costs (not including a short form bill of costs) the taxing officer may allow an additional 50 per cent on all drawing fees.
- **H.** Such allowance for kilometreage by motor vehicle or other conveyance will be made as the taxing officer shall consider reasonable.

- I. Where the Court orders a party, or a party or person is otherwise required, to tax costs both as between party and party and solicitor and client, Form 36 of the Supreme Court Rules shall be modified by the applicant so as to provide for the inclusion of both party and party and solicitor and client costs and the respondent's respective responses thereto.
- J. The maximum rate for perusal is appropriate for documents such as pleadings, particulars, advices and opinions and for the more complicated medical and expert reports. A middle range figure will be appropriate for standard expert reports, lists of documents and medical reports. The lower rate will apply to appearances, ordinary correspondence, special damages, vouchers and the like. In cases where a large volume of documents is required to be perused, an hourly rate may be allowed by the taxing officer in lieu of a perusal fee.
- **K.** When an instructing solicitor is in Court the lower attendance rate should be allowed if the solicitor is merely assisting counsel by being present, but the higher rate should be allowed if the solicitor is more actively involved, e.g. by proofing witnesses, preparing indices, etc.
- L. Where a substantial number of sheets are or should be photocopied at the same time, in respect of multiple copies of the same document for each sheet after the first regard may be had to commercial photocopying rates.
- **M.** The costs allowed in scale do not include the Goods and Services Tax (GST) which is to be added except in the following circumstances:

The GST should not be included in a claim for costs in a party/party Bill of Costs if the receiving party is able to recover the GST as an input tax credit. Where the receiving party is able to obtain an input tax credit for a proportion of GST only, only the portion which is not eligible for credit should be claimed in the party/party bill

Where there is a dispute as to whether the GST is properly claimed in the party/party Bill of Costs, the receiving party must provide a certificate signed by the solicitors or the auditors of the receiving party as to the extent of any input tax credit available to the receiving party.

Given under our hands and the Seal of the Supreme Court of South Australia this 27^{th} day of June 2005.

(L.S.)

J. DOYLE, CJ
J. W. PERRY, J
K. P. DUGGAN, J
B. M. DEBELLE, J
D. J. BLEBY, J
T. A. GRAY, J
A. BESANKO, J
J. R. SULAN, J
A. M. VANSTONE, J
J. ANDERSON, J
R. C. WHITE, J
R. A. LAYTON, J

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Declaration of Carnegie Mellon University of Pittsburgh

PURSUANT to section 5 of the Training and Skills Development Act 2003 ('conditions: the Act'), I declare Carnegie Mellon University of Pittsburgh, Pennsylvania, USA ('CMU') to be a university for the purposes of the Act, subject to the following:

1. That this declaration shall not come into force unless and until CMU is registered as a training organisation in relation to higher education pursuant to Part 3 of the Act;

and

- 2. That this declaration, having come into force, shall continue in force for a period of five years provided that:
 - (a) CMU remains registered as a training organisation in relation to higher education under Part 3 of the Act;
 - (b) CMU complies with the accreditation requirements of Part 3 of the Act in relation to any degree course or other higher education it offers in South Australia; and
 - (c) CMU participates in periodic review processes, including national quality assurance processes, as required by me.
 - S. KEY, Minister for Employment, Training and Further Education

NOTICE TO MARINERS

No. 23 of 2005

South Australia—Kangaroo Island—Christmas Cove— Lights Established

MARINERS are advised that the following lights have been established on the breakwaters at the entrance to Christmas Cove:

Western Breakwater in position:

Latitude 35°43.099'S, longitude 137°56.057'E, FlG5secs on a 2 m pole 6 m above HAT.

Eastern Breakwater in position:

Latitude 35°43.085'S, longitude 137°56.057'E, FlR5 secs on a 2 m pole 6 m above HAT.

Navy Chart affected: Aus 345

Publications affected: Australian Pilot, Volume 1 (7th Edition,

1992) page 120. Vol. K not listed.

Adelaide, 11 July 2005.

P. CONLON, Minister for Transport

FP 2001/1439 TSA 2005/00419

NOTICE TO MARINERS

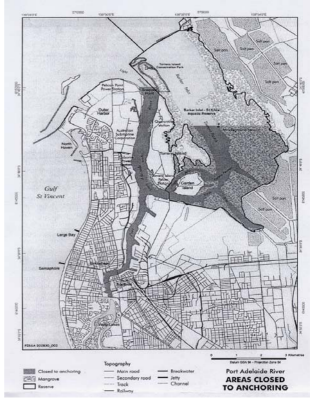
No. 24 of 2005

South Australia—Gulf St Vincent—Port Adelaide River— Control of Caulerpa Taxifolia—Variation of Regulations under Harbors and Navigation Act 1993—Restricted Waters— Prohibition of Anchoring

MARINERS are advised that in an effort to stop the spread of the noxious aquatic weed *Caulerpa taxifolia*, regulations have been enacted (Part 2—Variation of Harbors and Navigation (Control of *Caulerpa taxifolia*) Variation Regulations 2005) which prohibits vessels from anchoring within the following areas: All waters of the Port River south of an east-west line from Snapper Point to Torrens Island and all waters of the North Arm, Eastern Passage, Angas Inlet, Torrens Reach and Barker Inlet south of an east-west line passing through the Middle Ground Beacon, (see attached map). Breaches of this regulation will be prosecuted and a penalty of \$1 250 applies for an infringement of this regulation.

Mariners are further advised that this prohibition does not apply to:

(a) the Port Operator or a person authorised by the Port Operator, in carrying out activities necessary for the operation and maintenance of the port, or; (b) in any case—an authorised person in the exercise of powers under the Act or regulations under the Act.



Charts affected: Aus 137 and Aus 781

Publications affected: Australian Pilot Vol. 1. 1992 edition

pages 125 to 130.

Adelaide, 8 July 2005.

P. CONLON, Minister for Transport

TSA 2005/00419

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 all the land contained in:
 - (i) allotments 1 to 28 inclusive, 801 and 802 (roads), 901 and 902 (reserves) in Deposited Plan 67256;
 - (ii) allotment 54 in Filed Plan 152430; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 7 July 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 05/04621 D1276

SEWERAGE ACT 1929

Addition of Land to Murray Bridge Country Drainage Area

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

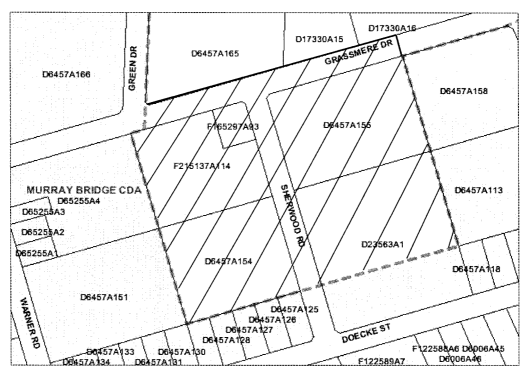
- (a) adds to the Murray Bridge Country Drainage Area the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2005.

D1282 SA Water 05/05125 Mapsheets: 672713K3

SCHEDULE

MURRAY BRIDGE HUNDRED OF MOBILONG





NOT TO SCALE

BOUNDARY OF MURRAY BRIDGE COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINE

Dated 7 July 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

WATERWORKS ACT 1932

Removal of Land from Strathalbyn Country Lands Water District and Addition to Milang Water District

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

- (a) removes from the Strathalbyn Country Lands Water District and adds to the Milang Water District all the land contained in:
 - (i) allotments 1 to 102 inclusive, 300 to 302 inclusive (reserves) and 400 to 402 inclusive (roads) in Deposited Plan 66953;
 - (ii) allotment 2 in Deposited Plan 30971;
 - (iii) allotments 87 and 88 in Filed Plan 161345;
 - (iv) allotment 88 in Filed Plan 161346;
 - (v) allotment 89 in Filed Plan 161347;
 - (vi) the portion of Lake Road, Milang abutting allotments 1 to 18 inclusive, 400 (road) in Deposited Plan 66953, 88 in Filed Plan 161346, and 88 in Filed Plan 161345; and
- (b) declares that this notice will have effect from 1 July 2005

Dated 7 July 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 05/04627 W1275

WATERWORKS ACT 1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Kadina 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 Kadina Water District all the land contained in allotments 26 to 39 inclusive, 41 to 57 inclusive, 119 to 148 inclusive, 159 to 166 inclusive, 991 to 995 inclusive (roads) and 996 (reserve) in Deposited Plan 66104; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 7 July 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 05/04626 W1277

WATERWORKS ACT 1932

Removal of Land from Port Hughes 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 Port Hughes Water District and adds to the Moonta Water District all the land contained in allotment 200 in Deposited Plan 62462 (except the portion of that land already in the Moonta Water District): and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 7 July 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 05/02548 W1278

WATERWORKS ACT 1932

Addition of Land to Robe Water District

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

- (a) adds to the Robe Water District all the land contained in:
 - (i) allotments 1 to 21 inclusive, 22 (reserve), 23 and 24 (roads) and 25 in Deposited Plan 67392;
 - (ii) the portion of Robe Street, Robe abutting allotments1 to 5 inclusive, 24 (road), 16 and 22 (reserve) inDeposited Plan 67392 not already in the Robe Water District;
 - (iii) the portion of Davenport Street, Robe abutting allotment 25 in Deposited Plan 67392; and
- (b) declares that this notice will have effect from 1 July 2005.

Dated 7 July 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 05/04635 W1280

WATERWORKS ACT 1932

Removal of Land from Mundallio Country Lands Water District and Addition to Port Augusta Water District PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

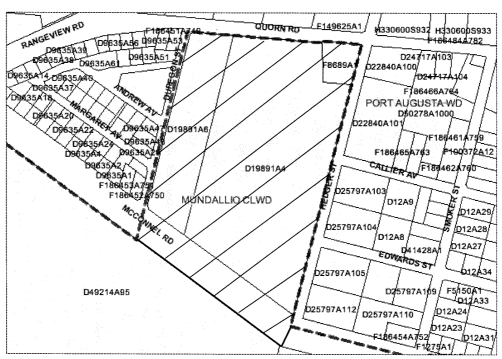
- (a) removes from the Mundallio Country Lands Water District and adds to the Port Augusta Water District the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from 1 July 2005.

W1281 SA Water 05/04644 Mapsheet: 643204G

SCHEDULE

STIRLING NORTH HUNDRED OF DAVENPORT





NOT TO SCALE

BOUNDARY OF MUNDALLIO COUNTRY LANDS WATER DISTRICT AND PORT AUGUSTA WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINE

LAND TO BE REMOVED FROM MUNDALLIO COUNTRY LANDS WATER DISTRICT AND ADDED TO PORT AUGUSTA WATER DISTRICT SHOWN

Dated 7 July 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

Primary Produce (Food Safety Schemes) Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Primary Produce (Food Safety Schemes) Act (Commencement) Proclamation 2005.*

2—Commencement of Act

- (1) Subject to subclause (2), the *Primary Produce (Food Safety Schemes) Act 2004* will come into operation on 1 August 2005.
- (2) The operation of clauses 2, 3(2) and 4(1)(b) of Schedule 1 of the *Primary Produce (Food Safety Schemes) Act 2004* will be suspended until a day to be fixed by subsequent proclamation.

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2005

MAFF04/0013 CS

Administrative Arrangements (Administration of Primary Produce (Food Safety Schemes) Act) Proclamation 2005

under the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Primary Produce (Food Safety Schemes) Act) Proclamation 2005*.

2—Commencement

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

3—Administration of Act committed to Minister for Agriculture, Food and Fisheries

The administration of the *Primary Produce (Food Safety Schemes) Act 2004* is committed to the Minister for Agriculture, Food and Fisheries.

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2005

MAFF04/0013CS

Fair Work (Assignment of Magistrate) Proclamation 2005

under sections 19A and 20 of the Fair Work Act 1994

1—Short title

This proclamation may be cited as the Fair Work (Assignment of Magistrate) Proclamation 2005.

2—Commencement

This proclamation will come into operation on 17 October 2005.

3—Assignment and classification of magistrate

- (1) Pursuant to section 19A of the *Fair Work Act 1994*, Stephen Mark Lieschke, a magistrate under the *Magistrates Act 1983* from 17 October 2005, is assigned to be an industrial magistrate.
- (2) Pursuant to section 20 of the *Fair Work Act 1994*, Stephen Mark Lieschke is classified as a member of the Court's principal judiciary.

Made by the Governor

after consultation by the Attorney-General with the Senior Judge of the Industrial Relations Court of South Australia and the Chief Magistrate of the Magistrates Court of South Australia and with the advice and consent of the Executive Council on 14 July 2005

MAS05/019CS

Fair Work (Assignment of Judge) Proclamation 2005

under sections 19 and 20 of the Fair Work Act 1994

1—Short title

This proclamation may be cited as the Fair Work (Assignment of Judge) Proclamation 2005.

2—Commencement

This proclamation will come into operation on 27 July 2005.

3—Assignment and classification of Judge

- (1) Pursuant to section 19 of the *Fair Work Act 1994*, Leonie Farrell, a Judge of the District Court of South Australia from 27 July 2005, is assigned to be a Judge of the Industrial Relations Court of South Australia.
- (2) Pursuant to section 20 of the *Fair Work Act 1994*, Leonie Farrell is classified as a member of the Court's principal judiciary.

