No. 87 3253



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 8 SEPTEMBER 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, 8 September 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Centre Trust, pursuant to the provisions of the Adelaide Festival Centre Trust Act 1971:

Trustee: (from 8 September 2005 until 7 September 2008) Peter Goers

By command,

C. ZOLLO, for Premier

C. ZOLLO, for Premier

ASACAB 009/02

Department of the Premier and Cabinet Adelaide, 8 September 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Parliamentary Superannuation Board, pursuant to the provisions of the Parliamentary Superannuation Act 1974:

Member: (from 8 September 2005) Robert Glen Schwarz

Sien Benwarz

By command,

TF 05/083CS

Department of the Premier and Cabinet Adelaide, 8 September 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sports Board, pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 10 September 2005 until 9 September 2007) Richard Hayward Anne Moran

By command,

C. ZOLLO, for Premier

TF 05/084CS

Department of the Premier and Cabinet Adelaide, 8 September 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 8 September 2005 until 30 June 2008) Alex Gallacher

By command,

C. ZOLLO, for Premier

TF 05/080CS

Department of the Premier and Cabinet Adelaide, 8 September 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Justice John William Perry as Acting Chief Justice for the period 15 September 2005 to 18 October 2005 inclusive, pursuant to Section 10 of the Supreme Court Act 1935.

By command,

C. ZOLLO, for Premier

AGO 0070/03CS

Department of the Premier and Cabinet Adelaide, 8 September 2005

HER Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia, pursuant to Section 4 of the Justices of the Peace Act 1991:

Ronald Geoffrey Atkin John Raymond Clifford Blacker Neville Shane Dawson Carolyn Hegan Trevor John Kubenk Adam Robert Main Julia Clare Mangan Matthew David Mundy Sarah Therese O'Driscoll Kirsty Ann Saunders Susan Carol Thornley

By command,

C. ZOLLO, for Premier

AGO 0082/03CS

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) ACT 2002

Revocation of Authorised Officers

I, RORY McEWEN, Minister for Agriculture, Food and Fisheries, pursuant to section 23 (3) of the Agricultural and Veterinary Products (Control of Use) Act 2002, do hereby revoke the appointments of the following persons as Authorised Officers for the purposes of this Act:

Jeffrey William Braun John Robert Walter Burley Joseph Doyle Christopher James Etherton Benjamin James Fleet Elizabeth Louisa Jones Alan Frank Richards David Alexander Walker

Dated 23 August 2005.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) ACT 2002

Variation of Appointment of Authorised Officer

I, RORY McEWEN, Minister for Agriculture, Food and Fisheries, pursuant to section 23 (3) of the Agricultural and Veterinary Products (Control of Use) Act 2002, do hereby vary the appointment of Graham Mullary Fromm as an Authorised Officer for the purposes of this Act, made on 2 December 2004, by amending the name to Graham Murray Fromm.

Dated 23 August 2005.

R. McEwen, Minister for Agriculture, Food and Fisheries

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) ACT 2002

Appointment of Authorised Officers

I, RORY McEWEN, Minister for Agriculture, Food and Fisheries, pursuant to section 23 (1) of the Agricultural and Veterinary Products (Control of Use) Act 2002, do hereby appoint the following persons as Authorised Officers for the purposes of this Act:

Mark Norbert Bartetzko Brett Kenneth Masters Gregory Ian Secomb

Dated 23 August 2005.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

CROWN LANDS ACT 1929: SECTION 5

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

- Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.
- Dedicate the Crown Land defined in The Third Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of the Kangaroo Island Council.

The First Schedule

- Emergency Services Reserve, Allotment 69, Town of Parndana, Hundred of Seddon, County of Carnarvon, the notice of which was published in the *Government Gazette* of 23 October 2003 at pages 3852 and 3853, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5756 Folio 700.
- Plantation Reserve, Allotment 96, Town of Parndana, Hundred of Seddon, County of Carnarvon, the proclamation of which, together with other land was published in the Government Gazette of 9 July 1981 at page 72, The Second Schedule, being portion of the land comprised in Crown Record Volume 5756 Folio 701.

The Second Schedule

Allotment 1 of Deposited Plan 67932, Hundred of Seddon, County of Carnarvon, exclusive of all necessary roads.

The Third Schedule

Allotment 2 of Deposited Plan 67932, Hundred of Seddon, County of Carnarvon, exclusive of all necessary roads.

Dated 8 September 2005.

J. HILL, Minister for Environment and Conservation

DEH 12/0841

DANGEROUS SUBSTANCES ACT 1979

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons as an Authorised Officer for the purposes of the Dangerous Substances Act 1979, pursuant to section 7 (1) of the Dangerous Substances Act 1979:

Ann Marie Boland
Alison Sarah Cupper
Jenny Diener
Nicole Georgette Dyer
Corinne Marion Harvie
Michelle Anne Horning
Theresa Christine Houghton
Mark Stanley Hulme
John Peter Kirkham
Frances Vanessa Lloyd
James McComb
Rachel Simone Ronan
Sagar Saeed
Alexandria Mary Teresa Villacorta
Graham Henderson Warren

Dated 30 August 2005.

MICHAEL WRIGHT, Minister for Industrial Relations

DEVELOPMENT ACT 1993, SECTION 26 (9): CITY OF PORT ADELAIDE ENFIELD—NORTHFIELD (STAGE 3) PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'City of Port Adelaide Enfield—Northfield (Stage 3) 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 8 September 2005.

PAUL HOLLOWAY, Minister for Urban Development and Planning

PLN 04/0159

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY HER EXCELLENCY THE GOVERNOR

Preamble

- 1. The Governor, by a decision made on 29 January 1998 and published in the *Gazette* of that date at pages 320-321, granted development authorisation under section 48 of the Development Act 1993, for the development of a waste management facility in the form of a solid waste landfill in the area of the District Council of Mallala. That development authorisation was subject to the 9 conditions attached to the authorisation.
- 2. By a notice published in the *Gazette* of the same date at page 321, the Governor acting under section 48 (8) of the Development Act 1993, delegated the power under section 48 (7) of that Act to revoke or vary the conditions of that development authorisation to the Development Assessment Commission.
- 3. Integrated Waste Services Pty Ltd, the person having the benefit of the development authorisation has applied for an amendment to that development authorisation to receive low level contaminated soil and liquid treatment plant residues at the approved solid waste landfill depot and dispose of these wastes into cells that are separate from those currently used to dispose solid wastes.
- 4. The proposal has been the subject of an Amended Environmental Impact Statement and an Amendment to the Assessment Report under the Development Act 1993.
- 5. I am satisfied that an appropriate Amended Environmental Impact Statement, and an Amendment to the Assessment Report that encompasses the amended development have been prepared, and have, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993, and with the advice and consent of the Executive Council, and having due regard to the matters set out in section 48 (5) and all other relevant matters. I:

- (a) grant a provisional development authorisation in relation to the proposed Amended Major Development referred to in the Preamble and subject to the Conditions and Notes to the applicant below;
- (b) reserve my decision on the following matters (upon application of further information) pursuant to section 48 (6) and Regulation 64 (1):

- (i) compliance with the Building Rules in relation to all aspects of the proposed Amended Major Development relating to building works (refer to Conditions and Notes to Applicant below);
- (c) specify all matters relating to this amended development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (d) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period of two years from the date hereof, as the time within which substantial work must be commenced in relation to the amendment indicated in the preamble, failing which I may cancel the authorisation relating to the receipt and disposal of low level contaminated soil and liquid treatment plant residues.

CONDITIONS OF APPROVAL

Solid Waste Balefill

- 1. The work shall be carried out as shown on the plans (Figures 3.1 to 3.9) in the Development Application Report dated 28 November 1997, included with the Development Application dated 2 December 1997, except as varied by these conditions.
- 2. Subject to conditions 3, 4 and 5, all waste received for disposal at the facility shall be shredded and baled.
- 3. Unbaled green waste or unbaled construction or demolition waste of appropriate particle sizes may be placed and compacted in any voids unavoidably occurring between bales and the inclined surface of the cells in which those bales are placed to the reasonable satisfaction of the Environment Protection Authority ('the EPA') and in accordance with any applicable requirements of a relevant environmental authorisation.
- 4. Waste materials received for disposal at the facility need not be shredded before baling where shredding of those materials is not required for the purpose of producing bales of a density and structural integrity that satisfy the applicable requirements of any relevant environmental authorisation.
- 5. Non-friable asbestos waste shall not be shredded or baled but shall be disposed of in accordance with the applicable requirements of any relevant environmental authorisation.
- 6. All perimeter plantings shall be started as early as practicable after the date of this authorisation to achieve maximum amelioration of visual impacts.
- 7. Screening by suitable plantings where adequate natural screening is not provided, shall be provided for the perimeter fence, all built structures, stockpiles and internal roads (where practicable) using suitable species in accordance with the Vegetation Management and Revegetation Plan proposed as part of the Landfill Environmental Management Plan (LEMP).
- 8. All firebreaks and external drainage channels shall be located on the inner edge of the vegetation screen and existing stands of native vegetation. In the event that drainage channels are required to be located close to the site boundary, their redesign to form low-lying wetland/saltmarsh communities as part of the vegetation screen shall be undertaken and implemented to the satisfaction of the $FP\Delta$
- 9. A leachate monitoring bore shall be installed within each cell to assist with leachate management, particularly if leachate circulation is incorporated in the Landfill Environmental Management Plan (LEMP).
- 10. No Listed Waste as prescribed in Schedule 1, Part B of the Environment Protection Act 1993, other than asbestos bound in a cement matrix or otherwise treated to the requirements of the EPA, may be disposed of.
- 11. The proponent shall pay all reasonable costs of the detailed design and construction of any public roadworks made necessary by this development. Such works may include the opening and associated left turn deceleration lane from Port Wakefield Road, and the upgrading of the entrance to balefill junction to the satisfaction of the Commissioner of Highways.
- 12. The proponent shall seal (two coat spray seal) the internal site access road for a minimum of 520 m from the nearest residence.

- 13. The applicant shall prepare a Vegetation Management and Revegetation Plan (which may be included in the LEMP) to the reasonable satisfaction of the Development Assessment Commission and must implement that Plan once it has been approved by the Development Assessment Commission.
- Low Level Contaminated Soil and Liquid Treatment Plant Residues
- 14. Low Level Contaminated Soil (LLCS) and Liquid Treatment Plant Residues (LTPR) are not required to be baled or shredded.
- 15. The work shall be carried in accordance with the following documents and plans:
 - EIS Amendment, Receipt of Low Level Contaminated Soil and Liquid Waste Treatment Plant Residues at the IWS Northern Balefill, dated July 2003.
 - Response Document on the EIS Amendment for the Receipt of Low Level Contaminated Soil and Liquid Waste Treatment Plant Residues (Revised), dated 30 April 2004.
 - Supplementary Information EIS Amendment Receipt of Low Level Contaminated Soil and Liquid Waste Treatment Plant Residues at the IWS Northern Balefill, dated 26 November 2004.
 - Landfill Environmental Management Plan, dated 2001 or as varied by any applicable requirements of a licence from the Environment Protection Authority.
 - Drawings:
 - -3307DO1, 4/11/2004—cell 31 design plan;
 - —3307DO2, Drawn 25/8/2004 and checked 18/2/2005— Section A, liner and sump design;
 - -3307DO3, 10/8/2004—liner design sections and details;
 - -3307DO4, 14/10/2004-cell 31 interim capping design;
 - -3307DO5, 13/8/2004—landfill staging plan;
 - -3307DO6, 13/8/2004—final surface water control;
 - —3307DO8, Drawn 27/8/2004 and checked 26/11/2004—interim surface water control;
 - —3307DO9 P1, Drawn 4/11/2004 and checked 26/11/2004—cell design plan line 2;
 - —3307DO10, Drawn 29/8/2004 and checked 26/11/2004—sections D and E, swale drain design.
 - 16. Distance to groundwater requirements shall be as follows:
 - Based on groundwater level monitoring results and interpolated highest groundwater levels for Cell 31, including a 0.1 m buffer; the base of the sump shall be at 9.1 m AHD.
 - Not withstanding the above requirement, a minimum separation distance of 2 m between the underside of the lowest portion of the lining system (including the sump area) and the underlying groundwater shall be maintained at all times.
- 17. Leachate collection and extraction system requirements shall be as follows:
 - Leachate removal shall implement a system which accommodates the installation of the pumps at the leachate riser access point.
 - Following cell completion and until the entire cell base is covered with a minimum of 1.5 m of waste, a pump with a flow capacity of a minimum of 40 litres per second shall be installed.
 - After it can be demonstrated that leachate production has declined to less than 1 litre per second, this pump can be replaced by a pump of lesser flow capacity.
 - A back-up pump with the relevant capacity shall be readily available on-site at all times.
 - 18. Leachate treatment requirements shall be as follows:
 - Leachate may be managed and treated by means of:
 - —Direct extraction into an on-site leachate evaporation pond which shall meet the minimum design specification as follows:

- composite lining system comprising a 1 m low permeability clay liner with k < 1x 10-9m/s compacted to 95% Maximum Dry Density by standard compaction, and a moisture content between 0% and +4% wet of Optimum Moisture Content, overlaid by a 2 mm high density polyethylene (HDPE) liner (welded):
- minimum of 600 mm freeboard;
- modelling with HELP or LANDSIM shall consider a 1 in 25, 24h duration storm event;
- a minimum separation distance of 2 m between the underside of the lowest portion of the lining system and the underlying groundwater shall be maintained at all times
- —Direct extraction into an on-site tank vehicle suitable for the transport of leachate into an on-site leachate evaporation pond.
- —Direct extraction into a licensed vehicle and transported to an off-site EPA licensed Waste Water Treatment Plant.
- —Direct extraction into a suitably designed, temporary onsite storage tank prior to off-site disposal by an EPA licensed vehicle at an EPA licensed Waste Water Treatment Plant or prior to on-site transport to an on-site leachate evaporation pond.
- 19. Leachate management requirements shall be as follows:
 - The head of leachate on the liner shall not exceed 300 mm (excluding the sump) at all times. To facilitate this, the trigger level for leachate extraction out of the leachate sump shall be set at 290 mm.
 - In addition to automatic leachate data readings, a manual monitoring probe shall be installed and calibrated to allow for direct readings of the vertical elevation of leachate in the riser pipe and conversion to the maximum leachate head on top of the liner.
 - Leachate levels shall be read manually daily and recorded in the on-site operations logbook or as specified otherwise in the EPA licence.
- 20. Distance between LLCS/LTPR cells and Balefill cells (reference drawing 3307D03, 18/8/2004) shall be as follows:
 - The distance between LLCS/LTPR cells and Balefill cells shall be at a minimum of 5 m, measured between the toe of the LLCS cell structure (that is where the outer surface of the cap of the completed LLCS/LTPR cell joins the outer surface of the underlying clay liner for the same cell) and the cap of the nearest balefill cell (that is where the outer surface of the cap of a completed balefill cell joins the outer surface of the underlying clay liner).
 - 21. Level 1 Supervision requirements shall be as follows:
 - The construction of the clay liner of the cell shall be carried out under Level 1 Supervision in accordance with AS 3798-1996, Appendix B.
 - The construction of the HDPE liner shall be carried out under the full time supervision of a suitably qualified geotechnical consultant with experience in the construction and supervision of the construction of HDPE lining systems, quality control procedures and testing.
 - 22. 'As Constructed Report' requirements shall be as follows:
 - An 'As Constructed Report' certifying compliance with the approved design for the lining system, including a Construction Quality Assurance Report (CQA) for the HDPE liner and the Level 1 Supervision Report, shall be submitted to the EPA for acceptance prior to the commencement of the receipt and disposal of waste in each cell. No waste shall be received and disposed of prior to written acceptance of the 'As Constructed Report' by the EPA
 - 23. Coverage of waste requirements shall be as follows:
 - All waste shall be covered as soon as reasonable practicable after the receipt of waste and placement in the cell or at close of business on each business day with at least 150 mm of cover material (waste fill or intermediate landfill cover with the restriction to a maximum particle size of 100 mm).

- If a load of particularly odorous material is received at the LLCS/LTPR cell, it shall be covered immediately with a minimum of 150 mm cover material.
- During periods when the LLCS/LTPR cell is not operating, routine monitoring for odorous gases shall be carried out as part of the site monitoring program and may trigger the application of additional cover material.
- Alternative cover materials may be used after the proponent:
 - —has demonstrated to the EPA that the proposed material and placement method result in an equivalent or better performance compared to the approved material; and
 - —has received written approval from the EPA prior to the use of alternative materials and placement methods.
- 24. Groundwater management requirements shall be as follows:
 - An additional groundwater well shall be installed west of cell 30 and the first round of groundwater sampling and testing shall be completed at least two weeks prior to commencement of construction of cell 31.
 - Groundwater level monitoring shall commence at least two weeks before commencement of construction of cell 31; groundwater levels shall be taken weekly and reported to the EPA monthly (datasheet and graph) or as specified otherwise in the EPA authorisation.
 - Four monitoring rounds at three monthly intervals in the first 12 months of operation shall be carried out to establish additional background analyte levels around cell 31.
 - Six monthly monitoring rounds shall be undertaken following the completion of the initial 12 months of groundwater monitoring or as specified otherwise in the EPA licence.
 - Prior to the commencement of construction of any other cell for the receipt of LLCS/LTPR, the groundwater management and monitoring program shall be reviewed and submitted for EPA approval.
- 25. Surface Water Management requirements shall be as follows:
 - A stormwater management plan shall be developed and submitted for EPA's approval addressing all issues related to the staged construction of LLCS/LTPR cells on-site prior to commencement of construction of cell 31.
 - The stormwater management plan shall provide surface water control and management measures for:
 - —surface water or stormwater run-off that does not interact with the waste material or other operational areas of the site and is considered to be uncontaminated;
 - —surface water that comes into contact with waste materials or is collected from landfill areas or other operational areas and is considered to be contaminated;
 - —surface run-off from the final landfill cap which has to be controlled;
 - —diversion of surface water run-off from perimeter areas away from the operating cell.
- 26. Landfill Environmental Management Plan (LEMP) requirements shall be as follows:
 - The new section of the LEMP ('section 17') shall be completed and incorporated in the revised LEMP document.
 - The complete revised LEMP document shall be finalised and submitted to the EPA for approval prior to the receipt and disposal of LLCS/LTPR on the premises.
- 27. A wheel wash with water sprays shall be installed to ensure removal of residues from the wheels and underside of the vehicles transporting low level contaminated soil and liquid treatment plant residues to the site. Building rules certification shall be obtained in accordance with conditions 27 and 28.