Made by the Governor

after consultation by the Attorney-General with the Senior Judge of the Industrial Relations Court of South Australia and the Chief Judge of the District Court of South Australia and with the advice and consent of the Executive Council on 14 July 2005

MAS05/019CS

\$100

South Australia

Medical Practitioners Variation Regulations 2005

under the Medical Practitioners Act 1983

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Medical Practitioners Regulations 1999

4 Substitution of Schedule 5
Schedule 5—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Medical Practitioners 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 Medical Practitioners Regulations 1999

4—Substitution of Schedule 5

Schedule 5—delete the Schedule and substitute:

Schedule 5—Fees

Registration fee for registration of practitioner (other than intern) on general register

1 Registration fee for registration of practitioner on general register (full registration or limited registration for purposes other than internship training) \$350

Registration fee for registration of intern on general register

2 Registration fee for limited registration on general register for the purposes of internship training

\$100

\$20

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Registration	100 101	i cgisti ation	VI.	practitioner	OII	specialist	register

3 Registration fee for registration of practitioner on specialist register (full or limited registration) \$150

Reinstatement fee

- 4 Reinstatement fee for reinstatement on general register—
 - (a) where the practitioner's name was removed for failure to pay the prescribed annual practice fee by 30 September—
 - (i) if the prescribed annual practice fee is paid before 1 January \$50 of the following year
 - (ii) if the prescribed annual practice fee is paid on or after 1 \$300 January of the following year
 - (b) where the practitioner's name was removed for any other reason \$200 If the practitioner is to be reinstated on the specialist register as well as the
- general register, no further fee is payable for reinstatement on the specialist register.

5 Reinstatement fee for reinstatement on specialist register, where practitioner has remained registered on the general register

Additional register entries

6 For each additional qualification entered on register

Inspection of register

7 For inspection of register \$10

Annual practice fee for practitioner (other than intern or practitioner over age of 70 years)

- 8 Annual practice fee for practitioner (other than intern or natural person practitioner over age of 70 years) for period—
 - (a) commencing at any time from 1 October to 31 December \$350 (inclusive) in a year and ending the following 30 September
 - (b) commencing at any time from 1 January to 31 March (inclusive) \$300 in a year and ending the following 30 September
 - (c) commencing at any time from 1 April to 30 June (inclusive) in a \$250 year and ending the following 30 September
 - (d) commencing at any time on or after 1 July in a year and ending \$200 the following 30 September

Annual practice fee for natural person practitioner over age of 70 years

9 Annual practice fee for natural person practitioner over the age of 70 years \$50

Annual practice fee for intern

- 10 Annual practice fee for practitioner undertaking internship training—
 - (a) for initial period ending on 31 December Nil
 - (b) for each subsequent calendar year (or part of a calendar year) \$10

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2005

No 164 of 2005

CAB/MGR/0006

South Australia

Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005

under the Primary Produce (Food Safety Schemes) Act 2004

Contents

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- 2 Commencement
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- Annual fee payable by producer accredited for multiple classes of activities
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- 26 Authority may require information
- 27 Transitional provision

Schedule 1—Application fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Dairy Industry) Regulations 2005*.

2—Commencement

These regulations come into operation on the day on which the *Primary Produce (Food Safety Schemes) Act 2004* comes into operation.

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

accredited producer means a person authorised by an accreditation to carry on the business of—

- (a) a dairy farmer; or
- (b) a dairy manufacturer; or
- (c) a dairy distributor; or
- (d) a dairy produce carrier;

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

annual fee—see regulation 20;

Authority means the Dairy Authority of South Australia established under regulation 7;

dairy distribution premises means premises where packaged dairy produce is kept for sale or distribution other than—

- (a) dairy manufacturing premises; or
- (b) premises where the dairy produce is kept in the course of the business of selling packaged dairy produce by retail;

dairy distributor means a person—

- (a) who operates dairy distribution premises; or
- (b) who purchases dairy produce for the purposes of distribution and sale;

dairy distributor vehicle means a vehicle used by a dairy distributor for the transportation of dairy produce;

dairy farm means premises where animals are kept or milked for the purpose of producing dairy produce for profit or sale;

dairy farmer means a person who keeps or milks animals for the purpose of producing dairy produce;

Dairy Industry Food Safety Code means the Code of Practice for Dairy Food Safety published by the Authority as in force from time to time;

dairy industry food safety scheme means the food safety scheme established under these regulations;

dairy manufacturer means a person who operates dairy manufacturing premises;

dairy manufacturing premises means premises where—

- (a) milk is received direct from a dairy farm; or
- (b) dairy produce is manufactured or packed;

dairy produce carrier means a person who transports dairy produce in a bulk container;

dairy transport vehicle means a vehicle used principally to transport dairy produce in a bulk container;

Food Standards Code has the same meaning as in the Food Act 2001;

large scale dairy manufacturer—see subregulation (2);

milk means milk derived from a cow, goat, sheep or buffalo;

monthly rate—see regulation 20.

(2) The Authority may designate an accredited producer as a *large scale dairy manufacturer* by written notice to the producer and may revoke the designation by subsequent written notice to the producer.

4—Definition of dairy produce (section 3)

For the purposes of paragraph (b) of the definition of *dairy produce* in section 3 of the Act, the following milk products are prescribed:

- (a) any of the following products within the meaning of Standard 2.5 of the Food Standards Code:
 - (i) milk or skim milk (see Standard 2.5.1);
 - (ii) cream (see Standard 2.5.2);
 - (iii) yoghurt and other fermented milk products (see Standard 2.5.3);
 - (iv) cheese and processed cheese (see Standard 2.5.4);
 - (v) butter (see Standard 2.5.5);
 - (vi) ice cream (see Standard 2.5.6);
 - (vii) dried, evaporated or condensed milk (see Standard 2.5.7);
- (b) colostrum;
- (c) any other product if at least one half of the total mass consists of—
 - (i) a product referred to in paragraph (a) or (b); or
 - (ii) milk solids or reconstituted milk.

5—Waiver, reduction, deferral and recovery of fees

- (1) The Authority may waive, reduce or defer payment of a fee payable under these regulations if the Authority considers that appropriate in the circumstances.
- (2) The Authority may recover an amount payable to the Authority by way of a fee or part of a fee payable under these regulations as a debt from the person liable to pay.

Part 2—Dairy industry food safety scheme

6—Dairy industry food safety scheme

These regulations establish a food safety scheme for the following classes of activities:

- (a) carrying on the business of a dairy farmer;
- (b) carrying on the business of a dairy manufacturer;
- (c) carrying on the business of a dairy distributor;
- (d) carrying on the business of a dairy produce carrier.

Part 3—Dairy Authority of South Australia

7—Establishment of Dairy Authority of South Australia

- (1) The Dairy Authority of South Australia is established.
- (2) The Authority—
 - (a) is a body corporate with perpetual succession and a common seal; and
 - (b) is capable of suing and being sued in its corporate name; and
 - (c) is capable of acquiring, holding or dealing with real or personal property in its corporate name; and
 - (d) has the functions and powers assigned or conferred by or under these regulations.
- (3) The Authority is to be taken to be the same body corporate as the Dairy Authority of South Australia established under the *Dairy Industry Act 1992*.
- (4) A reference in an Act or instrument to the Dairy Authority of South Australia is, so far as the context permits, to be taken to be a reference to the Dairy Authority of South Australia established by this regulation.
- (5) In the performance and exercise of its functions and powers, the Authority is subject to the direction of the Minister except in relation to the making of a recommendation or report to the Minister.

8—Membership of Authority

- (1) The Authority consists of 3 members appointed by the Governor.
- (2) The Authority's membership must include at least 1 person with wide experience in the dairy industry.
- (3) The Authority may appoint a suitable person to be the deputy of a member of the Authority and a person so appointed may act in the place of the member during any absence of the member.

9—Conditions of membership of Authority

- (1) A member of the Authority is to be appointed for a term, not exceeding 3 years, specified in the instrument of appointment and is, on the expiration of a term of office, eligible for reappointment.
- (2) A member of the Authority is entitled to such remuneration, allowances and expenses as may be determined by the Governor.

- (3) The Governor may remove a member of the Authority from office for—
 - (a) misconduct; or
 - (b) failure or incapacity to carry out satisfactorily the duties of his or her office.
- (4) The office of a member of the Authority becomes vacant if the member—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or
 - (c) resigns by written notice addressed to the Minister; or
 - (d) is convicted of an indictable offence; or
 - (e) is removed from office under subregulation (3).
- (5) On the office of a member becoming vacant, a person must be appointed in accordance with these regulations to the vacant office.

10—Procedures of Authority

- (1) The Governor will appoint a member of the Authority to preside at meetings of the Authority.
- (2) In the absence of the person appointed under subregulation (1) from a meeting of the Authority, a member chosen by the members present at the meeting will preside.
- (3) A quorum of the Authority consists of 2 members of the Authority and no business may be transacted at a meeting of the Authority unless a quorum is present.
- (4) Subject to subregulation (3), the Authority may act despite vacancies in its membership or a defect in the appointment of a member.
- (5) A decision carried by a majority of the votes cast by members present at a meeting is a decision of the Authority.
- (6) Each member present at a meeting of the Authority has 1 vote on a matter arising for decision and, if the votes are equal, the member presiding at the meeting may exercise a casting vote.
- (7) A telephone or video conference between members will, for the purposes of this regulation, be taken to be a meeting of the Authority at which the participating members are present.
- (8) A proposed resolution of the Authority becomes a valid decision of the Authority despite the fact that it is not voted on at a meeting of the Authority if—
 - (a) notice of the proposed resolution is given to all members in accordance with procedures determined by the Authority; and
 - (b) all members express their concurrence in the proposed resolution by letter, facsimile transmission, e-mail or other written communication setting out the terms of the resolution.
- (9) The Authority must have accurate minutes kept of its proceedings and make them available to all members of the Authority.
- (10) A person who is not a member of the Authority may be present during a meeting with the consent of the Authority but not otherwise.
- (11) Subject to these regulations, the Authority may determine its own procedures.

11—Conflict of interest under Public Sector Management Act

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

12—Functions of Authority

- (1) The Authority is the accreditation body for the classes of activities to which the dairy industry food safety scheme applies.
- (2) The Authority has the following functions:
 - (a) to administer the dairy industry food safety scheme;
 - (b) to establish, maintain and improve, for incorporation in the Dairy Industry Food Safety Code—
 - (i) food safety standards for dairy produce; and
 - (ii) food safety standards for the construction, maintenance and hygiene of dairy farms or dairy manufacturing premises and plant and equipment on dairy farms or dairy manufacturing premises; and
 - (iii) food safety standards for the construction, maintenance and hygiene of dairy transport vehicles and dairy distributor vehicles;
 - (c) to monitor the extent of compliance by accredited producers with the Dairy Industry Food Safety Code and to review and enforce the Code;
 - (d) to approve food safety arrangements to be adopted by accredited producers and monitor the implementation of such arrangements;
 - (e) to advise the Minister on matters relating to the administration of the dairy industry food safety scheme;
 - (f) to carry out other functions assigned to the Authority by these regulations or the Minister.

13—Powers of Authority

- (1) The Authority may exercise powers that are necessary or expedient for, or incidental to, the performance of its functions and may, for example—
 - (a) enter into any form of contract or arrangement; or
 - (b) employ staff or make use of the services of staff employed in the public or private sector; or
 - (c) engage consultants or other contractors; or
 - (d) delegate powers to a person or body of persons.
- (2) A delegation of powers by the Authority is revocable at will and does not derogate from the power of the Authority to act itself in a matter.

14—Annual report

(1) The Authority must, on or before 30 September in every year, present a report to the Minister on the administration of these regulations during the previous financial year.

- (2) A report under this regulation must include—
 - (a) an audited statement of the accounts of the Authority for the period to which the report relates; and
 - (b) directions given to the Authority by the Minister during the period to which the report relates.
- (3) The Minister must, within 12 sitting days after receiving a report under this regulation, cause copies of the report to be laid before each House of Parliament.

Part 4—Accreditation

15—Obligation to be accredited

For the purposes of section 12 of the Act, a person must not engage in a class of activities to which the dairy industry food safety scheme applies without an accreditation.

16—Requirements for accreditation

For the purposes of sections 15(1)(c) of the Act, an applicant for accreditation must satisfy the Authority that the applicant has the capacity, or has made or proposes to make appropriate arrangements, to satisfy the requirements of the Act and these regulations applicable to the activities to be accredited.

17—Approved food safety arrangement

- (1) An accredited producer must have an approved food safety arrangement.
- (2) This regulation does not apply to a person whose accreditation is temporary under Schedule 1 Part 4 of the Act.

18—Compliance with Dairy Industry Food Safety Code

- (1) An accredited producer must ensure that the activities under the accreditation are carried on in compliance with the Dairy Industry Food Safety Code.
- (2) The Authority may, on application, exempt an accredited producer from compliance with specified provisions of the Dairy Industry Food Safety Code if satisfied that satisfactory alternative arrangements have been made by the producer or in order to allow the producer a specified period within which to comply.

Part 5—Periodic fees and returns

19—Periodic fees and returns under section 17

This Part is made for the purposes of section 17 of the Act.

20—Determination of monthly rate and annual fee

- (1) The Authority must, for the purposes of calculating periodic fees under this Part, determine—
 - (a) the monthly rate for—
 - (i) dairy farmers who sell milk to large scale dairy manufacturers; and
 - (ii) large scale dairy manufacturers; and

- (b) the annual fee for each financial year for various classes of producers (which may vary between class of producers).
- (2) Subject to subregulation (3), in determining the monthly rates, the Authority must have regard only to the Authority's estimate of the costs associated with accrediting producers of that class and enforcing their compliance with the dairy industry food safety scheme.
- (3) In determining the monthly rates and the annual fees, the Authority must disregard costs incurred by the Authority associated with auditing of approved food safety arrangements conducted by or on behalf of the Authority.