BUILDING RULES

28. No part of the Major Development deemed to be building work shall commence until a favourable decision has been notified to the applicant by me or my delegate in respect of the reserved matter referred to in subparagraph (i) in paragraph (b) of the Decision section above.

29. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the District Council of Mallala, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' below for further information).

NOTES TO THE APPLICANT

- 1. To provide additional screening and wildlife habitat the following options could be investigated by the proponent, council, community and local landowners:
 - revegetation of the road reserve along Prime Beach Road, in conjunction with the District Council of Mallala and the community;
 - revegetation of the road reserve along Port Wakefield Road, in conjunction with the Department of Transport and Urban Planning (Transport SA) to further reduce views from the eastern direction;
 - plantings on private property along fence lines adjoining the site, in conjunction with landowners and the community.
- 2. All sedimentation basins, evaporation ponds, and surface water drainage channels should be suitably located, designed and managed to ensure native vegetation (especially low-lying saltmarsh communities) is not adversely affected by construction activities or groundwater mounding and, if possible, the ecological value enhanced.
- 3. A comprehensive Pest Plant and Animal Management Plan must be implemented prior to landfill operations commencing, to ensure the site is free of as many pest species as possible from the onset and adequate monitoring and follow-up control should occur, as discussed in the Assessment Report.
- 4. Whilst not totally within the control of the proponent, monitoring and control programs to reduce the risk of disease transmission between activities in the area may ideally be prepared by adopting a district approach, in co-ordination with the Adelaide Plains Animal and Plant Control Board, Department of Primary Industries and Resources and landowners.
- 5. To minimise and control any on-site soil erosion (particularly of stockpiled material), a Soil Erosion and Drainage Management Plan (SEDMP) as described in the Environment Protection Agency's 'Stormwater Pollution Prevention Codes of Practice', must be prepared and approved as part of the LEMP, before the site becomes operational.
- 6. As part of the LEMP, a Surface Water Management Plan must be prepared by the proponent to the satisfaction of the EPA prior to receipt of any waste. The plan should address the collection and management of all on-site surface water (including any contaminated run-off originating from roadways, carparks and hardstands, the vehicle workshop or wheel washing facility) and management of all surface water flows entering the site from land external to the site, in particular to ensure their final discharge does not impact adversely on any downstream wetlands.
- 7. A monitoring program must be established to record levels of coastal flooding in the western section of the site and, if results indicate a significant risk, a review process be undertaken (ideally through any relevant local community consultative committee) to determine whether to proceed with Stage 9.
- 8. If blasting is required to remove any of the Ripon Calcrete, explosion vibration characteristics and monitoring requirements must be determined in consultation with the Environment Protection Authority and District Council of Mallala, prior to commencement.
- 9. The Environment Protection Agency must be provided with all additional data concerning the site geology as it becomes available, as this could necessitate minor changes to landfill design or method of operation and the installation of additional groundwater monitoring bores.
- 10. To enable detailed design of the proposed groundwater protection system, to determine the minimum depth at which the landfill cells should be based and to enable detailed design of the surface water management system; further investigation of

groundwater levels and behaviour on the site must be undertaken prior to finalisation of the detailed design of the landfill and preparation of management plans.

- 11. As part of the LEMP, a detailed Groundwater and Leachate Management Plan must be prepared by the proponent to the satisfaction of the Environment Protection Authority, prior to receipt of any waste. The Plan must demonstrate how the method of hydraulic containment proposed can be practically achieved. Further hydrogeological investigations must be carried out prior to the commencement of any landfill construction in order to fully define the dewatering and groundwater disposal requirements and to provide details of how the cells can be dewatered and constructed for full hydraulic containment of leachate. In particular, monitoring of watertable levels must commence immediately after the granting of the development authorisation in order that the magnitude of seasonal fluctuations can be fully established prior to construction of the landfill. The Plan may provide for staging of leachate and groundwater management works which may be required as a result of the staging of waste disposal activities upon the site, and should include contingency measures to be implemented in the event of any failure of the leachate management system.
- 12. A more sustainable after-use for the site that will encourage the regeneration and rehabilitation of natural communities must be considered during future post closure planning.
- 13. If appropriate with the desired end use to be determined in more detail at a later stage, the entire landform may be planted with appropriate types of native vegetation cover.
- 14. Determination of interim and post closure land uses of the site, proposed to be undertaken in association with any relevant local community consultative committee, must be undertaken as required by the Environment Protection Authority as part of the LEMP.
- 15. Pursuant to Development Regulation 64, the applicant is advised that the District Council of Mallala or private certifier conducting a Building Rules assessment is required to:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993 in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

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

16. The District Council of Mallala or private certifier undertaking Building Rules assessments is required to ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Notes that apply in relation to this provisional development authorisation).

Given under my hand at Adelaide, 8 September 2005.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993: SECTION 48

Notice by the Governor

Preamble

- 1. I have given a provisional development authorisation pursuant to section 48 of the Development Act 1993, concerning an amendment to the approved IWS Northern Balefill Development, located on Port Wakefield Road, near Dublin for the receipt of low level contaminated soil and liquid treatment plant residues at the site.
- 2. It is appropriate to delegate certain powers to the Development Assessment Commission in relation to this matter.

Delegation

PURSUANT to section 48 (8) of the Development Act 1993 and with the advice and consent of the Executive Council, I delegate to the Development Assessment Commission, in relation to the provisional development authorisation referred to in clause 1 above given by me this day:

- (a) the power to make a decision on any reserved matters specified within that provisional development authorisation (provided that the essential nature of the development is not changed); and
- (b) the power to grant or permit any variation associated with that provisional development authorisation (provided that the essential nature of the development is not changed); and
- (c) in relation to that provisional development authorisation, or any variation—the power to vary or revoke conditions, or to attach new conditions, under section 48 (7) of the Development Act 1993 (provided that the essential nature of the development is not changed).

Given under my hand at Adelaide, 8 September 2005.

MARJORIE JACKSON-NELSON, Governor

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Thierry Laperousaz and Greg Rouse from the Division of Natural Science, South Australian Museum, North Terrace, Adelaide, S.A. 5000 (the 'exemption holders') or a person acting as their agent, are exempt from the provisions of the Fisheries (Aquatic Reserves) Regulations 1989 and Clauses 1, 48 and 65 of Schedule 1 of the Fisheries (General) Regulations 2000 but only insofar as the exemption holders may collect aquatic organisms from South Australian coastal waters including intertidal 'rocky' reefs using the gear specified in Schedule 1 or by using chemical anaesthetics (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 8 September 2005 until 30 June 2006, unless varied or revoked earlier.

SCHEDULE 1

3 hoop nets 5 shrimp traps
3 octopus pots 2 dab nets
1 mussel dredge 2 plankton nets
1 hand spear per person 1 spear gun per person

SCHEDULE 2

- 1. The specimens collected by the exemption holders are to be used for scientific purposes only and must not be sold.
- 2. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you 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/or boats involved, the number of agents undertaking the exempted activity and other related issues.
- 3. While engaged in the exempted activity, the exemption holders and their agents must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.
- 4. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 5 September 2005.

W. ZACHARIN, Director of Fisheries

ENVIRONMENT PROTECTION ACT 1993

Approval of Category A 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 A Containers:

Approve as Category A Containers, as identified in Column 5 of the Schedule, 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 A Containers, are collected from the retailers that sell them, and recycled in an appropriate manner. Disposal at landfill is not considered an appropriate method of disposal.

- (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 A 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
Borjomi Mineral Water	1 000	PET with Paper Label	Mozaika	Return at point of sale
Borjomi Mineral Water	500	Glass with Paper Label	Mozaika	Return at point of sale
Kislovodskaya Natural Mineral Water	1 000	PET with Paper Label	Mozaika	Return at point of sale
Warzan Mineral Water	1 000	PET with Paper Label	Mozaika	Return at point of sale
Pomegranate Juice	750	Glass with Paper Label	Mozaika	Return at point of sale
Pomegranate Juice	200	Glass with Paper Label	Mozaika	Return at point of sale
KPEM Coga Krem & Soda	1 500	PET with Paper Label	Mozaika	Return at point of sale

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 subclauses (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.

Column 1	Column 1 Column 2 Column 3		Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Energizer Sports Drink Lemon Tang	500	PET with Polypropylene Label	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
H+ Naturally Flavoured Spring Water	500	PET with Polypropylene Label	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Tropical Berry Switch Fruit 2O Lemonade	500	PET with Paper Label	Nuskool Beverage Company trading as Zenergy Functional	Statewide Recycling
Switch Fruit 2O Raspberry	500	PET with Paper Label	Beverages Nuskool Beverage Company trading as Zenergy Functional	Statewide Recycling
Fruity Flavorits Zebra Zapper Apple	250	HDPE with PVC Label	Beverages Australiana Group Pty Ltd	Visy Recycling CDL
Blackcurrant Fruit Drink Fruity Flavorits Long Necktar Apple Fruit	250	HDPE with PVC Label	Australiana Group Pty Ltd	Services Visy Recycling CDL
Drink Fruity Flavorits Jungle Jive Peach &	250	HDPE with PVC Label	Australiana Group Pty Ltd	Services Visy Recycling CDL
Strawberry Fruit Drink Fruity Flavorits Royal Reserve Orange	250	HDPE with PVC Label	Australiana Group Pty Ltd	Services Visy Recycling CDL
Mango Fruit Drink Osvaldo Sparkling Apple Juce	250	Green Glass with Paper Label	Mountain Fresh Distributors Pty Ltd trading as Compass	Services Marine Stores Ltd
Osvaldo Sparkling Apple Juce	750	Green Glass with Paper Label	Distributors Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Marine Stores Ltd
Klu Kva Cranberry Raspberry Juice	750	Green Glass with Paper Label	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Marine Stores Ltd
Klu Kva Cranberry Raspberry Juice	250	Green Glass with Paper Label	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Marine Stores Ltd
Ark Land Carbonated Natural Mineral Water	1 000	PET with Paper Label	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Marine Stores Ltd
Natures Way Edge 30g Protein Vanilla	375	LPB—Aseptic	Pharmacare Laboratories	Visy Recycling CDL Services
Natures Way Edge 30g Protein Chocolate	375	LPB—Aseptic	Pharmacare Laboratories	Visy Recycling CDL Services
Coca Cola Classic	355	Can—Aluminium (Sticker)	Creata Shake Pty Ltd	Marine Stores Ltd
Cherry Coke	355	Can—Aluminium (Sticker)	Creata Shake Pty Ltd	Marine Stores Ltd
Fresca Grapefruit Flavour	355	(Sticker) Can—Aluminium (Sticker)	Creata Shake Pty Ltd	Marine Stores Ltd
A & W Root Beer	355	Can—Aluminium (Sticker)	Creata Shake Pty Ltd	Marine Stores Ltd
A & W Cream Soda	355	(Sticker) Can—Aluminium (Sticker)	Creata Shake Pty Ltd	Marine Stores Ltd
Borgs Root Beer	355	Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Dr Pepper	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Diet Dr Pepper	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Squirt Citrus Burst	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Wechs Sparkling Grape Soda	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Mountain Dew	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Big Red Soda	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Sprite Remix Aruba Jam	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Sprite Remix Berry	355	(Sticker) Can—Aluminium	Creata Shake Pty Ltd	Marine Stores Ltd
Midori and Lemonade	275	(Sticker) Clear Glass with	Suntory (Aust.) Pty Ltd	Statewide Recycling
Scotch Silly Belgium Beer	330	Polypropylene Label Brown Glass with Paper	Empire Liquor	Statewide Recycling
Sapporo Draft Beer	334	Label (Sticker) Brown Glass with Paper	Empire Liquor	Statewide Recycling
Sapporo Premium Beer V8 Fruit & Veg Juice Apple Carrot & Ginger	650 250	Label (Sticker) Can—Aluminium LPB—Aseptic	Empire Liquor Campbells Soups Australia	Statewide Recycling Visy Recycling CDL Services
MON Apple & Blackcurrant Juice MON Apple Juice MON Orange Juice	300 300 300	PET with Paper Label PET with Paper Label PET with Paper Label	MON Beverages Pty Ltd MON Beverages Pty Ltd MON Beverages Pty Ltd	Marine Stores Ltd Marine Stores Ltd Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
MON Pineapple Juice	300	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Tropical Juice	300	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Grapefruit Juice	300	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Apple & Blackcurrant Juice	500	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Oranga Iviaa	500 500	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
MON Dincepple Juice	500	PET with Paper Label PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd Marine Stores Ltd
MON Pineapple Juice MON Tropical Juice	500	PET with Paper Label	MON Beverages Pty Ltd MON Beverages Pty Ltd	Marine Stores Ltd
MON Grapefruit Juice	500	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
River Port Orange Crush	1 250	PET with Paper Label	MON Beverages Pty Ltd	Marine Stores Ltd
Home Brand Natural Spring Water Still Water	600	PET with Paper Label	Aussie Natural	Statewide Recycling
Home Brand Natural Spring Water Still Water	1 500	PET with Paper Label	Aussie Natural	Statewide Recycling
Takovo Sour Cherry Juice	1 000	LPB—Aseptic (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Takovo Strawberry Juice	1 000	LPB—Aseptic (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Takovo Apricot Juice	1 000	LPB—Aseptic (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Takovo Peach Juice	1 000	LPB—Aseptic (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
La Vita Sour Cherry Juice Cocta Soft Drink	1 000 250	LPB—Aseptic (Sticker) Glass with Paper Label (Sticker)	Ras Trade Pty Ltd Ras Trade Pty Ltd	Statewide Recycling Statewide Recycling
Jupi Soft Drink	250	Glass with Paper Label (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Chug a Lug Coffee Flavoured Milkshake	450	LPB—Aseptic	King Island Milk Pty Ltd	Statewide Recycling
Chug a Lug Chocolate Flavoured Milkshake Barokes Bubbly Wine Cabernet Shiraz Melot Bin 171	450 250	LPB—Aseptic Can—Aluminium	King Island Milk Pty Ltd Barokes Pty Ltd	Statewide Recycling Marine Stores Ltd
Barokes Wine Cabernet Shiraz Melot Bin 121	250	Can—Aluminium	Barokes Pty Ltd	Marine Stores Ltd
Barokes Wine Chardonnay Semillon Bin 241 Barokes Bubbly Wine Chardonnay Semillon	250 250	Can—Aluminium Can—Aluminium	Barokes Pty Ltd Barokes Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Bin 242 Noni Juice	500	Amber Glass with Paper Label	Tree of Health Pty Ltd	Marine Stores Ltd
Ribena Blackcurrant Fruit Drink Ready To Drink	2 400	PET with Paper Label	GlaxoSmithKline	Statewide Recycling
IQ Spring Water Knjaz Milos Mineral Water	350 250	PET with Plastic Label Glass with Paper Label (Sticker)	Chicane Marketing Ras Trade Pty Ltd	Statewide Recycling Statewide Recycling
Vrnjci Mineral Water	250	Glass with Paper Label (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Karadovdeva Mineral Water	1 500	PVC with Paper Label (Sticker)	Ras Trade Pty Ltd	Statewide Recycling
Ribena Light Blackcurrant Fruit Drink Ribena Light Blackcurrant & Apple Fruit Drink	2 400 2 400	PET with Paper Label PET with Paper Label	GlaxoSmithKline GlaxoSmithKline	Statewide Recycling Statewide Recycling
Ribena Light Blackcurrant Fruit Drink	250	LPB—Aseptic	GlaxoSmithKline	Statewide Recycling
Ribena Light Blackcurrant Fruit Drink	1 000	LPB—Aseptic	GlaxoSmithKline	Statewide Recycling
Ribena Light Blackcurrant Fruit Drink	500	PET with PVC Label	GlaxoSmithKline	Statewide Recycling
Smirnoff Twist Sharp Lime 5%	335	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Twist Blood Orange 5%	335	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Twist Arctic Berry 5%	335	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Smart Shout Spring Water Adelaide Bank Charitable Foundation	335 1 000	PET with PVC Label Clear Glass	Diageo Australia Pty Ltd South Australian Brewing Company Pty Ltd	Statewide Recycling Marine Stores Ltd
Birra Moretti	330	Amber Glass with Paper Label	South Australian Brewing Company Pty Ltd	Marine Stores Ltd
Carabao Energy Drink	250	Can—Aluminium (Sticker)	Wah Lien Trading Pty Ltd	Statewide Recycling
Vua Aloe Vera Drink	240	Can—Aluminium (Sticker)	Wah Lien Trading Pty Ltd	Statewide Recycling
Powerade Berry Ice	300	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Powerade Berry Ice	600	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Powerade Mountain Blast	600	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Powerade AFL Lemon Lime	600	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Powerade Berry Ice	1 000	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Powerade Mountain Blast	1 000	PET with Polyethylene	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling

FAIR WORK ACT 1994

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons to be an Inspector for the purposes of the Fair Work Act 1994, pursuant to section 64 (1) (b) of the Fair Work Act 1994:

Ann Marie Boland
Alison Sarah Cupper
Jenny Diener
Nicole Georgette Dyer
Corinne Marion Harvie
Michelle Anne Horning
Theresa Christine Houghton
Mark Stanley Hulme
John Peter Kirkham
Frances Vanessa Lloyd
James McComb
Rachel Simone Ronan
Sagar Saeed
Alexandria Mary Teresa Villacorta
Graham Henderson Warren

Dated 30 August 2005.