21—Notice of monthly rate and annual fee

- (1) The Authority must give written notice of the relevant monthly rate and at least 1 month's advance written notice of a change in that rate to each accredited producer of the following classes:
 - (a) dairy farmers who sell milk to large scale dairy manufacturers;
 - (b) large scale dairy manufacturers.
- (2) The Authority must give each accredited producer written notice of the relevant annual fee for a financial year at least 1 month before the commencement of the financial year (except in the case of the annual fee for the first financial year following commencement of these regulations, in which case, the notice must be given before or as soon as practicable after that commencement).

22—Monthly fee and return—large scale dairy manufacturers

- (1) An accredited producer carrying on business as a large scale dairy manufacturer must, within 14 days after the commencement of each month—
 - (a) pay a monthly fee that consists of—
 - (i) an amount calculated by multiplying the relevant monthly rate by the number of litres or kilograms of dairy produce manufactured or packed by the producer during the last month but 1 before the commencement of the current month (the *relevant month*); and
 - (ii) one twelfth of the relevant annual fee for the current financial year; and
 - (b) pay, on behalf of each accredited producer carrying on business as a dairy farmer who sells milk to the manufacturer, a monthly fee that consists of—
 - (i) an amount calculated by multiplying the relevant monthly rate by the number of litres of milk sold by each such producer to the manufacturer during the relevant month; and
 - (ii) one twelfth of the relevant annual fee for the current financial year; and
 - (c) lodge a return for the relevant month.
- (2) If an accredited producer has not carried on business under the accreditation during the relevant month or part of the relevant month, the monthly fee is to be calculated according to the Authority's reasonable assumptions as to what would have been the producer's level of activity had the producer carried on the business during the whole of that relevant month.

23—Annual fee and return—all other producers

- (1) This regulation applies to accredited producers of the following classes:
 - (a) dairy farmers who sell milk to dairy manufacturers other than large scale dairy manufacturers;
 - (b) dairy manufacturers other than large scale dairy manufacturers;
 - (c) dairy distributors;
 - (d) dairy produce carriers.
- (2) An accredited producer must, on or before 30 September in each year—
 - (a) pay the relevant annual fee for the current financial year; and
 - (b) lodge a return for the financial year ending on 30 June immediately preceding that 30 September.
- (3) The penalty for default in paying an annual fee or lodging an annual return is \$180.

24—Annual fee payable by producer accredited for multiple classes of activities

An accredited producer is liable to pay only 1 annual fee for each financial year (and consequently, if the annual fee is paid by or on behalf of the producer in a particular capacity, no further annual fee is payable by or on behalf of the producer in any other capacity).

25—Fee payable before grant of accreditation

Before a producer of a particular class is granted accreditation, the producer must pay a fee of an amount calculated by multiplying—

- (a) the periodic fee that would have been payable by or on behalf of the producer had the producer been an accredited producer of that class at the last date for payment of the periodic fee by producers of that class; and
- (b) the following proportion:
 - (i) if the periodic fee is a monthly fee—the proportion that the number of whole days between the grant of accreditation and the first day of the next month bears to the total number of days in the month during which accreditation is granted;
 - (ii) if the periodic fee is an annual fee—the proportion that the number of whole months between the grant of accreditation and the next 30 June bears to 12 months.

26—Authority may require information

An accredited producer must comply with a written notice given to the producer by the Authority requiring information to enable the Authority to determine the level of activity of the producer.

Maximum penalty: \$5 000.

Expiation fee: \$315.

27—Transitional provision

The periodic fee payable on the first occasion after the commencement of these regulations by a person who holds or has held a temporary accreditation under Schedule 1 Part 4 of the Act will be reduced by the amount, if any, of the periodic licence fee paid by the person under the *Dairy Industry Act 1992* attributable to the portion of the term of the licence that was unexpired at that commencement.

Schedule 1—Application fees

1	Application for accreditation	\$100
2	Application for variation of accreditation	\$100
3	Application for exemption from compliance with Dairy Industry Food Safety Code	\$100
4	No fee is payable on an application for accreditation by the holder of a temporary accreditation under Schedule 1 Part 4 of the 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

following compliance by the Minister with section 11(4) of the Act and with the advice and consent of the Executive Council on 14 July 2005

No 165 of 2005

MAFF04/0013CS

South Australia

Food Variation Regulations 2005

under the Food Act 2001

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Food Regulations 2002

- 4 Variation of regulation 7—Meaning of primary food production
- 5 Variation of regulation 9—Adoption of Food Standards Code

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations come into operation on the day on which the *Primary Produce (Food Safety Schemes) Act 2004* 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 Food Regulations 2002

4—Variation of regulation 7—Meaning of primary food production

Regulation 7(a)—delete paragraph (a) and substitute:

(a) the Primary Produce (Food Safety Schemes) Act 2004; and

5—Variation of regulation 9—Adoption of Food Standards Code

Regulation 9(2)(b)(ii)—delete "Dairy Industry Act 1992" and substitute:

Primary Produce (Food Safety Schemes) Act 2004

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2005

No 166 of 2005

MAFF04/0013 CS

South Australia

Passenger Transport (General) Variation Regulations 2005

under the Passenger Transport Act 1994

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Passenger Transport (General) Regulations 1994

4 Variation of Schedule 2—Maximum fares chargeable by taxis

Part 1—Preliminary

1—Short title

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

2—Commencement

These regulations will come into operation on 17 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 Passenger Transport (General) Regulations 1994

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

- (1) Schedule 2, clause 1(1)—delete subclause (1) and substitute:
 - (1) For a journey within Metropolitan Adelaide and for a journey that begins and ends in Metropolitan Adelaide, the fare must not exceed the sum of the following:

(a) f	lagfall—	
(i)	on tariff 1	\$2.40
(ii)	on tariff 2	\$4.40
(b) f	or the distance travelled—	
(i)	on tariff 1-for every 75.22 metres or part	\$0.10
(ii)	on tariff 2—for every 70.24 metres or part	\$0.10

(c) for waiting time after the commencement of the hiring—

(i) on tariff 1—for each period of 11.94 seconds \$0.10

(ii) on tariff 2—for each period of 11.94 seconds \$0.10

(2) Schedule 2, clause 2(1)—delete "\$0.84 per kilometre calculated on the forward and return journey plus waiting time at the rate of \$0.10 for each period of 12.63 seconds" and substitute:

\$0.88 per kilometre calculated on the forward and return journey plus waiting time at the rate of \$0.10 for each period of 11.94 seconds

(3) Schedule 2, clause 2(3)—delete "12.63" and substitute:

11.94

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 14 July 2005

No 167 of 2005

MTR05/036CS

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CITY OF HOLDFAST BAY

Opening and Closing of Roads

NOTICE is hereby given in accordance with section 10 of the Roads (Opening and Closing) Act 1991 that the City of Holdfast Bay proposes to make a Road Process Order to close the following road in the Hundred of Noarlunga, being an irregularly-shaped portion of South Esplanade, Glenelg South north of the Broadway generally situate adjacent to Community Plan 20386 and Strata Plan 6920 and being the site of the Broadway Kiosk and marked 'A' on Preliminary Plan No. 05/0038.

It is proposed that the portion of road to be closed marked 'A' be retained by the City of Holdfast Bay for public purposes.

A preliminary plan of the proposal, and a statement, are available for public inspection at the City of Holdfast Bay office, 24 Jetty Road, Brighton between the hours of 9 a.m. and 4.45 p.m., Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the City of Holdfast Bay within 28 days of the date of this notice. If a submission is made, the City of Holdfast Bay is required to give notice of a time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining and nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

Dated 14 July 2005.

R. DONALDSON, Chief Executive Officer

CITY OF MOUNT GAMBIER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council of the City of Mount Gambier held on Wednesday, 6 July 2005 the Council resolved:

Adoption of Capital Valuations

Pursuant to section 167 (2) (a) and for the purposes of sections 151 (1) (c) and 151 (2) of the Local Government Act 1999, the Council adopts for rating purposes for the 2005-2006 financial year, the Valuer-General's most current valuations of the capital values applicable to land within the area of the Council, totalling \$2 033 373 060 and that the date of adoption of the valuations is 6 July 2005.

Declaration of the Attribution of Land Uses and Codes

That in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999, Council hereby adopts differential rates for the 2005-2006 financial year and pursuant to section 156 (1) (a) of the said Act the differential rates will be according to the use of the land in accordance with the categories of land use prescribed by the Local Government (General) Regulations 1999.

Declaration of Rates

In order to raise rates in the amount of \$9,854,000, the Council hereby declares differential rates in the dollar according to the use of the land for rateable land within the Council area as follows:

- (1) 0.2104 of a cent per dollar of assessed value on rateable land of Category 1 (Residential) use;
- 0.5680 of a cent per dollar of assessed value on rateable land of Category 2 (Commercial—Shop) use;

- (3) 0.5680 of a cent per dollar of assessed value on rateable land of Category 3 (Commercial—Office)
- (4) 0.5680 of a cent per dollar of assessed value on rateable land of Category 4 (Commercial—Other) use;
- (5) 0.4944 of a cent per dollar of assessed value on rateable land of Category 5 (Industry—Light) use;
- (6) 0.4944 of a cent per dollar of assessed value on rateable land of Category 6 (Industry—Other) use;
- (7) 0.2104 of a cent per dollar of assessed value on rateable land of Category 7 (Primary Production) use;
- (8) 0.8416 of a cent per dollar of assessed value on rateable land of Category 8 (Vacant Land) use;
- (9) 0.2104 of a cent per dollar of assessed value on rateable land of Category 9 (Other) use.

Declaration of a Fixed Charge

Pursuant to section 152 (1) and (2) of the Local Government Act 1999, the Council hereby imposes in respect of the 2005-2006 financial year a fixed charge on rateable land within the area of the City of Mount Gambier in the sum of \$365.

Declaration of Separate Rate

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 the South East Catchment Water Management Board being \$166 433, a separate rate of \$14.10 per assessment be declared on all rateable land in the Council's area in the catchment area of the said Board based on a fixed levy of the same amount on all rateable land in the Council's area in the catchment of the Board for the 2005-2006 financial year.

Payment of Council Rates

Pursuant to section 181 (2) (a) and (14) of the Local Government Act 1999, the Council declares that rates and charges in respect of the 2005-2006 financial year be by quarterly instalments due and payable on or before:

- 9 September 2005;
- 9 December 2005;
- 9 March 2006; and
- 9 June 2006.

Dated 8 July 2005.

G. MULLER, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Mayoral Vacancy

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred for the office of Mayor, due to the passing of Mayor Laurie Fioravanti.

M. BARONE, Chief Executive Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the recent passing of the Mayor, a Supplementary Election will be necessary to fill the vacancy

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 29 July 2005.

Nominations to fill the vacancy will open on Thursday, 25 August 2005 and will be received up until 12 noon on Thursday, 15 September 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, 17 October 2005.

D. GULLY, Returning Officer

CITY OF ONKAPARINGA

Exclusion of Vehicles—Plains Road, Aldinga

NOTICE is hereby given that the Council of the City of Onkaparinga at a meeting held on 17 May 2005 and pursuant to section 359 of the Local Government Act 1934, as amended, resolved to exclude all vehicles from entering Plains Road at its northern access where it intersects with Main South Road by passing a resolution supported by a majority of all members of the council to this effect.

J. TATE, Chief Executive Officer

CITY OF PLAYFORD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the City of Playford, at its meeting held on Tuesday, 28 June 2005, resolved as follows:

Adoption of Valuations

The most recent valuation of the Valuer-General available to the Council, of the capital value of land within the Council's area, be adopted for rating purposes for the year ending 30 June 2006, totalling \$5 577 396 200.

Declaration of General Rates

In exercise of the powers contained in Chapter 10 of the Local Government Act 1999, the following general rates were declared by the Council of the City of Playford to apply to all rateable land within the Council area:

- 1. A fixed charge of \$408.
- 2. Differential general rates in the dollar based on Capital Values as follows:
 - 2.1 all land within the Council area except for land falling within 2.2 to 2.5 inclusive:
 - (a) 0.21595 cents in the dollar on rateable land of Category 1 (Residential), Category 8 (Vacant Land) and Category 9 (Other) use;
 - (b) 0.21341 cents in the dollar on rateable land of Category 7 (Primary Production) use.
 - 2.2 all land within the Council area which immediately prior to 3 May 1997 constituted the area of the former City of Elizabeth:
 - (i) in that part comprising the Regional Centre Zone in the Council's then or current Development Plan, 1.47148 cents in the dollar on rateable land of Category 1 (Residential), Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light), Category 6 (Industry—Other), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other) use;
 - (ii) in all other parts of the area, 1.48343 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial— Other), Category 5 (Industry—Light) and Category 6 (Industry—Other), use;
 - 2.3 all land within the Council area which immediately prior to 3 May 1997 constituted the area of the former Council of the City of Munno Para (except for land within 2.4 and 2.5 below), 1.36742 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use;
 - 2.4 all land within the area of the Council which immediately prior to 3 May 1997 constituted the area of the former Council of the City of Munno Para (other than referred to in 2.3 above and 2.5 below) which is not located within the townships of Hillbank, Blakeview, Craigmore, Andrews Farm, Smithfield, Munno Para, Elizabeth Downs, Smithfield Plains or Davoren Park, 1.34128 cents in

- the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use;
- 2.5 all land within the Council area which immediately prior to 3 May 1997 constituted the area of the former Council of the City of Munno Para and which is located within the townships of Angle Vale, One Tree Hill and Virginia, a rate of 0.19287 cents in the dollar.

Declaration of Separate Rate—Water Catchment Levy

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government 1999, in order to reimburse the Council for the amount contributed to the Northern Adelaide and Barossa Water Catchment Board, a separate rate of 0.00826 cents in the dollar is declared on all rateable land in the Council's area in the Northern Adelaide and Barossa Water Catchment based on capital values.