MICHAEL WRIGHT, Minister for Industrial Relations

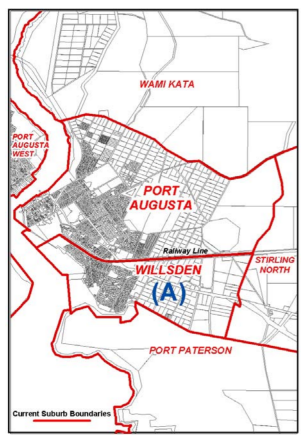
GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Rescind the Name of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Administrative Services seeks public comment on a proposal to rescind the locality of Willsden, area marked (A) on the plan below and include said area into the locality of Port Augusta.

THE PLAN



Submissions in writing regarding this proposal may be lodged with the Secretary, Geographical Names Advisory Committee, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 22 August 2005.

P. M. KENTISH, Surveyor-General, Department for Administrative and Information Services

DAIS 22-413/04/0035

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

CORRIGENDUM

IN the *Government Gazette* of 1 September 2005, page 3156 first notice appearing, the declared name shown as MITLERS BAY, should have been shown as MITLERS COVE. Also NANCY and CRAWFORD RUINS are to be removed from the said notice.

Dated 6 September 2005.

P. M. KENTISH, Surveyor-General

DAIS 04/0455

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 5 August 2005.

PATRICK CONLON, Minister for Transport

TSA V28911

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Falcon* whilst operating within 15 nautical miles of the coast of South Australia:

Minimum Complement

One person—Master.

Minimum Qualification of Crew

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

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

PATRICK CONLON, Minister for Transport

TSA V28491

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Smooth waters Port Adelaide river north of a line drawn 270° from Outer Harbor Signal Station and Barker Inlet not north of a line drawn 050°T⇔230°T through Point Grey Light Beacon.

Limit 2—Partially Smooth Water Limits as per Schedule 1 of the Harbors and Navigation Regulations.

Minimum Complement

For 50 Passengers:

Limit 1—Two Masters, two GP's (General Purpose Person).

Limit 2—Master, Mate, two GP's.

For 51-100 Passengers:

Limit 1-2 Masters, three GP's.

Limit 2—Master, Mate and three GP's.

For 101-150 Passengers:

Limit 1—Two Masters, four GP's.

Limit 2—Master, Mate and four GP's.

For 151-200 Passengers:

Limit 1—Two Masters, four GP's and one modified GP.

Limit 2—Master, Mate and four GP's and one modified GP.

For 201-250 Passengers:

Limit 1—Two Masters, four GP's and two modified GP's.

Limit 2—Master, Mate and four GP's and two modified GP's.

For 251-300 Passengers:

Limit 1—Two Masters, four GP's and three modified GP's.

Limit 2—Master, Mate and four GP's and three modified GP's.

For 301-350 Passengers:

Limit 1—Two Masters, four GP's and four modified GP's.

Limit 2—Master, Mate, four GP's and four modified GP's.

For 351-400 Passengers:

Limit 1—Two Master, four GP's and five modified GP's.

Limit 2—Master, Mate and four GP's and five modified GP's.

For 401-500 Passengers:

Limit 1—Two Masters, five GP's and seven modified GP's.

For 501-600 Passengers:

Limit 1—Two Masters, five GP's and eight modified GP's.

For 601-700 Passengers:

Limit 1—Two Masters, five GP's and nine modified GP's.

Minimum Qualifications of Crew

Limit 1:

Masters—Certificate of Competency as a Master Class V.

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

Modified GP's—As per training determined by the State Crewing Committee.

Limit 2:

Master—Certificate of Competency as a Master Class IV.

Mate—Certificate of Competency as a Master Class V.

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

Modified GP's—As per training determined by the State Crewing Committee.

Please note: Either the Master Class IV, Master Class V or General Purpose Persons to hold a Certificate of Competency as a Marine Engine Driver Grade 2.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination of the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 5 August 2005.

PATRICK CONLON, Minister for Transport

TSA V28295

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits:

Limit 1—Smooth waters, River Murray north of Wellington, Lake Bonney, the Goolwa channel and the Coorong.

Limit 2—15 nautical miles off the coast of South Australia.

Limit 3—30 nautical miles off the coast of South Australia.

Minimum Complement:

Limit 1—One person Master.

Limit 2—Journey less than 12 hours:

One person—Master.

Journey greater than 12 hours:

Two persons—Master.

Limit 3—Journey less than 12 hours:

One person—Master.

Journey greater than 12 hours:

Two persons-Master, Mate.

Minimum Qualifications of Crew

Limit 1—Master—Certificate of Competency as a Coxswain endorsed to River Murray and Inland Waters.

Limit 2—Masters—Certificate of Competency as a Coxswain.

Limit 3—Master: Certificate of Competency as a Master Class V Mate—Certificate of Competency as a Coxswain and has successfully completed an approved Occupational Health and Safety at Sea Course.

Note: Limit 3—Either Master or Mate to hold a Marine Engine Driver. Grade 3.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 5 August 2005.

PATRICK CONLON, Minister for Transport

TSA V28944

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits:

15 nautical miles off the coast of South Australia.

Minimum Complement

Diving Operations:

Master and GP (General Purpose Person).

Minimum Qualifications of Crew

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

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

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

PATRICK CONLON, Minister for Transport

TSA V28889

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits:

Limit 1—Smooth and partially smooth waters as per Schedule 1 of the Harbors and Navigation Regulations 1994.

Limit 2—15 nautical miles off the coast of South Australia.

Minimum Complement

Limits 1 and 2—One person—Master.

Minimum Qualifications of Crew

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

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

ADDENDUM

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 was convened on 24 June 2005.

PATRICK CONLON, Minister for Transport

TSA V11193

HARBORS AND NAVIGATION ACT 1993

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

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Investigator* whilst operating within 15 nautical miles off the coast of South Australia:

Minimum Complement

One person—Master.

Over 12 hours duration:

Two persons—Master.

Minimum Qualifications of Crew

One person—Master Certificate of Competency as a Coxswain and has successfully completed at Occupational Health and Safety at Sea Course.

Over 12 hours duration:

Two persons—Both to hold a Certificate of Competency as a Coxswain and have successfully completed an Occupational Health and Safety at Sea Course.

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

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

Linley Millard Andrews, an officer of Lin Andrews Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5178, folio 55, certificate of title register book volume 5780, folio 580 and certificate of title register book volume 5705, folio 133 situated at 100 Carlton Parade, Port Augusta, S.A. 5700.

Dated 8 September 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

Christine Joy Obst, an employee of Kies Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5327, folio 752, situated at 21 Duldig Avenue, Gawler East, S.A. 5118.

Dated 8 September 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 Jonathon O'Neill has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 227 Young Street, Unley, S.A. 5061 and known as Jonathon O'Neill.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicant's address for service is c/o Jonathon O'Neill, 227 Young Street, Unley, S.A. 5061.

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

Dated 29 August 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 Katherine Louise Venable has applied to the Licensing Authority for a Restaurant Licence with section 34 (1) (c), Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 53 North Coast Road, Hundred of Duncan Gosse, Kingscote, Kangaroo Island, S.A. 5223 and to be known as Wind in Wings Gallery.

The application has been set down for hearing on 7 October 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:

Monday to Saturday: Midnight to 1 a.m. the following day; Sunday: 9 a.m. to 11 a.m. and 8 p.m. to 1 a.m. the following day;

Good Friday: Midnight to 1 a.m.;

Christmas Day: Midnight to 1 a.m.;

Sunday Christmas Eve: 8 p.m. to 1 a.m. the following day;

Days preceding other Public Holidays: Midnight to 1 a.m. the following day;

Sundays preceding other Public Holidays: 8 p.m. to 1 a.m. the following day.

• Entertainment Consent:

Any day: 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: 29 September 2005).

The applicant's address for service is c/o Michael Kildea, Barrister & Solicitor, P.O. Box 293, Kingscote, Kangaroo Island, S.A. 5223.

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 September 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 Paul Stanley Giles, Grahame Rex Giles, Kyran Paul Giles and Pauline Mary Giles have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 100, Ryan Road, Willunga, S.A. 5172 and known as Ashley Hills Estate.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicants' address for service is c/o Paul Giles, P.O. Box 216, Willunga, S.A. 5172.

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

Dated 29 August 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 John Charles Wyndham House and Patricia Irene House have applied to the Licensing Authority for a Producer's Licence and a Residential Licence with section 33 (1) (b) Authorisation, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at Lot 638, Nitschke Road, Tanunda, S.A. 5352. The Producer's Licence to be known as Moorooroo Park Vineyards and the Residential Licence to be known as Jacobs Creek Retreat.

The application has been set down for hearing on 7 October $2005 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

Conditions

The following licence conditions are sought:

- Approval under section 33 (1) (b) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation is sought at the following times:

Monday to Saturday: Midnight to 12.30 a.m. the following day;

Sunday: 8 p.m. to 12.30 a.m. the following day.

- Entertainment Consent is sought to be provided during all trading hours.
- The Producer's Licence to be located in Buildings 6 and 7 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: 29 September 2005).

The applicants' address for service is c/o John House, P.O. Box 599, Tanunda, S.A. 5352.

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

Dated 30 August 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 Firstsouth International Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Unit 3, 172 Fourteenth Street, Renmark, S.A. 5341 and to be known as Firstsouth International Pty Ltd.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicant's address for service is c/o Cowell Clarke Solicitors, Level 5, 63 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 30 August 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 A. & A. Hashim Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Unit 3, 172 Fourteenth Street, Renmark, S.A. 5341 and to be known as A. & A. Hashim Pty Ltd.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicant's address for service is c/o Cowell Clarke Solicitors, Level 5, 63 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 30 August 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 Cowey Caulfield Pty Ltd has applied to the Licensing Authority for a variation to the current Extended Trading Authorisation and variation to the current Entertainment Consent in respect of premises situated at 30 Jubilee Place, Port Pirie, S.A. 5540 and known as Central Hotel.

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

Conditions

The following licence conditions are sought:

• To vary the Extended Trading Authorisation from:

Saturday: Midnight to 3.30 a.m. the following day;

To

Saturday: Midnight to 5 a.m. the following day.

- To vary the Entertainment Consent to include the abovementioned hours.
- To vary the Entertainment Consent to include area 5.

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: 29 September 2005).

The applicant's address for service is c/o Pauline Cowey, 30 Jubilee Place, Port Pirie, S.A. 5540.

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 31 August 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 Elasticinc Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with section 34 (1) (c) in respect of premises situated at T88 Harbour Town Shopping Centre, Adelaide Airport, S.A. 5950 and to be known as Billy Baxter's Harbour Town.

The application has been set down for hearing on 7 October 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.

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: 29 September 2005).

The applicant's address for service is c/o Phillip Mauviel, 36 Glen Osmond Road, Parkside, S.A. 5063.

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 31 August 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 Torambre Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence and removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at Lot No. 2, Section 477, Balfour Ogilvy Avenue, Loxton North, S.A. 5333 and to be situated at Lot 2, D31636, Hundred of Gordon Balfour Ogilvy Avenue, Loxton North, S.A. 5333 and known as Torambre Wines.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicant's address for service is c/o Deb Sanders, c/o Post Office, Loxton North, S.A. 5333.

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 31 August 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 Pikes Beer Company Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 3, Polish Hill, River Road, Sevenhill, via Clare, S.A. 5453 and to be known as Pikes Beer Company Pty Ltd.

The application has been set down for hearing on 7 October 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: 29 September 2005).

The applicant's address for service is c/o Andrew Pike, P.O. Box 54, Sevenhill, S.A. 5453.

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

Dated 31 August 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 Big Deal Leisure Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation, variation to Entertainment Consent and Redefinition to Licensed Premises in respect of premises situated at 182 Hindley Street, Adelaide, S.A. 5000 and known as Supermild.

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

Conditions

The following licence conditions are sought:

 Variation to Extended Trading Authorisation to include the following hours:

Good Friday—Midnight to 2 a.m.;

Christmas Day—Midnight to 2 a.m.;

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

Day preceding other Public Holidays—Midnight to 2 a.m. the following day;

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

- Variation to Entertainment Consent is to apply to the abovementioned hours.
- The applicant seeks to redefine the licensed premises to include an outdoor area at the rear of premises as per plans lodged with this office, Extended Trading Authorisation and Entertainment Consent is to apply in this area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 September 2005).

The applicant's address for service is c/o Leigh Brown, 182 Hindley Street, Adelaide, S.A. 5000.

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

Dated 2 September 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 Fishing for Gold Pty Ltd as trustee for the Winston Unit Trust has applied to the Licensing Authority for the transfer of a Hotel Licence, variation to Extended Trading Authorisation, variation to Entertainment Consent and variation to Conditions in respect of premises situated at 192 Pirie Street, Adelaide, S.A. 5000 and known as The Winston Bar.

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

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation:

Good Friday: Midnight to 2 a.m.;

Christmas Day: Midnight to 2 a.m.;

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

New Year's Eve: 2 a.m. the following day to 3 a.m. the following day;

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.

- Variation to Entertainment Consent to apply to the abovementioned hours.
- · Variation to Conditions to delete the following:
 - it shall be a Condition of the Entertainment Consent that there shall be no live bands or discotheque type entertainment. The Entertainment Consent shall not operate between 3 a.m. on Saturday and 3 a.m. on Monday; and
 - the live entertainment shall be in the form of a live band (which term shall include a sole performer) but shall not comprise more than five pieces plus a vocalist, nor shall the entertainment involve a disc jockey nor discotheque/ Rock and Roll style, but shall involve primarily music of the Jazz, Rhythm and Blues, Ballad variety.

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: 29 September 2005).

The applicant's address for service is Clelands Solicitors, Charles Beresford, G.P.O. Box 627, Adelaide, S.A. 5001.

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

Dated 2 September 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 Grace Emily Pty Ltd as trustee of Grace Emily Unit Trust has applied to the Licensing Authority for a variation to Extended Trading Authorisation and variation to Licence Conditions in respect of premises situated at 232 Waymouth Street, Adelaide, S.A. 5000 and known as Grace Emily Hotel.

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

Conditions

The following licence conditions are sought:

• To vary the current Extended Trading Authorisation to include the following hours:

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

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

Good Friday: Midnight to 2 a.m.; Christmas Day: Midnight to 2 a.m.;

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

New Year's Eve: 2 a.m. the following day to 5 a.m. the following day;

Days preceding other Public Holidays: Midnight to 5 a.m. the following day;

Sundays preceding other Public Holidays: 8 p.m. to 5 a.m. the following day.

 To combine the capacities of areas 1, 2 and 3 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 applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 September 2005).

The applicant's address for service is c/o 232 Waymouth 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 2 September 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 Evajade Pty Ltd as trustee for the Holy Grail Theatre Company Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 9 Light Square, Adelaide, S.A. 5000 and known as Night Train 2000 Theatre Restaurant and to be known as Holy Grail Theatre Company incorporating Night Train, Night Train Kids, Viva Entertainment and Holy Grail Cellar Door.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 September 2005).

The applicant's address for service is c/o Kelly & Co., Level 17, Santos House, 91 King William 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 29 August 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 Tanego Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at First Floor, 26 Semaphore Road, Semaphore, S.A. 5019 known as Little Mykonos Restaurant and to be known as Mega Yammie.

The application has been set down for hearing on 10 October 2005 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 30 September 2005).

The applicant's address for service is c/o Goran Tanaskovic, First Floor, 26 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 29 August 2005.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that One Tree Hill Business Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at Blacktop Road, One Tree Hill, S.A. 5114 and known as Blacksmiths Inn.

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

Conditions

The following licence conditions are sought:

· Extended Trading Authorisation:

Monday to Wednesday—Midnight to 1 a.m. the following day;

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

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

 Variation to Entertainment Consent to apply to the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 September 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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 September 2005.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Denma Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 70 Waymouth Street, Adelaide, S.A. 5000 and known as Union Hotel.

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

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation:

Saturday—Midnight to 3 a.m. the following day;

Sunday—8 p.m. to 3 a.m. the following day;

Good Friday—Midnight to 2 a.m.;

Christmas Day-Midnight to 2 a.m.;

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

New Year's Eve—2 a.m. to 3 a.m. the following day.

 Variation to Entertainment Consent to apply to the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 September 2005).

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

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

Dated 2 September 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 areas:

Applicant: Uranium Exploration Australia Pty Ltd

Location: Mount Eba area—Approximately 130 km southeast of Coober Pedy.

Term: 1 year. Area in km²: 876 Ref: 2005/00208

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: Uranium Exploration Australia Pty Ltd

Location: Winjabbie area—Approximately 180 km northwest of Port Augusta.

Term: 1 year Area in km²: 539 Ref: 2005/00214

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

NATIONAL PARKS AND WILDLIFE ACT 1972

Vulkathunha-Gammon Ranges National Park Management Plan—Draft

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been prepared for the Vulkathunha-Gammon Ranges National Park.

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

- 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700.
- Port Augusta Office, 1st Floor, 9 Mackay Street, Port Augusta, S.A. 5700 (P.O. Box 78), telephone 8648 5300.
- http://www.environment.sa.gov.au/parks/management_plans.html

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

Any person may make representations in connection with the draft management plan during the period up to and including Friday, 9 December 2005.