Payment

All rates will fall due in four instalments payable on 2 September 2005, 2 December 2005, 2 March 2006 and 2 June 2006.

T. R. S. JACKSON, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

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 Outer Harbour Ward, due to the resignation of Councillor Wayne Gould, to take effect from Wednesday, 15 June 2005.

H. WIERDA, City Manager

CITY OF PORT ADELAIDE ENFIELD

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 Outer Harbour Ward.

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 29 July 2005.

Nominations to fill the vacancy will open on Thursday, 25 August 2005 and will be received up until 12 noon on Thursday, 15 September 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, 17 October 2005.

D. GULLY, Returning Officer

CITY OF PORT ADELAIDE ENFIELD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 6 July 2005, the Council:

- 1. Adopted the valuations that are to apply in its area for rating purposes for the 2005-2006 financial year, totalling \$13 825 893 871.
- 2. Declared differential general rates on rateable land within its area as follows:
 - Residential—A differential general rate of \$0.00306 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.

- Industry—Light—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
- Industry—Other—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
- Primary Production—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
- Vacant Land—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
- Other—A differential general rate of \$0.00655 in the dollar on the value of the land subject to the rate.
- 3. Fixed a minimum amount payable by way of rates, pursuant to section 158 of the Local Government Act 1999, in respect of the 2005-2006 financial year, in respect of rateable land within all parts of its area of \$584, excluding the following:
 - The area defined as Industry (Port) Zone by the Port Adelaide Enfield (City) Development Plan dated 17 February 2005.
 - The Business Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 17 February 2005.
 - The Boat Haven Policy Area of the Marina (North Haven) Zone in the City of Port Adelaide Enfield Development Plan Map PAdE/43, dated 17 February 2005
- 4. Declared a separate rate in respect to the 2005-2006 financial year of \$0.0000685 in the dollar on the value of rateable land in the catchment area of the Torrens Catchment Water Management Board.
- 5. Declared a separate rate in respect to the 2005-2006 financial year of \$0.000237 in the dollar on the value of rateable land in the catchment area of the Northern Adelaide and Barossa Water Management Board.
- 6. Declared a separate rate in respect to the 2005-2006 financial year of \$0.00145 in the dollar on the value of rateable land for each allotment contained within Deposited Plan No. 42580 comprising the New Haven Village at Osborne.
- 7. Declared that all rates declared or payable in respect of or during the 2005-2006 financial year will fall due (unless otherwise agreed with the principal ratepayer) in four equal or approximately equal instalments payable on 8 September 2005, 8 December 2005, 8 March 2006 and 8 June 2006,

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

H. J. WIERDA, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1-Permits and Penalties

TO provide for a permit system and continuing penalties in Council by-laws, to clarify the construction of such by-laws and to repeal previous Council by-laws.

All previous by-laws made or adopted by the Council, prior to the date this by-law is made are hereby repealed effective from the day on which this by-law comes into operation.

1. Permits

- 1.1 In any by-law of the Council unless the contrary intention is clearly indicated the word 'permission' means the permission of the Council given in writing.
- 1.2 In any by-law of the Council of the City of Port Augusta the word 'Council' means the Council of the City of Port Augusta.
- 1.3 The Council may attach such conditions to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
- 1.4 Any permit holder shall comply with every such condition.

1.5 The Council may revoke such grant of permission at any time by notice in writing to the permit holder.

2. Penalties

- 2.1 Any person who commits a breach of any by-law of the Council shall be guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999, that may be fixed by by-law for any breach of a by-law.
- 2.2 Any person who commits a breach of any by-law of the Council of a continuing nature shall be guilty of an offence and, in addition to any other penalty that may be imposed, shall be liable to further penalty for every day on which the offence is continued, such penalty being the maximum amount referred to in the Local Government Act 1934, as amended, and/or the Local Government Act 1999, which may be prescribed by by-law for offences of a continuing nature.

3. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta held on 27 June 2005 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

FOR the management and regulation of the use of and access to local government land vested in or under the control of council, including the prohibition and regulation of particular activities on local government land.

1. Definitions

In this by-law:

- 1.1 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
- 1.2 'electoral matter' has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.3 'foreshore' means the area between the low water mark on the seashore and the nearest boundary of:
 - 1.3.1 a road;
 - 1.3.2 a section;
 - 1.3.3 a public reserve; or
 - 1.3.4 land comprised in a land grant, Crown Land or Crown Licence;
- 1.4 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- 1.5 'local government land' means land owned by the Council or under the Council's care, control and management;
- 1.6 'low water mark' means the lowest meteorological tide;
- 1.7 'open container' means a container which
 - 1.7.1 after the contents thereof have been sealed at the time of manufacture and:
 - (a) being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - (b) being a can, it has been opened or punctured;
 - (c) being a cask, has had its tap placed in a position to allow it to be used;
 - (d) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or

- 1.7.2 is a flask, glass or mug or other container used for drinking purposes;
- 1.8 'park' means community land reserved or delineated as a park or designated by the Council as a park;
- 1.9 'public place' means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996;
- 1.10 'reserve' means community land reserved or dedicated as a reserve or designated by the Council as a reserve.
- 1.11 'sand dune' and 'coastal slope or cliff' mean the sand dunes, coastal slopes, cliffs and other geomorphological coastal forms under the care, control and management of the Council.

2. Activities requiring permission

No person shall without permission on any local government land:

2.1 Working on vehicles, boats or trailers

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, boat or trailer except for running repairs in the case of breakdown;

2.2 Entertaining

sing, busk or play a musical instrument for the purpose of, or so as to appear to be for the purpose of, entertaining others whether or not receiving money;

2.3 Preaching

preach or harangue;

2.4 Horses, cattle etc.

lead or drive any horse, cattle, sheep and other like animal except where the Council has set aside a track or other area for use by or in connection with the animal of that kind:

2.5 Donations

ask for or receive or indicate that he or she desires a donation of money or any other valuable item or thing;

2.6 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound;

2.7 Distributing

give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter, provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

2.8 Handbills on cars

place or put on any vehicle any handbill, advertisement, notice or other printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

2.9 Canvassing

convey any advertising, religious or other message to any bystander, passer-by or person provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

2.10 Advertising

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed in accordance with Council's moveable sign by-law;

2.11 Fires

light any fires except:

- 2.11.1 in a place provided by the Council for that purpose; or
- 2.11.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material; and
- 2.11.3 in accordance with the provision of the Country Fires Act 1989:

2.12 Fireworks

ignite, explode or use any fireworks;

2.13 Attachments to trees

attach, hang or fix any rug, blanket, sheet, rope or other material to any tree, shrub, plant, tree guard, notice board, seat, fence, post or other item or structure which is the property of the Council;

2.14 Overhanging articles

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land;

2.15 Removing soil

carry away or remove any soil, sand, clay, timber, stones, pebbles, gravel, other organic or inorganic materials or any part of the land;

2.16 Picking fruit

pick fruit, nuts or berries from any trees or bushes;

2.17 Flora and fauna

subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:

- 2.17.1 damage, pick, or interfere with any plant or flower thereon; or
- 2.17.2 tease, interfere or cause harm to any animal, bird or marine creature, or any burrow, nest or habitat of such animal:

2.18 Games

- 2.18.1 promote, organise, participate in any game recreation or amusement which involves the use of a ball missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
- 2.18.2 fly any model aircraft or operate any power model vehicle or boat;

2.19 Athletic and ball sports

- 2.19.1 promote, organise or take part in any organised athletic sport;
- 2.19.2 play any organised competition sport, as distinct from organised social play;
- 2.19.3 play or practice the game of golf;

2.20 No liquor

- 2.20.1 consume, carry or be in possession or charge of any liquor (provided the land constitutes a park or reserve):
- 2.20.2 excepting sealed containers, consume, carry, be in possession or charge of any liquor in an open container (provided the land constitutes a park or reserve);

2.21 Weddings

conduct or participate in a marriage ceremony;

2.22 Encroachment

erect or place any fencing, posts or other structures or any other items or substance such as to encroach onto the land:

2.23 Closed lands

enter or remain on any part of local government land:

- 2.23.1 at any time during which the Council has declared that it shall be closed to the public and which is indicated by a sign to that effect;
- 2.23.2 where land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked; or
- 2.23.3 where admission charges are payable, to enter without paying those charges;

2.24 Rubbish and rubbish dumps

- 2.24.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on local government land;
- 2.24.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a Council rubbish bin on local government land;

2.25 Cemeteries

comprising a cemetery:

- 2.25.1 bury or inter any human or animal remains;
- 2.25.2 erect any memorial;

2.26 Camping and tents

- 2.26.1 camp or stay overnight; or
- 2.26.2 erect any tent, booth, marquee or other structure for the purpose of habitation for a period of 24 hours or more;

2.27 Smoking

smoke tobacco or any other substance in any building or part of any building;

2.28 Toilets

in any public convenience:

- 2.28.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 2.28.2 smoke tobacco or any other substance;
- 2.28.3 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 2.28.4 use it for a purpose for which it was not designed or constructed;
- 2.28.5 enter any toilet that is set aside for use of the opposite sex except where:
 - (a) a child under the age of five years accompanied by an adult person of that other sex; and/or
 - (b) to provide assistance to a disabled person;

2.29 Swimming and aquatic activity

enter, swim or engage in any aquatic activity in or on any pond, lake or other similar body of water except:

- 2.29.1 a body of water that the Council has set aside for that purpose;
- 2.29.2 in an area where a nearby sign states that such activity is allowed and in accordance with any conditions stated in the sign;
- 2.29.3 the Spencer Gulf; or
- 2.29.4 the sea;

2.30 Mooring

- 2.30.1 moor any boat, house boat, raft or other water craft on or to local government land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 2.30.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk);

2.31 Use of boats and boat ramps

- 2.31.1 use or launch a boat or other object in any body of water except:
 - (a) a body of water that the Council has set aside for that purpose; or
 - (b) in an area where a nearby sign states that such activity is allowed and, in accordance with any conditions stated in the sign;
- 2.31.2 launch or retrieve a boat other than from a boat ramp constructed for that purpose;
- 2.31.3 hire out a boat on or from any part of a body of water:

2.32 Foreshore

- 2.32.1 launch or retrieve a boat other than from a boat ramp constructed for that purpose;
- 2.32.2 hire out a boat on or from any part of the foreshore;
- 2.32.3 lead or drive any horse, cattle, sheep and other like animal on the foreshore except where the Council has set aside a track or other area for use by or in connection with the animal of that kind

3. Posting of bills etc.

No person shall without the Council's permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Prohibited activities

No person shall on local government land:

4.1 Use of equipment

use any item of equipment and/or facilities or other Council property:

- 4.1.1 other than in the manner and for the purpose for which it was designed or set aside; and
- 4.1.2 where any nearby sign states the conditions of use, except in accordance with such conditions;

4.2 Annoyances

- 4.2.1 annoy, commit any nuisance or unreasonably interfere with any other person's use of local government land by making a noise or by creating a disturbance that has not been authorised by the Council:
- 4.2.2 spit, urinate or defecate other than in toilets provided on any local government land;

4.3 Interference with permitted use

interrupt or disrupt or interfere with any person's use of parks or reserves for which permission has been granted;

4.4 Obstruction

obstruct:

- 4.4.1 any path in or on any local government land;
- 4.4.2 any door entrance stairway or aisle in any building in or on any local government land; or
- 4.4.3 any gate or entrance to, in or on local government land;

4.5 Interference with land

- 4.5.1 interfere with the land such as levelling or flattening sand hills, planting grass, lawn or other vegetation, paving the land, or otherwise use the land in a manner contrary to the purpose for which the land was designed to be used; or
- 4.5.2 destroy, damage or deface or cause or permit to be destroyed, damaged or defaced any article, struc-ture, building or thing fixed to local government land;

4.6 Defacing land

deface, paint, write, make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

4.7 Missiles

throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein;

4.8 Glass

wilfully break any glass, china or other brittle material;

4.9 Sand dunes

- 4.9.1 use a sand board or other item to slide down a sand dune, coastal slope or cliff;
- 4.9.2 destabilise sand on a sand dune, coastal slope or cliff so as to cause it to unnecessarily mass waste down slope;
- 4.9.3 destroy, remove or cause interference to live or dead vegetation within a sand dune, coastal slope or coastal cliff;
- 4.9.4 light or cause to be lit or permit to remain alight any fire within a sand dune or on a coastal slope or coastal cliff;
- 4.9.5 introduce non-indigenous flora and fauna or dump any material in the sand dunes or down coastal slopes or coastal cliffs;
- 4.9.6 carry out other activity which may threaten the integrity of sand dunes, coastal slopes and cliffs in the area.

5. Removal of encroachment or interference

Any person who encroaches onto or interferes with local government land contrary to this by-law must at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference.

6. Council may do work

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised officer pursuant to Clause 5 of this by-law, then the Council may:

- 6.1 undertake the work itself; and
- 6.2 recover the cost of doing so from that person.

7. Removal of animals and directions to persons

- 7.1 If any animal is found on local government land in breach of a by-law any person in charge of the animal shall remove it on the request of an authorised person.
- 7.2 An authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- 7.3 An authorised person may direct any person who is considered to be committing or has committed a breach of these by-laws to cease the action and to leave that part of the local government land or to take specified action to remedy the breach. Failure to comply with that direction forthwith is a breach of this by-law.

8. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer.

9. Application

Paragraphs 2.4, 2.19, 2.23.1, 2.29 and 2.31.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

10. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta held on 27 June 2005 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4-Roads

FOR the management of roads vested in or under the control of the Council.