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

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

JOHN HILL, Minister for Environment and Conservation

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby under the Occupational Health, Safety and Welfare Act 1986, authorise the following public service employees to exercise the powers of an Inspector pursuant to the Occupational Health, Safety and Welfare Act 1986:

Ann Marie Boland
Alison Sarah Cupper
Jenny Diener
Nicole Georgette Dyer
Corinne Marion Harvie
Michelle Anne Horning
Theresa Christine Houghton
Mark Stanley Hulme
John Peter Kirkham
Frances Vanessa Lloyd
James McComb
Rachel Simone Ronan
Sagar Saeed
Alexandria Mary Teresa Villacorta
Graham Henderson Warren

Dated 30 August 2005.

MICHAEL WRIGHT, Minister for Industrial Relations

PETROLEUM PRODUCTS REGULATION ACT 1995

Appointments

I, MICHAEL JOHN WRIGHT, Minister for Industrial Relations in and for the State of South Australia, hereby appoint each of the following persons as an Authorised Officer for the purposes of the Petroleum Products Regulation Act 1995, in accordance with my delegated authority under section 49 of the Petroleum Products Regulation Act 1995:

Ann Marie Boland Alison Sarah Cupper Jenny Diener Nicole Georgette Dyer Corinne Marion Harvie

Michelle Anne Horning Theresa Christine Houg Mark Stanley Hulme John Peter Kirkham Frances Vanessa Lloyd	ghton		Christian, Sheree Nadine	Aggravated serious criminal trespass in a place of residence (2); theft (2); using a motor vehicle without the consent of the owner	In gaol
James McComb Rachel Simone Ronan			Cottrell, David Andrew	Supplying a controlled substance (3)	On bail
Sagar Saeed Dominic Taranta Alexandria Mary Teres	a Villacorta		Deblasio, Vincenzo	Aggravated serious criminal trespass in non-residential building; theft	On bail
Graham Henderson Wa			Donnellan, Steven John	Unlawful sexual intercourse	On bail
Dated 30 August 2005. MICHAEL WI	RIGHT, Minister for Industrial	Relations	Erskine, Alison	Producing a controlled substance	On bail
DISTRICT COUR	T OF SOUTH AUSTRALIA		Finlay, Andrew John	Cause grievous bodily harm by act or omission; possess a firearm without a licence;	In gaol
	JSTA CIRCUIT COURT			possess unregistered firearm;	
	riff's Office, Adelaide, 30 Aug	gust 2005	Greaves, Steven	fail to keep firearm secure Aggravated robbery;	On bail
IN pursuance of a precep	ot from the District Court	of South	Sydney	common assault	
Court will sit as a Court of Delivery at the Courthouse	I do hereby give notice that Oyer and Terminer and Gen at Port Augusta on the day	eral Gaol and time	Hamilton, Gregory James	Aggravated serious criminal trespass in a place of residence; common assault (2); theft	On bail
evidence and all jurors sun at the said Court are require	parties bound to prosecute amoned and all others having ed to attend the sittings therec be unless a Judge otherwise	business of and the	Hankey, Brendon Wilston	Aggravated serious criminal trespass in a place of residence	In gaol
follows:	C		Haseldine, Ian John Kalmar, Jozsef	Assault police (2) Possess a firearm without a	On bail On bail
sittings the only business prisoners in gaol and the pa committed for sentence; committed for sentence; the officio informations or of p who have signified their in	005 at 10 a.m. on the first d staken will be the arraign sissing of sentences on prisoner the surrender of prisoners surrender of persons in responsers on bail and committed tentions to plead guilty and the	nment of ors in gaol on bail onse to ex d for trial		licence authorising possession; failing to properly secure a firearm (3); failing to properly store ammunition (3); possessing firearm without a licence authorising possession	
of sentences.	for Wadnesday 7 Cantonshar	2005 and	Kelly, Clarence Thomas	Wounding with intent to do grievous bodily harm	In gaol
	for Wednesday, 7 September and subsequent days of the si		Kerrison, John Harold	Assault occasioning actual bodily harm; rape (2)	In gaol
sittings of the Port Augusta	on bail for sentence and for to Courthouse, commencing on		Kokotis, Matthew	Taking part in the sale of a drug of dependence (4)	On bail
5 September 2005 Andrew, Steven Clive	Rape	On bail	Lennon, Clifton John	Aggravated serious criminal trespass (non-residential);	In gaol
Baines, Andrew Robert	Unlawful sexual intercourse	On bail	Mason, Rhiannon	theft (2) Arson	On bail
	Threatening life; assault occasioning actual bodily harm; threatening a witness in judicial proceedings	On bail	Dann Mattner, Stuart Courtney	Aggravated serious criminal trespass in a place of residence; theft; common	On bail
Anthony	Wounding with intent to do grievous bodily harm Aggravated serious criminal trespass—residence	In gaol On bail	McLoughney, Kate Margaret	assault Aggravated serious criminal trespass in a place of residence; assault	On bail

Baines, Andrew	Unlawful sexual intercourse	On bail	M D1:	thert (2)	0 1 1
Robert			Mason, Rhiannon	Arson	On bail
Biddell, Jarrad Clayton	Threatening life; assault occasioning actual bodily harm; threatening a witness in judicial proceedings	On bail	Dann Mattner, Stuart Courtney	Aggravated serious criminal trespass in a place of residence; theft; common	On bail
Bloemen, Paul	Wounding with intent to do	In gaol	Mal aughnay Vata	assault Aggravated serious criminal	On bail
Anthony Brady, Yvonne Jane	grievous bodily harm Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily	On bail	McLoughney, Kate Margaret	residence; assault occasioning actual bodily harm (2)	On ban
	harm		Strugnell, Rebecca	Aggravated serious criminal	On bail
Oldfield, Aaron Martin	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily	On bail	Leigh	trespass in a place of residence; assault occasioning actual bodily harm (2)	
	harm		Faulkner, Zachary	Aggravated serious criminal	On bail
Brady, Martin Rodney	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily	On bail	Wade	trespass in a place of residence; assault occasioning actual bodily harm (2)	
	harm		Modra, Troy Stefan	Wounding with intent to do	In gaol
Brady, Anthony John	Aggravated serious criminal trespass—residence occupied; assault occasioning actual bodily	On bail		grievous bodily harm; endangering life; discharge firearm without reasonable cause	
Buczko, Luke C	harm Threatening life Unlawful sexual intercourse	On bail	Monkedieck, Hubert	Indecent assault (2); unlawful sexual intercourse; rape	On bail
Chamberlain, Leigh Derrence	(7); indecent assault (2) Aggravated serious criminal trespass (non-residential); theft; illegal use of a motor vehicle	In gaol On bail	Moore, Matthew Phillip	Rape; endangering life; threatening life; indecent assault	On bail

Mutton,	Hugh John	Unlawful sexual intercourse with a person under 12	On bail
Nelson, Freder	Maitland rick	Criminal trespass in a place of residence; false imprisonment; rape; attempted rape; common	In gaol
Nixon, I	David James	assault; using a motor vehicle without consent Causing bodily harm by dangerous driving (2); failing to stop and render	On bail
North, R	obert John	assistance Possessing a controlled substance for sale; manufacturing a controlled substance; taking part in the	On bail
North, S	amantha Jayne	manufacture of a controlled substance Possessing a controlled substance for sale; manufacturing a controlled substance; taking part in the manufacture of a controlled	On bail
Peel, Ar	nold John	substance Threatening life; fail to comply with restraining or	In gaol
Pym, Ho	oward Ross	foreign restraining order Indecent assault (2); unlawful sexual intercourse	In gaol
Raymon Sam, Re	d, Randal x	with a person under 12 (2) Rape Wounding with intent to do grievous bodily harm; assault occasioning actual	On bail In gaol
Sherlock	x, Sandra	bodily harm Selling cannabis to a child	On bail
Warner, Aurtho	Gregory	(3); selling cannabis (5) Selling cannabis to a child (3); selling cannabis (5)	On bail
	teven James	Rape; unlawful sexual intercourse (7)	On bail
Taylor, I Tennant, Antho		Fraudulent conversion (23) Aggravated serious criminal trespass in a place of residence; attempting to dissuade a witness; common assault	On bail On bail
White, E Wilton, I Clarer	David Gregory Raymond	Attempted rape Unlawful sexual intercourse with a person under 12	On bail On bail
	ld-Hill, Paul	Indecent assault; unlawful sexual intercourse (3); unlawful sexual intercourse	On bail
Zimmeri Elliott	mann, Shane	with a person under 12 (3) Damaging property (2); assault occasioning actual bodily harm; resisting a police officer; assaulting a police officer; threatening to cause harm (2)	On bail

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

By Order of the Court,

M. A. STOKES, Sheriff

RADIATION PROTECTION AND CONTROL ACT 1982 Section 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Keith Baldry, Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

- 1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Monika Goodwin Trogdon while engaged in the capacity of Nurse Practitioner at an Emergency Department.
- 2. The direction referred to in condition 1 must comply with the following requirements:
 - (a) it must be in writing;
 - (b) it must contain details of the examination or treatment being undertaken;
 - (c) it must contain the clinical indications for the examination or treatment:
 - (d) it must contain a statement by Monika Goodwin Trogdon making the direction that the person is presenting with the following:
 - · suspected cervical spine injury;
 - extremity injuries;
 - · pelvic injuries;
 - · abdominal pathology;
 - · chest pathology.
 - (e) it must contain a statement by Monika Goodwin Trogdon that she has due authority to give the direction;
 - (f) it must be signed by Monika Goodwin Trogdon; and
 - (g) it must be signed by the radiographer who is performing the examination or treatment.
- 3. Monika Goodwin Trogdon must, when directed to do so by the Radiation Protection Division, provide the Radiation Protection Division with a written report on diagnostic radiography authorised by her during a period specified by the Radiation Protection Division. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.
- 4. The exemption shall take effect commencing on the date of publication of this Notice in the $Government\ Gazette$.