1. Definitions

In this by-law:

- 1.1 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
- 1.2 'electoral matter' has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.3 'road' has the same meaning as in the Local Government Act 1999.

2. Activities requiring permission

No person shall without permission on any road:

2.1 Working on vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown;

2.2 Horses, cattle etc.

- 2.2.1 ride, lead or drive any horse, cattle, sheep and other like animal, except where the Council has set aside a track or other area for use by or in connection with the animal of that kind;
- 2.2.2 stand, draw-up or allow to remain stationary any horse, cattle, sheep and other like animal whether attached to a vehicle or not;

2.3 Preaching

preach or harangue;

2.4 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing;

2.5 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements or advertisements;

2.6 Canvassing

convey any advertising, religious or other message to any bystander, passer-by or other person provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

2.7 Advertisins

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed on a public road in accordance with Council's moveable signs by-law;

2.8 Camping

camp or remain overnight;

2.9 Exhibition or display

conduct any public exhibition or display.

3. Posting of bills, etc.

No person shall, without the Council's permission, post any bills, advertisements or other papers or items on a building or structure on a road except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Removal of animals and directions to persons

If any animal is found on a road in breach of a by-law:

- 4.1 any person in charge of the animal shall remove it immediately on the request of an authorised person;
- 4.2 an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal; and
- 4.3 an authorised person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the road. Failure to comply with that direction forthwith is a breach of this by-law.

5. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.

6. Application

Paragraph 2.2 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999

7. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta held on 27 June 2005 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-law No. 5—Dogs

FOR the management and control of dogs and cats within the Council's area and to limit the number of dogs kept in premises.

1. Definitions

In this by-law:

- 1.1 'Act' means the Dog and Cat Management Act 1995;
- 1.2 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 1.3 'dog' means an animal of the species *canis familiaris* but does not include a dingo;
- 1.4 'effective control' has the same meaning as that contained within section 8 of the Act and includes effective control by command providing the dog is in close proximity to the person responsible for control of the dog and that person is able to see the dog at all times;
- 1.5 'premises' means any domestic and non-domestic premises, except an approved kennel establishment;
- 1.6 'public place' means all streets, roads, parklands, reserves, open space, jetties, bridges, foreshore and all other land in the ownership of the Council or under the care, control and management of council;

1.7 'small dwelling' means a flat, a service flat, home unit, or a suite of rooms which is wholly occupied, or designed or intended or adapted to be occupied, as a separate dwelling, but does not include a detached, semi-detached or row dwellinghouse.

2. Limit on Dog Numbers

- 2.1 The limit on the number of dogs shall be:
 - 2.1.1 in a small dwelling, one dog; and
 - 2.1.2 in premises other than a small dwelling, two dogs.
- 2.2 No person shall, without obtaining written permission of the Council, keep any dog on any premises where the number of dogs exceeds the limit:
 - 2.2.1 unless the premises is an approved kennel establishment; or
 - 2.2.2 the Council has exempted any premises from compliance with Clause 2 of this by-law by the granting of an exemption in writing.

3. Dog Free Areas

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by-law cause, suffer or permit any dog under that person's control, charge or authority to be, or remain in that place.

4. Dogs on Leashes

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by-law, cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that public place unless such dog is restrained by a strong leash not exceeding 2 m in length held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

5. Dog Exercise Areas

- 5.1 Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph 6 of this by-law for the purpose of exercising a dog under his or her effective control.
- 5.2 Where a person enters upon such part of Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control while on the land.
- 5.3 Signs shall be erected to denote land to which this paragraph applies, and information shall be provided to the public in a manner determined by the Council's City Manager to inform the public about such land.

6. Application

Paragraphs 3, 4 and 5 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

7. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta held on 27 June 2005 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1934

By-law No. 6—Waste Management

TO regulate and control the removal of domestic garbage and recyclable waste from premises, for the prevention and suppression of nuisances and for regulating the management of Council property.

1. Interpretation

In this by-law:

- 1.1 'domestic garbage container' means:
 - 1.1.1 one only 240 L MGB;
 - 1.1.2 one only 120 L bin; or
 - 1.1.3 no single bin exceeding a total weight (including domestic garbage) of 75 kg;
 - 1.1.4 a rubbish bin belonging to the Council and placed on a road or a public place to enable any person to deposit litter; or
 - 1.1.5 any other container approved by Council;
- 1.2 'conveniently accessible' means:
 - 1.2.1 domestic garbage containers are placed on the street adjacent to the kerb in front of and on the same side as those premises, abutting the edge of (but not on) the carriageway and be so positioned that the side of the container on which the handles are situated faces those premises approximately 300 mm inside the kerb;
 - 1.2.2 if there is no kerbside or bitumen roadway, 'conveniently accessible' means outside the property boundary of the premises at a location convenient for the collection by the Council or Council contractors;
 - 1.2.3 in any other case Council by agreement between the occupier and the Council or Council contractors:
- 1.3 'domestic garbage' means any kind of domestic or kitchen waste generated in the normal course of residential and commercial occupation. It includes waste from the storage, preparation, cooking and serving of food, small prunings cut by secateurs, leaves, weeds, bottles, tins and containers. It does not include commercial or industrial waste, demolition materials, lawn removal or concrete or substances of a dangerous or noxious nature;
- 1.4 'occupier' has the same meaning as in the Local Government Act 1999;
- 'premise' means a domestic residence or a commercial premise under separate occupation;
- 1.6 'recyclable waste' means newspapers, magazines, clean paper and cardboard, clean plastic containers of a type specified by the Council, aluminium cans, clean glass, clean milk and juice containers and any other material of a type specified by Council;
- 1.7 'recycling crate' means a container supplied by Council's contractors which remains the property of the contractor;
- 1.8 'road' has the same meaning as in the Local Government Act 1999.

2. Domestic Garbage and Recycling

An occupier of a premises may put domestic garbage and/or recyclable waste out for collection by the Council or its contractors, if:

- the domestic garbage is contained within a domestic garbage container;
- 2.2 the number of domestic garbage containers per premises does not exceed the number permitted by the Council for those premises; and
- 2.3 any recyclable waste is placed in a recycling crate in a place and manner required by the Council.

3. Provision of Containers

- 3.1 Every occupier of premises shall provide and keep one 240 L MGB or one 120 L bin for the reception of domestic garbage.
- 3.2 The Council's contractor will supply one only recycling crate on request by the occupier of a premises.

4. Obligation of Occupier

Every occupier of premises shall:

4.1 Sealing of container

cause the domestic garbage container to be continuously and securely covered or sealed except when domestic garbage is being deposited in or removed;

4.2 Keep container clean

cause the domestic garbage container to be kept in a clean and sanitary condition, maintained in good order and repair and kept watertight;

4.3 Damage

immediately arrange for the replacement or repair of the domestic garbage container when that container becomes damaged or worn to the extent that either:

- (a) it is not robust or watertight;
- (b) it is unable to be moved on its wheels (if any) efficiently;
- (c) the lid does not seal the container when closed; or
- (d) its efficiency or use is otherwise impaired;
- 4.4 Green waste

Ensure that all garden weeds that are deposited in a domestic garbage container are bagged and sealed;

4.5 Contents

not place any rubbish in a domestic garbage container for collection by the Council or its contractors other than domestic garbage.

5. Recycling

Recyclable waste must be put out for collection in the following manner or in any other manner prescribed by Council:

5.1 Newspapers

bundled together and tied with string or stocking and placed next to the recycling crate for collection;

5.2 Magazines/brochures

magazine, office paper and glossy printed paper are to be separated from newsprint, tied and placed next to the recycling crate for collection;

5.3 Cardboard

all cardboard (including grocery packaging) is to be flattened and tied together and placed next to the recycling crate for collection;

5.4 Drink cartons

all milk and drink cartons are to be washed, squashed and placed inside the recycling crate for collection;

5.5 Aluminium cans

all aluminium soft drink and beer cans are to be washed, squashed and placed inside the recycling crate for collection:

5.6 Plastic bottles

remove and discard the coloured plastic caps, washed, squashed and placed inside the recycling crate for collection;

5.7 Glass jars and bottles

discard lids from all containers, washed and placed inside the recycling crate for collection. At no time should any broken glass be placed in the recycling crate;

5.8 Steel cans

rinse and place the top inside the can where possible, crush and place inside the recycling crate for collection;

5.9 Non-magnetic metals

small pieces of non-magnetic metals such as lead, copper, brass, aluminium may be placed inside the recycling crate. Car batteries and car radiators may be placed next to the recycling crate for collection.

6. Location for collection

- 6.1 To facilitate the collection and removal of domestic garbage every occupier of premises shall on the day of or on the night before and not before these times, and prior to the time appointed by the Council for the collection of domestic garbage from those premises, place all domestic garbage containers for collection in a position conveniently accessible for the robotic arm collection vehicle operated by Council or Council's contractors.
- 6.2 To facilitate the collection of recyclable waste every occupier of premises shall ensure the recycling crate and material are placed in a position conveniently accessible on the day or days determined by Council.
- 6.3 The domestic garbage container and/or recycling crate must be removed on the same day after the collection of domestic garbage or recyclable waste has taken place.

7. Interference with Waste

No person shall remove, disburse or interfere with any waste without permission (including bottles, newspapers, cans, containers or packaging) that has been placed:

- 7.1 for disposal in or near a recycling crate; or
- 7.2 on a road for collection by the Council or Council's contractors.

8. Restrictions

The following waste will not be collected:

- 8.1 lawn clippings;
- 8.2 waste oil and waste oil containers.

9. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta, held on 27 June 2005 by an absolute majority of the Members for the time being constituting the Council, there being at least two-thirds of the Members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 7-Australian Arid Lands Botanic Garden

FOR the management of land vested in, held in trust for or under the care, control and management of the Council known as The Australian Arid Lands Botanic Garden.

1. Interpretation

In this by-law:

- 1.1 'Australian Arid Lands Botanic Garden' means the area of land described in the Trust Grant over Allotments 84 and 85 of Deposited Plan 36449 in the Hundred of Copley, Port Augusta West and more particularly described in Register Book Volume 4401, Folio 598;
- 1.2 'authorised person' means a person appointed as an authorised person pursuant to section 260 of the Local Government Act 1999;
- 1.3 'concession card holder' means a person who is the holder of:
 - (a) a current concession card issued by the appropriate State or Commonwealth agency;
 - (b) a current student identification card issued to a student of a secondary or tertiary education institution by that institution; or
 - (c) any other current concession card approved by the Council;
- 1.4 'family group' means a group of adults and children not exceeding four in number and not including more than two adults:
- 1.5 'the Garden' means all the land and buildings within the Australian Arid Lands Botanic Garden.

2. Administration Charges

- 2.1 The City Manager may from time to time determine an entrance fee to the Garden, parts of the Garden or any building in the Garden.
- 2.2 If the City Manager considers it appropriate he or she may waive or reduce payment of a fee otherwise payable under this by-law or grant concessions to a family group or a concession card holder.

3. Control of Activities

3.1 Entrance to Garden

- 3.1.1 The City Manager may from time to time cause notice of the hours during which the Garden or parts of the Garden are open to the public and the appropriate charges to be paid upon entry to the Garden. Such notice is to be displayed at the entrance to the Garden or those parts of the Garden open to the public.
- 3.1.2 The City Manager may close the Garden or parts of the Garden when it is in the interests of public safety to do so.
- 3.1.3 A person must not without the approval of an authorised person enter or remain in the Garden or a part of the Garden when that area is closed to the public.

3.2 Entrance to buildings

A person must not enter or remain in those buildings open to the public unless the appropriate charge (if any) for admission has been paid.

3.3 Buildings

A person must not take food or drink into any building in the Garden unless authorised to do so by an authorised officer. A person must not smoke in any building in the Garden.

3.4 Flora

A person must not without permission:

- 3.4.1 remove from the Garden any soil, rock, mineral or similar material;
- 3.4.2 dig or otherwise intentionally disturb any soil or similar material in the Garden;
- 3.4.3 take, damage, climb on or interfere with any tree, shrub, plant, flower or other plant material in the Garden;
- 3.4.4 take or molest any bird or fish in the Garden; or
- 3.4.5 take or intentionally damage the nest of any bird in the Garden.

3.5 Protection of Council's property

A person must not in the Garden:

- 3.5.1 remove, damage, deface or interfere with any label, sign, seat, statue, building or other structure erected or placed there on behalf of the Council;
- 3.5.2 step or walk on any garden bed or border;
- 3.5.3 climb over, pass under or break through any gate, fence or hedge;
- 3.5.4 drive or propel a motor vehicle, unless on an area or road constructed or set aside by the Council for the parking or travelling of motor vehicles; or
- 3.5.5 damage or disturb whatsoever any area constructed or set aside by the Council as walking trails.

3.6 Animals

- 3.6.1 A person must not without permission, bring an animal into the Garden or permit an animal to enter the Garden.
- 3.6.2 This clause 3.6 does not apply to the Encounter Trail or beach areas of the Garden so long as the animal is restrained on a leash not exceeding 2 m in length at all times while in the Garden.

3.6.3 This clause 3.6 does not apply to a guide dog as defined in the Dog and Cat Management Act 1995.

3.7 Camping

A person must not without permission camp or stay overnight in the Garden.

3.8 Fires

A person must not without permission light or maintain a fire in the Garden except in a BBQ, stove or other receptacle safely positioned in a place set aside by the Council for that purpose.

3.9 Firearms

A person must not bring a firearm, catapult or other weapon into the Garden.

3.10 Sport and other recreational activities

A person must not without permission in the Garden:

- 3.10.1 engage in any form of sport or sporting activity, or in any game involving the use of a ball or any game in which an object is thrown or discharged;
- 3.10.2 ride or use a skateboard, roller skates or other similar device; or
- 3.10.3 engage in any organised sport or organised sporting activity.

3.11 Behaviour

- 3.11.1 A person must not behave in a drunken, disorderly, offensive or indecent manner or create any disturbance or nuisance in the Garden.
- 3.11.2 A person must not throw, roll or discharge any stone, substance or missile or engage in any other activity that may endanger the safety of any person in the Garden.
- 3.11.3 A person must not urinate or defecate in any place within the Garden except in a public convenience.

3.12 Noise

A person must not without permission:

- 3.12.1 use or cause to be used any loud speaker, amplifier, radio, television, video or similar device in the Garden; or
- 3.12.2 play or sound any musical instrument or whistle in the Garden;
- 3.12.3 this clause 3.12 does not apply if the device or instrument is not audible to any other person except to the person using it by reason of that person's use of headphones, earplugs or other similar device.

3.13 Litter and pollution

- 3.13.1 A person must not deposit litter, refuse or waste matter in the Garden except in a receptacle provided for that purpose.
- 3.13.2 A person must not without permission deposit goods, materials, earth, stone, gravel, or any other substance in the Garden.
- 3.13.3 A person must not foul or pollute any waters in the Garden.

3.14 Commercial activities

A person must not without permission:

- 3.14.1 use any part of the Garden for commercial purposes;
- 3.14.2 advertise any goods or services in the Garden;
- 3.14.3 sell any goods or services in the Garden;

- 3.14.4 distribute or leave for collection any pamphlet, paper or other written matter in the Garden provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum; or
- 3.14.5 display or erect any flag, sign, hoarding or similar object in the Garden.

3.15 Public assembly or announcement

A person must not without permission:

- 3.15.1 engage or take part in public speaking, or make any public announcement in the Garden; or
- 3.15.2 organise, attend or participate in any public meeting, demonstration or gathering in the Garden.

3.16 Donations

A person must not without permission:

- 3.16.1 collect or seek money or other donations in the Garden; or
- 3.16.2 obtain or seek to obtain any promise or undertaking to pay any money or other donation in the Garden.

3.17 Consumption of alcohol

A person must not consume alcohol in the Garden, except in licensed premises within the meaning of the Liquor Licensing Act 1997.

4. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.

5. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the City of Port Augusta held on 27 June 2005 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

J. STEPHENS, City Manager

CITY OF PORT AUGUSTA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a special meeting of the Council held on 29 June 2005, it was resolved that the Council of the Corporation of the City of Port Augusta adopts the Government valuation of site values for all property constituting the area of the Council for the 2005-2006 financial year which amounts in total to \$163 586 600 and hereby specifies 29 June 2005, as the day upon which such valuation shall become the valuation of the Council.

Declaration of Rates

Notice is hereby given that at a special meeting of the Council of the Corporation of the City of Port Augusta held on 29 June 2005, the Council in exercise of the powers contained in the Local Government Act 1999, in respect of the financial year ending 30 June 2006 declared rates as follows:

- 1. (1) Pursuant to section 156 (1) (c) of the Local Government Act 1999, the Council declares differential general rates according to the locality and the use of the land based upon the site value of the land on all rateable land within the area of the Council for the year ending 30 June 2006 as follows:
 - (a) In that area of the city zoned in the Development Plan as Residential, Highway Services, Residential Stables, Neighbourhood Centre, Urban Coastal, District Centre, Local Centre, Industry, Airport and Recreation:

- (i) 5.1 cents in the dollar on rateable land with land use categories of 1, 8 and 9;
- (ii) 6.7 cents in the dollar on all rateable land with land use categories of 2, 3, 4, 5 and 6; and
- (iii) 0.4312 cents in the dollar for all rateable land with a land use category of 7.
- (b) In that area of the city zoned in the Development Plan as Public Purposes, Defence, Conservation, Rural Living, Coastal Conservation and Primary Industry:
 - (i) 3.57 cents in the dollar on rateable land with land use categories of 1 and 9;
 - (ii) 6.7 cents in the dollar on all rateable land with land use categories of 2, 3, 4, 5 and 6;
 - (iii) 0.4312 cents in the dollar for all rateable land within a land use category of 7;
 - (iv) 1.785 cents in the dollar on all rateable land with a land use category of 8.
- (c) In the area of the city zoned in the Development Plan as Coastal Holiday Settlement:
 - (i) 3.57 cents in the dollar on all rateable land with land use categories of 1, 2, 3, 4, 5, 6 and 9;
 - (ii) 0.4312 cents in the dollar on all rateable land with a land use category of 7;
 - (iii) 1.785 cents in the dollar on all rateable land with a land use category of 8.
- (d) In all other areas not specifically referred to in subparagraphs (a), (b) and (c) above, 3.57 cents in the dollar on all other rateable land irrespective of its land use category.
- (2) Pursuant to section 158 of the Local Government Act 1999, the Council fixes a minimum amount payable by way of rates of \$695 in respect of all rateable land in part of its area being all of the Council area with the exception of rateable land with land use categories of 7 or 8 located in the Development Plan Zones of Public Purposes, Defence, Conservation, Coastal Conservation, Coastal Holiday Settlement, Primary Industry or Rural Living.
- (3) Pursuant to section 166 (1) (1) of the Local Government Act 1999, to provide relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to rapid changes in valuation, a rebate of general rates for the 2005-2006 financial year will be granted, on application, to the Principal Ratepayer of an assessment as follows:
 - (a) rates in excess of \$1 825 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (a) above, with land use categories of 1, 8 or 9;
 - (b) rates in excess of \$1 369 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (b) above, with land use categories of 1 or 9; and
 - (c) rates in excess of \$695 on any assessment which comprises rateable land in that area of the city defined within paragraph 1 (c) above, with any land use category except 7 or 8.
- (4) Pursuant to section 166 (1) (*l*) of the Act and to provide additional relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to rapid changes in valuation, a rebate of general rates for the 2005-2006 financial year will be granted to the Principal Ratepayer of an assessment on application to the Council, where the amount of any increase in rates in respect of that assessment between the amount of the general rates imposed for the 2005-2006 financial year and the amount of general rates payable for the 2004-2005 financial year is greater than 12%, for land with local government land uses of 1, 7, 8 or 9 or is greater than 20% for land with local government land uses of 2, 3, 4, 5 or 6.

Provided, however, that the rebate shall not apply where:

- (a) any such increase is due in full or part to the use of the land being different for rating purposes on the date the Council declared its general rates for the 2005-2006 financial year than on the date Council declared its general rates for the 2004-2005 financial year; or
- (b) the ownership of the rateable property has changed since 1 July 2004,

the amount of the rebate being the difference between the amount of the general rates in monetary terms imposed for the 2005-2006 financial year and the amount of rates in monetary terms payable (prior to deducting any pensioner concession or other concessions) for the 2004-2005 financial year plus 12% of those rates for land uses 1, 7, 8 or 9 or 20 per centum for land uses 2, 3, 4, 5 or 6.

- (5) Pursuant to section 182 (1) of the Act, Council agrees to provide for the 2005-2006 financial year a pensioner remission to remit up to \$160 of the rates payable by Principal Ratepayers who are in receipt of a State Government concession on rates and where the rate liability after deduction of State Government concession exceeds \$900 for the financial year. The remission will be applied as follows:
 - rates liability greater than \$1 060—remission of \$160;
 - rates liability between \$901 and \$1 060—remission of an amount to reduce the liability to \$900.
- 2. For the purpose of this resolution and in any subsequent resolution of the Council relating to the imposition of rates or charges pursuant to section 155 of the Local Government Act 1999, for septic tank effluent disposal services, unless the contrary intention is clearly indicated, the term 'unit' means a unit as determined by the formula set out in item 14 of the Department of Local Government Bulletin No. 74, dated 14 August 1980.
- 3. Pursuant to section 155 of the Local Government Act 1999, the Council declares a service charge of \$210 per unit for all vacant and occupied properties connected to the effluent drainage disposal services within the City of Port Augusta for the 2005-2006 financial year in the Willsden, Augusta Park, Hospital Road, Zanuckville, Conwaytown, Transcontinental Estate and Stirling North Effluent Disposal Schemes.
- 4. Pursuant to section 181 (11) of the Local Government Act 1999, the Council grants a discount of 5% of the total rates be payable for the 2005-2006 financial year where the total rates are paid by 1 September 2005.

J. G. STEPHENS, City Manager

CITY OF TEA TREE GULLY

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that on 28 June 2005, the Council of the City of Tea Tree Gully, pursuant to the provisions of the Local Government Act 1999, for the year ending 30 June 2006, adopted the following resolutions:

- 1. Adopted the capital valuations to apply in its area for rating purposes for the 2005-2006 financial year, supplied by the Valuer-General as at 27 June 2005, totalling $$10\,612\,897\,640$ ($$10\,257\,972\,750$ rateable).
- 2. Declared a general rate of 0.3811 cents in the dollar on the capital value of all rateable land within the area and pursuant to section 158 (1) fixed a minimum amount of \$748 payable by way of rates on rateable land within the City of Tea Tree Gully.
- 3. Declared an annual service charge of \$264 for all properties serviced by Council's Septic Tank Effluent Drainage Scheme where the occupied property is charged a SA Water sewer service charge or the land is vacant and an annual service charge of \$376 for all other properties serviced by the Scheme.

- 4. In order to reimburse the State Government as required by the Water Resources Act 1997, the Council declared a separate rate of 0.007474 cents in the dollar on all rateable land within the Torrens Catchment area and a separate rate of 0.007974 cents in the dollar on all rateable land within the Northern Adelaide and Barossa Catchment area within the City of Tea Tree Gully.
- 5. In order to reimburse the cost of the conversion from Septic Tank Effluent Drainage Scheme to SA Water sewer the Council declared a separate rate of a fixed amount of \$264 on specified assessments.
- 6. Rates will fall due in four approximately equal instalments per year; the due dates being the first working day of September and December 2005 and March and June 2006.

Dated 6 July 2005.

G. J. PERKIN, Chief Executive Officer

CITY OF VICTOR HARBOR

NOTICE is hereby given that the Council of the City of Victor Harbor, at a meeting held on 4 July 2005, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 resolved as follows:

Adoption of Valuation

Pursuant to section 167 (2) (a) of the Act adopted for rating purposes for the year ending 30 June 2006, the Valuer-General's valuation of capital value in relation to land within the area of the council and declared that the total valuation that is to apply within the area is \$2 421 876 260 of which \$2 362 389 660 is the valuation of rateable land.

Declaration of Rates

Pursuant to section 153 (1) (b) of the Act declared the following differential general rates on rateable land within the area for the year ending 30 June 2006, based on the capital value of the land and by reference to land use as categorised within Regulation 10 of the Local Government (General) Regulations 1999:

- In respect of rateable land which is categorised by Land Use Category 1—Residential, Category 8—Vacant Land and Category 9—Other, a differential general rate of 0.3105 cents in the dollar.
- In respect of rateable land which is categorised by Land Use Category 2—Commercial—Shop, Category 3— Commercial—Office and Category 4—Commercial— Other, a differential rate of 0.3416 cents in the dollar.
- In respect of rateable land which is categorised by Land Use Category 5—Industry—Light and Category 6— Industry—Other, a differential general rate of 0.3260 cents in the dollar.
- In respect of rateable land which is categorised by Land Use Category 7—Primary Production, a differential general rate of 0.2795 cents in the dollar.

Fixed Charge

Pursuant to section 151 (1) (ii) of the Act a fixed charge of \$189 has been imposed on each piece of rateable land within the area of the City of Victor Harbor.

Rebates—Rate Relief

Pursuant to section 166 (1) (*l*) of the Act a rebate on rates will be offered where the increase in rates levied upon a property exceed the 2004-2005 rates levied by more than 15% as a result of valuation changes or changes to the basis of rating. Such rebates will only apply to residential properties that have not been subject to improvements since 1 January 2004 and that have been the ratepayer's principal place of residence since 1 January 2004.

Payment of Rates

Pursuant to section 181 (1) of the Act rates for the year ending 30 June 2006 are payable by quarterly instalments on the eighth day of the months of September 2005, December 2005, March 2006 and June 2006.

G. K. MAXWELL, City Manager

DISTRICT COUNCIL OF COOBER PEDY

Adoption of Valuation

NOTICE is hereby given that at its meeting held on 4 July 2005 the District Council of Coober Pedy, pursuant to section 167 of the Local Government Act 1999, adopted for the year ending 30 June 2006 the Valuer-General's valuation of capital values relating to property within the council district totalling \$89 027 900.

Declaration of Rates

Pursuant to section 156 of the Local Government Act 1999, declared differential rates on land within its area for the year ending 30 June 2006 according to the use of the land as follows:

		Cents in the
		dollar
Land Use 1	Residential	0.2861
Land Use 2	Commercial—Shop	0.9850
Land Use 3	Commercial—Office	0.9850
Land Use 4	Commercial—Other	0.9850
Land Use 5	Industry—Light	0.9850
Land Use 6	Industry—Other	
Land Use 7	Primary Production	0.9850
Land Use 8	Vacant Land	

and pursuant to section 152 of the Local Government Act 1999, declared that a fixed charge of \$280 to apply to all rateable properties.

Sewerage Rate

In exercise of the powers contained in section 154 of the Local Government Act 1999, declared a separate rate in that part of the District Council of Coober Pedy within the 'Defined Area' for the year ending 30 June 2006 for the purposes of the Coober Pedy Sewerage Scheme, of 0.4161 cents in the dollar of the capital value of the rateable land, with the exception of those properties that cannot be connected.

Water Supply Charge

Pursuant to section 155 of the Local Government Act 1999, declared that the tariffs in relation to water service charges for the year ending 30 June 2006 are as follows:

Access Charges

	\$
Vacant Land	105
Residential	130
• Business with usage last year less than 300 kL	260
• Commercial with usage last year over 300 kL	
Usage Charges	
• Up to 50 kL	.17 per kL
• 50 kL to 300 kL	.94 per kL
• 300 kL and over4	.81 per kL

Payment of Rates

Pursuant to section 181 of the Local Government Act 1999, rates will be payable in four instalments to be received on or before 9 September 2005, 9 December 2005, 10 March 2006 and 9 June 2006.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Adoption of Valuation, Annual Budget, Business Plan and Declaration of Rates for 2005-2006

NOTICE is hereby given that at its meeting held on 8 July 2005 the District Council of Loxton Waikerie in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, passed the following resolutions for the financial year ending 30 June 2006:

- 1. Adoption of Valuation
 - 1.1 The rates assessed on rateable land in the area of the Council will be based on the capital value of land for all rateable land.
 - 1.2 Pursuant to section 167 (2) (a) of the Local Government Act 1999, hereinafter referred to as 'the Act' the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area, be adopted for rating purposes for the 2005-2006 financial year totalling \$1 326 936 320.

2. Declaration of General Rates

The said general rates declared are as follows:

That pursuant to sections 152 and 153 (1) (a) of the Act, the Council declares a general rate of 0.49 cents in the dollar on the capital value of all rateable land within the Council's area.

3. Minimum Rate

- 3.1 Subject to 3.2 and pursuant to section 158 (1) (a) of the Act, the Council declares a minimum amount payable by way of rates of \$340 upon all rateable properties within its area for the financial year ending 30 June 2006.
- 3.2 The Council pursuant to section 158 (1) (b) of the Act alters the amount that would otherwise be payable by way of rates in respect of land that falls below a capital value of \$5 000 as follows:
 - any property within the former District Council of Brown's Well will pay only \$140; and
 - any other property within the area of the Council will pay only \$170.

4. Service Charges

Pursuant to section 155 of the Act, the Council declares the following service charges payable where a common effluent connection point is provided:

- To such properties serviced by the Waikerie common effluent disposal scheme—an annual service charge of \$300 per unit on each occupied allotment and an annual service charge of \$280 on each vacant allotment and whether such allotments are rateable land or not.
- To such properties serviced by the Loxton common effluent disposal scheme—an annual service charge of \$210 per unit on each occupied allotment and an annual service charge of \$190 on each vacant allotment and whether such allotments are rateable land or not.
- To such properties serviced by the Moorook common effluent disposal scheme—an annual service charge of \$260 per unit on each occupied allotment and an annual service charge of \$240 on each vacant allotment and whether such allotments are rateable land or not.

5. Payment of Rates

Pursuant to section 181 of the Act the general rates, minimum rates and service charges shall be payable in four equal or approximately equal instalments on 2 September 2005, 2 December 2005, 3 March 2006 and 2 June 2006.

P. D. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Adoption of Valuation

NOTICE is hereby given that the council at its meeting held on 5 July 2005 resolved in accordance with section 167 (2) (a) of the Local Government Act 1999, to adopt for rating purposes the most recent valuations of the Valuer-General available to the council of the Capital Value of land within the council's area, totalling \$984 133 400.

Declaration of Rates

Notice is hereby given that at the council meeting held on 5 July 2005 council resolved pursuant to section 153 of the Act and in respect of the financial year ending 30 June 2006, in order to raise the amount of \$4 014 907 from rate income:

- 1. Differential general rates pursuant to section 156 (1) (b) of the Act be declared on all rateable land as follows:
 - 0.544984 cents in the dollar in the Centre Zones in Mallala and Two Wells and in the Industrial Zone in Two Wells;
 - 0.444162 cents in the dollar in the Residential and Recreational Zones in Mallala and Two Wells and Country Town Zones;
 - (3) 0.409198 cents in the dollar in the Rural Living (1), the Rural Living (2) and the Rural Living (Animal Husbandry) Zones;

- (4) 0.426869 cents in the dollar in the Coastal Township and Settlements Zones;
- (5) 0.436191 cents in the dollar in the Horticulture Zone;
- (6) 0.365216 cents in the dollar in the Future Urban Mallala and Two Wells, Commercial (Bulk Handling), Special Use (Mallala Racecourse), Industry (Mallala Racecourse), Regional Open Space System (Conservation), Regional Open Space System (Watercourse), Coastal and General Farming Zones.
- 2. A minimum amount payable by way of the general rate of \$475 be fixed in accordance with section 158 (1) (a) of the Act.
- 3. Pursuant to section 154 (1) of the Act in order to recover the amount paid to the Northern Adelaide and Barossa Catchment Water Management Board the council declares a separate rate of 0.007176 cents in the dollar on rateable properties within the Northern Adelaide and Barossa Catchment Area within the area of the District Council of Mallala.
- 4. Pursuant to section 154 (1) of the Act in order to recover the amount paid for the installation of the Dublin Water Supply the Council declared a separate rate of \$541.46 payable on rateable properties along Harris Road.

Service Charge

Pursuant to section 155 of the Act, the council having regard to the level of useage of the service imposes the following service charges payable in respect to rateable and non-rateable land where a septic tank effluent disposal connection point is provided as follows:

• Middle Beach

Occupied Land:	
Large Tank	\$325
Small Tank	\$350
Vacant Land	\$300.

and an additional service charge component payable by those ratepayers who have chosen to fund their STED Scheme installation costs from loan funds raised by Council to finance the establishment of the Middle Beach STED scheme of \$575.

C. H. DUNLOP, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 4 July 2005, the council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

Adoption of Statement of Estimated Annual Expenditure and Income for the Year ending 30 June 2006

That the statement of estimated annual expenditure and income, including estimates of cash flow, statement of changes in equity, funding statement, statement of operating expenditure and income and statement of financial position for the 2005-2006 financial year as distributed in attachments 1 and 2 providing for:

- an expenditure of a total sum of \$27 020 986;
- estimated income other than from rates of \$15 282 109; and
- the amount required to be raised by rates of \$11 740 482,

be adopted.

Adoption of Valuation

That the most recent valuation of the Valuer-General available to the council of the capital value of land within the council's area totalling \$3 213 002 520 be adopted for the 2005-2006 financial year.

Declaration of Differential General Rates

That Differential General Rates be declared according to the following land use and locality categories in the council area (Local Government Act 1999, section 156 (1)) as follows:

- 1. For land within Local Government Code 1—Residential, 0.3854 cents in the dollar on the capital value of rateable land;
- 2. For land within Local Government Code 1—Residential 2, 0.3550 cents in the dollar on the capital value of rateable land;

- 3. For land within Local Government Code 2—Commercial—Shop, 0.3854 cents in the dollar on the capital value of rateable land;
- 4. For land within Local Government Code 3—Commercial—Office, 0.3854 cents in the dollar on the capital value of rateable land;
- 5. For land within Local Government Code 4—Commercial—Other, 0.3854 cents in the dollar on the capital value of rateable land;
- 6. For land within Local Government Code 5—Industry—Light, 0.3854 cents in the dollar on the capital value of rateable land:
- 7. For land within Local Government Code 6—Industry—Other, 0.3854 cents in the dollar on the capital value of rateable land:
- 8. For land within Local Government Code 7—Primary Production, 0.3255 cents in the dollar on the capital value of rateable land;
- For land within Local Government Code 8—Vacant Land,
 0.3854 cents in the dollar on the capital value of rateable land;
- 10. For land within Local Government Code 9—Other, 0.3854 cents in the dollar on the capital value of rateable land.

Pursuant to section 158 (1) (a) of the Local Government Act 1999, that a minimum amount payable by way of rates of \$460 be fixed in respect of rateable land in the council's area.

Pursuant to section 181 (2) (a) all rates will be payable in four instalments. The instalments will be payable in the months of September, December, March and June of the financial year for which the rates are declared.

Declaration of Service Charges—STEDS Service Charge

That pursuant to section 155 of the Local Government Act 1999, the council declare for the financial year ending 30 June 2006 the following service charges payable by ratepayers benefited by the common effluent drainage scheme authorised by the Minister in those portions of the area as follows:

- (i) a charge of \$285 per unit in Mount Barker;
- (ii) a charge of \$285 per unit in Littlehampton;
- (iii) a charge of \$285 per unit in Brukunga;
- (iv) a charge of \$285 per unit in Meadows;
- (v) a charge of \$285 per unit in Echunga;
- (vi) a charge of \$285 per unit in Nairne;
- (vii) a charge of \$285 per unit in Macclesfield;
- (viii) a connection fee of \$2 655 per unit in all areas.

Refuse Charge

That a refuse charge for the kerbside waste collection service and disposal for the 2005-2006 year be fixed at \$98 for a 240 L divided bin to all ratepayers who have access to the service to be charged *pro rata*, irrespective of whether or not the service is utilised. The exception is vacant land.

Meadows Water Service Charge

That Meadows water service charge for the 2005-2006 financial year be fixed at \$227 with the exception of the Meadows School which shall be charged at the rate of \$714 plus CPI.

Separate Rate—Hahndorf

That pursuant to section 154 of the Local Government Act 1999, for the fiscal year ending 30 June 2006, and in order to undertake the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area.

Comprising land within Historical Township of Hahndorf (HT1) as described in the Development Plan applicable to the District Council of Mount Barker, the following differential separate rates are declared on all rateable land based upon capital value of the land subject to the rate as follows:

1. Land Uses—Category 2 (Commercial—Shop); Category 3 (Commercial—Office); Category 4 (Commercial—Other); Category 5 (Industry—Light); Category 6 (Industry—Other), 0.08827 cents in the dollar.

Separate Rate—Mount Barker

That pursuant to section 154 of the Local Government Act 1999, for the fiscal year ending 30 June 2006, for enhancing the commercial and business viability of the Regional Town Centre as determined by the Mount Barker Town Centre Development Association, when formed.

Comprising land within Mount Barker Regional Town Centre Zone as described in the Development Plan applicable to the District Council of Mount Barker, the following differential separate rates are declared on all rateable land based upon capital value of the land subject to the rate as follows:

1. Land Uses—Category 2 (Commercial—Shop); Category 3 (Commercial—Office); Category 4 (Commercial—Other); Category 5 (Industry—Light); Category 6 (Industry—Other) and Category 8 (Vacant Land), 0.1594 cents in the dollar.

Separate Rate—Water Catchment Levy

That in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 155 of the Local Government Act 1999, in order to reimburse to the council the amount of \$71 200 contributed to the Onkaparinga Catchment Water Management Board.

A separate rate of 0.01246 cents in the dollar based upon the capital value of rateable land, is declared on all rateable land in the council's area, within the Onkaparinga Catchment area for the year ending 30 June 2006.

A. STUART, Chief Executive Officer

NORTHERN AREAS COUNCIL

Supplementary Election for Councillor in Rocky River Ward

NOMINATIONS are hereby invited and will be received at Northern Areas Council located at 94 Ayr Street, Jamestown and 14 Fifth Street, Gladstone, from Thursday, 28 July 2005 until 12 noon Thursday, 18 August 2005 from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate's handbooks are available from 94 Ayr Street, Jamestown and 14 Fifth Street, Gladstone.

A candidate must submit a profile of not more than 150 words with the nomination form.

A candidate photograph of predominantly the head and shoulders, taken within the preceding 12 months, may also be submitted.

A briefing session for prospective candidates will be conducted at 7 p.m. on Tuesday, 2 August 2005 at the Council Office, 14 Fifth Street, Gladstone.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 19 September 2005.

D. GULLY, Returning Officer

PORT PIRIE REGIONAL COUNCIL

Elector Representation Review

NOTICE is hereby given that as part of the current review, a report has been prepared, which following consideration the Council supports, the introduction of a Council representation of a Mayor and 10 Members elected from the whole area.

The proposed representation would take effect as from the general elections in 2006.

Persons wishing to make a written submission in relation to this proposal may do so on or before 4 p.m. on Friday, 12 August 2005, addressed to the Chief Executive Officer, Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540.

Any person providing a submission will be given the opportunity to address the Council on their submission. Copies of the abovementioned report are available from Council's Administration Centre, 115 Ellen Street, Port Pirie or website www.pirie.sa.gov.au.

I. L. BURFITT, Chief Executive Officer

RENMARK PARINGA COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on Friday, 8 July 2005 the Renmark Paringa Council for the financial year ending on 30 June 2006 and in exercise of powers contained in Chapter 10 of the Local Government Act 1999, passed the following resolutions:

1. Adoption of Valuation

- 1.1 The rates assessed on rateable land in the area of the Council will be based on the site value of land for all rateable land.
- 1.2 Pursuant to section 167 (2) (a) of the Act the most recent valuations of the Valuer-General available to Council of the site value of land within the Council's area, totalling \$367 933 100 for rating purposes.

2. Declaration of General Rates

Pursuant to section 156 (1) (b) the following differential general rates are hereby declared on rateable land within the Council area, which vary according to the locality of the land as defined by the zones established pursuant to the Development Act 1993, Development Plan and Renmark Paringa (DC) Development Plan:

Zone	Zone Description	Cents in \$
1	Residential	1.300
2	District Business	1.575
3	General Industry	1.575
4	Horticulture (Deferred Urban)	0.745
5	Horticulture	0.745
6	Dryland Calperum	0.745
7	Flood	0.745
8	Tourist Accommodation	1.575
9	Community	1.300
10	Country Living	0.745
11	Town Centre	1.575
12	Local Centre	1.300
13	Residential Waterfront	1.000
17	Residential 2	1.300
18	Waterfront	1.300
30	Business	1.575
31	Commercial	1.575
32	Country Living	0.745
33	Dryland	0.745
34	Flood Plain	0.745
35	Fringe	0.745
36	Industrial	1.575
37	Lyrup Residential	1.300
38	Paringa Residential	1.300

3. Minimum Rate

Pursuant to section 158 of the Local Government Act 1999, the Council fixes a minimum amount payable by way of rates of \$345 upon all rateable land within its area in respect of the financial year ending 30 June 2006.

4. Service Charges

Pursuant to section 155 of the Act, the Council declares the following service charges payable in respect to rateable and non-rateable land where a septic tank effluent disposal connection point is provided:

- Within the Township of Renmark—an annual service charge of \$165 per unit in respect of each piece of rateable land (whether vacant or occupied) serviced by the Renmark Scheme.
- Those properties within the Township of Paringa—an annual service charge of \$208 per unit in respect of each piece of rateable land (whether vacant or occupied) serviced by the Paringa Scheme.

5. Rebate Arrangements

The Council has resolved, pursuant to section 166 (1) (1) of the Local Government Act 1999, for the purpose of providing relief against what would otherwise amount to a substantial

change in rates payable due to anomalies in valuations, to provide a rebate of 50% to the principal ratepayer of land without the need for the principal ratepayer to make written application in the following circumstances:

- 5.1 the rateable land is zoned Dryland Farming;
- 5.2 the predominant and actual land use is farming as defined in the Development Act Regulations 1993 as amended: and
- 5.3 the rebate shall not apply to any properties paying less than the minimum rate of \$345.

The Council has resolved that in exercise of the powers contained in section 166 (1) (1) of the Local Government Act 1999, and for the purpose of providing relief against what would otherwise amount to a substantial change in rates payable by a ratepayer due to anomalies in valuations between residential and other land use valuations in the Town Centre Zone, to provide a rebate of general rates to the pincipal ratepayer of residential land of the difference between rates payable for the 2005-2006 year based upon the declared locality rate and the amount that would have been payable if rated upon the basis of 1.300 cents in the dollar (being the Council's declared rate for residential zones) without the need for the principal ratepayer to make written application to the Council where the following circumstances are satisfied:

- 5.4 the rateable land is zoned Town Centre;
- 5.5 the predominant and actual Land Use is Residential as defined in the Development Act Regulations 1993 as amended; and
- 5.6 the rebate shall not apply to any properties paying less than the minimum rate of \$345.

6. Payment by Instalments

Pursuant to section 181 of the Local Government Act 1999, general rates, minimum rates and service charges shall be payable in four equal or approximately equal instalments on the following dates:

- 6 September 2005;
- 6 December 2005;
- 7 March 2006; and 6 June 2006.
- 7. Delegations

The Council delegates to the Chief Executive Officer, pursuant to section 44 of the Local Government Act 1999, the power pursuant to section 181 (5) and (7), to enter into arrangements on behalf of Council with ratepayers regarding the payment of rates at times other than those specified in paragraph 6 of this Declaration.

8. Rating Policy

Pursuant to section 171 (1) of the Local Government Act 1999, Council adopts the rating policy for the 2005-2006 financial year.

B. C. HURST, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

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 Flinders Ward, due to the resignation of Councillor Francis Pagh, to take effect from 20 July 2005.

J. RUMBELOW, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

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 Flinders Ward.

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 29 July 2005.

Nominations to fill the vacancy will open on Thursday, 25 August 2005 and will be received up until 12 noon on Thursday, 15 September 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, 17 October 2005.

D. GULLY, Returning Officer

WATTLE RANGE COUNCIL

Councillor Vacancy

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred for the office of Councillor, due to the resignation of Councillor Kris Meyer, effective from Thursday, 30 June 2005.

F. N. Brennan, Chief Executive Officer

Close of Voters Roll—Supplementary Election

NOTICE is hereby given that due to the resignation of Councillor Kris Meyer, a Supplementary Election will be necessary to fill the vacancy.

The voters roll to conduct this Supplementary Election will close at 5 p.m. on Friday, 29 July 2005.

Nominations to fill the vacancy will open on Thursday, 25 August 2005 and will be received up until 12 noon on Thursday, 15 September 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, 17 October 2005.

G. TULLY, Returning Officer

WATTLE RANGE COUNCIL

Declaration of Coonawarra Township Boundary

NOTICE is hereby given that at its meeting held on 5 July 2005, the Council pursuant to section 4 of the Local Government Act 1999, declared the following boundary definition for the township of Coonawarra:

The land situated in the Hundred of Comaum, County of Grey, commencing at a point on the centre of the road (Alexander Road) south-west of and adjoining the said allotment 1 of Deposited Plan 1543, Hundred of Comaum, thence along the centre of the road in a northerly direction to the centre of the road north-west of (Elizabeth Road) and adjoining allotment 7 of Deposited Plan 1543; along the latter centre of the road and its production easterly to the eastern end of Elizabeth Road; along the western boundary of allotment 717 of Filed Plan 191279 in a northerly direction to the north-western boundary; along the northern boundary of allotment 717 of Filed Plan 191279 in an easterly direction to the north-eastern boundary; along the eastern boundary of allotment 717 of Filed Plan 191279 in a southerly direction east of allotments 34, 33, 32 and 31 of Deposited Plan 1543, allotment 716 of Filed Plan 191278, allotment 715 of Filed Plan 191277, allotment 714 of Filed Plan 191276, allotment 713 of Filed Plan 191275 and allotment 711 of Filed Plan 191273 to its intersection with the production of the north-western boundary of allotment 710 of Filed Plan 191272; in an easterly direction along the northern boundary of allotment 710 of Filed Plan 191272 to the northeastern boundary; along the eastern boundary of allotment 710 of Filed Plan 191272 in a southerly direction to the southeastern boundary to its intersection with the centre of Memorial Drive; thence along the centre of the road in a westerly direction to the point of commencement, and crossing all intervening roads, railways and drains.

F. N. BRENNAN, Chief Executive Officer

WATTLE RANGE COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 5 July 2005, the Council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999:

- Adopted the valuations that are to apply in its area for rating purposes for the 2005-2006 financial year, being the capital valuations of the Valuer-General, totalling \$2 507 982 120 comprising \$2 458 048 840 in respect of rateable land and \$49 933 280 in respect of non-rateable land before alteration.
- 2. Declared differential general rates on rateable land within its area for the year ending 30 June 2006 as follows:
 - (a) Millicent
 - (i) In respect of land within the District Centre Zone, Commercial Zone, Residential 1 Zone, Residential 2 Zone, Light Industry Zone and Country Living Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993 applicable to Wattle Range Council—0.5680 cents in the dollar.
 - (ii) Rural Living: For properties within the Rural Living (Millicent) Zone as described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council:
 - for properties located within the Millicent township area—0.5680 cents in the dollar;
 - for properties located outside the Millicent township area and having a land code use of 7 (Primary Production)—0.4180 cents in the dollar:
 - for all other properties—0.5070 cents in the dollar:
 - (iii) General Industrial: For properties within the General Industrial Zone as described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council:
 - for properties located within the Millicent township area—0.5680 cents in the dollar;
 - for properties located outside the Millicent township area and having a land use code of 7 (Primary Production)—0.4180 cents in the dollar:
 - for all other properties—0.5680 cents in the dollar.

(b) Penola:

- (i) In respect of land within the Town Centre Zone, State Heritage (Petticoat Lane/Woods MacKillop School House) Area Zone, Residential Zone, Commercial Zone and Rural Living Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.
- (ii) Light Industry Zone and Water Protection Zone: In respect of land within the Light Industry (Penola) Zone and Water Protection (Penola) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council:

- for properties having a land use code of 7 (Primary Production)—0.4180 cents in the dollar:
- for all other properties—0.5680 cents in the dollar.

(c) Beachport:

- (i) In respect of land within the Residential 1 Zone, Residential 3 Zone, Town Centre Zone, Town Entrance Zone and Deferred Living (Beachport) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council— 0.5680 cents in the dollar.
- (ii) Town Surround Zone: In respect of land within the Town Surround Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993 applicable to the Wattle Range Council:
 - for properties having a land use code of 7 (Primary Production)—0.4180 cents in the dollar;
 - for all other properties—0.5680 cents in the dollar.
- (iii) Rural Living Zone and Light Industry Zone: In respect of land within the Rural Living Zone and Light Industry Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5070 cents in the dollar.

(d) Coonawarra:

In respect of land within the township of Coonawarra—0.5680 cents in the dollar.

(e) Kalangadoo:

- (i) In respect of land within the Country Township (Kalangadoo) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.
- (ii) General Industry Zone: In respect of land within the General Industry (Kalangadoo) Zone the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council:
 - for properties having a land use code of 6 (Industrial—Other)—0.5680 cents in the dollar;
 - for all other properties—0.4180 cents in the dollar.

(f) Nangwarry:

- (i) In respect of land within the Country Township (Nangwarry) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.
- (ii) General Industry Zone: In respect of land within the General Industry (Nangwarry) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.

(g) Southend:

In respect of land within the Country Township (Southend) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.

(h) Rendelsham:

In respect of land within the Country Township (Rendelsham) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.

(i) Tantanoola:

In respect of land within the Country Township (Tantanoola) Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.

(j) Mount Burr:

In respect of land within the Mount Burr Zone, the boundaries of which are described in that part of the Development Plan consolidated on 26 August 2004 under the Development Act 1993, applicable to the Wattle Range Council—0.5680 cents in the dollar.

- (k) In respect of all other property not hereinbefore referred to in the Council area—0.4180 cents in the dollar.
- 3. Declared a minimum amount payable by way of general rates on rateable land in its area of \$400.
- 4. Declared a service charge (Garbage Collection Service) of \$85 on all occupied land within the Council area to which it provides or makes available a service for the collection, treat-ment and disposal of waste.
- 5. Declared the following separate rates:
 - (a) Mount Burr Recreation Area Facilities—a separate rate of \$10 on all properties within the Mount Burr Township for the purpose of funding the provision of recreational facilities in Mount Burr.
 - (b) Penola Medical Support Fund—a separate rate of \$10 on all properties within the former District Council of Penola areas for the purpose of planning, carrying out, making available, supporting, maintaining and improving the provision of medical services, including the attraction of and maintaining of doctors, to serve the area.
 - (c) Sheoak Lodge Nursing Home—a separate rate of \$16 on all properties within the former District Council of Beachport and District Council of Millicent areas for the purpose of supporting, maintaining and improving the provision of nursing home accommodation at the Sheoak Lodge Nursing Home, Millicent.
 - (d) South East Water Catchment Management Board Levy—a separate rate of \$14.25 pursuant to section 138 of the Water Resources Act 1997, all rateable land within the Council area excluding those properties paying a water based levy.
- 6. Declared service charges on all properties serviced by septic tank effluent disposal schemes within its area as follows:

Southend Township		\$
(a)	Occupied Unit	300
<i>(b)</i>	Occupied Unit—Yates Court only	215
(c)	Vacant Unit	240
(<i>d</i>)	Vacant Unit—Yates Court only	160
(e)	Occupied Unit which requires pump	225
Penole	a Township	
(a)	Occupied Unit	145
(b)	Occupied Unit in respect of land serviced by Extension 1 of the Penola Common	
	Effluent Drainage System	115
(c)	Vacant Unit	110

Kalangadoo Township	\$
(a) Occupied Unit	130
(b) Vacant Unit	75
(Unit as defined by Local Government Bulletin 11	4)
Declared that all rates are payable in four ag	1101

7. Declared that all rates are payable in four equal or approximately equal instalments with the first instalment payable on or before 1 September 2005, second instalment on or before 1 December 2005, third instalment on or before 1 March 2006 and the fourth instalment on or before 1 June 2006.

F. N. BRENNAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Andrews, Catherine Margaret Lisa Emma, late of 6 Booth Avenue, Linden Park, of no occupation, who died on 22 November 2002.

Beadle, Arthur James, late of 200-208 Adams Road, Craigmore, retired district building officer, who died on 14 March 2005

Calleja, Anne, late of 333 Marion Road, North Plympton,

retired clerk, who died on 5 January 2005.

Campbell, Betty Gladys, late of 44 Raglan Avenue, Campbelltown, of no occupation, who died on 24 May 2005.

Carpenter, Dawn Anna, late of 103 Fisher Street, Fullarton, of no occupation, who died on 6 May 2005.

Clark, Dorothy Sophie, late of 7 Victoria Street, Goodwood, retired trained nurse, who died on 26 April 2005

Driscoll, Mary Ellen, late of 32 Cross Road, Myrtle Bank, of no occupation, who died on 25 March 2005.

Gregory, Peter Noel, late of 7 Innaminka Street, Largs North, retired driver, who died on 19 May 2005.

Jamieson, Alice Maud, late of 7-12 Majors Road, North

Moonta, retired cook, who died on 25 April 2005.

Metcalfe, Joyce Florence, late of 26 Masters Avenue, Oaklands

Park, retired senior telephonist, who died on 14 May 2005.

Milotti, Maria, late of 12 Henry Street, Hectorville, widow, who

died on 4 April 2005.

Moore, Ronald Henry, late of 23 Barrington, Crescent, Salisbury East, retired sales manager, who died on 26 June 2005

Potter, Dorothy Fenwick, late of 12 Stoddart Street, Port Augusta, home duties, who died on 22 March 2005.

Smith, Rubina Ivy, late of 276 Portrush Road, Beulah Park, of no occupation, who died on 25 February 2004. Williams, Carlien Freda, late of 30 Sussex Terrace, Westbourne

Park, of no occupation who died on 20 May 2005

Williams, Doris Lillian, late of 156 Main North Road, Prospect, widow, who died on 20 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 12 August 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 14 July 2005.

C. J. O'LOUGHLIN, Public Trustee

ATTENTION

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