Dated 16 August 2005.

K. BALDRY, Delegate of the Minister for Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Keith Baldry, Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

- 1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Cheryl Mignon Kimber while engaged in the capacity of Nurse Practitioner in an Orthopaedic Surgical Unit.
- 2. The direction referred to in condition 1 must comply with the following requirements:
 - (a) it must be in writing;
 - (b) it must contain details of the examination or treatment being undertaken;
 - (c) it must contain the clinical indications for the examination or treatment;
 - (d) it must contain a statement by Cheryl Mignon Kimber making the direction that the person is presenting with the following:
 - suspected cervical spine injury;
 - extremity injuries;
 - · pelvic injuries;
 - abdominal pathology;
 - · chest pathology.
 - (e) it must contain a statement by Cheryl Mignon Kimber that she has due authority to give the direction;
 - (f) it must be signed by Cheryl Mignon Kimber; and
 - (g) it must be signed by the radiographer who is performing the examination or treatment.
- 3. Cheryl Mignon Kimber must, when directed to do so by the Radiation Protection Division, provide the Radiation Protection Division with a written report on diagnostic radiography authorised by her during a period specified by the Radiation Protection Division. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.
- 4. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 17 August 2005.

K. BALDRY, Delegate of the Minister for Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Keith Baldry, Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

1. This exemption only applies where the person who is to be exposed to ionizing radiation has been classified by the Registered Nurse referred to in condition 2 as triage category 3, 4 or 5 presenting with isolated extremity injuries.

- 2. Before the exposure takes place, the exposure must be directed by a Registered Nurse who works in the Emergency Department of the Women's and Children's Hospital and has been approved for this purpose by the person holding, or acting in, the position of Director, Paediatric Emergency Department following training for this purpose.
- 3. The direction referred to in condition 2 must comply with the following requirements:
 - (a) it must be in writing;
 - (b) it must contain details of the examination or treatment being undertaken;
 - (c) it must contain the clinical indications for the examination or treatment;
 - (d) it must contain a statement by the Registered Nurse making the direction that the person is classified as triage category 3, 4 or 5 presenting with isolated extremity injuries;
 - (e) it must contain a statement by the Registered Nurse making the direction that he or she has due authority to give the direction;
 - (f) it must be signed by the Registered Nurse making the direction;
 - (g) it must be signed by the radiographer who is performing the examination.
- 4. The Director of each Emergency Department must, when directed to do so by the Radiation Protection Division, provide the Radiation Protection Division with a written report on diagnostic radiography authorised by the registered nurses during a period specified by the Radiation Protection Division. The report must contain statistics of diagnostic radiography authorised by the registered nurses and details of any radiation safety issues associated with the examinations during the specified period.
- 5. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette* until 29 September 2006.

Dated 16 August 2005.

K. BALDRY, Delegate of the Minister for Environment and Conservation

RECREATIONAL SERVICES (LIMITATION OF LIABILITY) ACT 2002

Registration of a Safety Code

NOTICE is hereby given, pursuant to section 4 (5) (a) of the Recreational Services (Limitation of Liability) Act 2002, that I have registered the Miniature Pony Safety Code of Practice, submitted by the Australian Miniature Pony Society Incorporated. The Miniature Pony Safety Code of Practice has been entered onto the website of the Office of Consumer and Business Affairs at www.ocba.sa.gov.au. The Miniature Pony Safety Code of Practice will be laid before both Houses of Parliament on the next sitting day.

Dated 5 September 2005.

K. MAYWALD, Minister for Consumer Affairs

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure— Prosperity Way, Athelstone

BY Road Process Order made on 2 May 2004, The Corporation of the City of Campbelltown ordered that:

- 1. A triangularly-shaped portion of Prosperity Way adjoining allotment 15 in Deposited Plan 17544 more particularly lettered 'A' in Preliminary Plan No. 02/0081 be closed.
- 2. The whole of the land subject to closure be transferred to Richard De Chellis in accordance with agreement for transfer dated 10 December 2002 entered into between The Corporation of the City of Campbelltown and R. De Chellis.

On 9 December 2004 that order was confirmed by the Minister for Administrative Services conditionally upon the deposit by the Registrar-General of Deposited Plan 65213 being the authority for the new boundaries.

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

Dated 8 September 2005.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure-

Walkway—Corton Street/Winterbourne Road, Elizabeth Vale

BY Road Process Order made on 22 February 2005, the City of Playford ordered that:

- 1. The whole of the walkway (allotment 1269 in Deposited Plan 7017) between Corton Street and Winterbourne Road more particularly lettered 'A' in Preliminary Plan No. 03/0084 be closed.
- 2. The whole of the land subject to closure be transferred to Kym Nigel Waters in accordance with agreement for transfer dated 19 January 2004 entered into between the City of Playford and K. N. Waters.
- 3. The following easements are granted over portion of the land subject to that closure:

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

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

On 1 September 2005 that order was confirmed by the Minister for Administrative Services conditionally upon the deposit by the Registrar-General of Deposited Plan 67176 being the authority for the new boundaries.

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

Dated 8 September 2005.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure— Cameron Avenue, Kingston Park

BY Road Process Order made on 31 March 2005, the City of Holdfast Bay ordered that:

- 1. Portion of Cameron Avenue adjoining Bandon Terrace and allotment 86 in Filed Plan 146520, more particularly delineated and lettered 'A' in Preliminary Plan No. 04/0103 be closed.
- 2. The whole of the land subject to closure be transferred to Todd Malcolm Norman and Regina Margaret Clough in accordance with agreement for transfer dated 22 December 2004 entered into between the City of Holdfast Bay and T. M. Norman and R. M. Clough.

On 14 July 2005 that order was confirmed by the Minister for Administrative Services conditionally upon the deposit by the Registrar-General of Deposited Plan 68244 being the authority for the new boundaries.

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

Dated 8 September 2005

P. M. KENTISH, Surveyor-General

South Australia

Law Reform (Contributory Negligence and Apportionment of Liability) (Proportionate Liability) Amendment Act (Commencement) Proclamation 2005

1—Short title

This proclamation may be cited as the *Law Reform (Contributory Negligence and Apportionment of Liability) (Proportionate Liability) Amendment Act (Commencement) Proclamation 2005.*

2—Commencement of Act

The Law Reform (Contributory Negligence and Apportionment of Liability) (Proportionate Liability) Amendment Act 2005 (No 32 of 2005) will come into operation on 1 October 2005.

Made by the Governor

with the advice and consent of the Executive Council on 8 September 2005 AGO0144/04CS Temp 2

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	27.25	Mortgages: Caveat Lodgment	18.60
Companies:		Discharge of	
Alteration to Constitution	36.50	Foreclosures	
Capital, Increase or Decrease of		Transfer of	. 18.60
Ceasing to Carry on Business		Sublet	9.35
Declaration of Dividend		I A 1:	0.25
Incorporation		Leases—Application for Transfer (2 insertions) each	9.35
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	27.25
First Name		Licensing	54.50
Each Subsequent Name		Municipal or District Councils	
Meeting Final	30.50	Municipal or District Councils:	512.00
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 Default in Payment of Rates:	. 304.00
Meeting')	26.50	First Name	72.50
First Name	36.50 9.35	Each Subsequent Name	
Each Subsequent Name	9.33	Each Subsequent Name	
Call	46.00	Noxious Trade	27.25
Change of Name		Partnership, Dissolution of	27.25
Creditors	36.50	Petitions (small)	
Creditors Compromise of Arrangement	36.50		. 10.00
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator	16.00	General)	18.60
be appointed')	46.00	Register of Unclaimed Moneys—First Name	. 27.25
Release of Liquidator—Application—Large Ad	72.50	Each Subsequent Name	
—Release Granted		-	. ,
Receiver and Manager Appointed		Registers of Members—Three pages and over:	222.00
Receiver and Manager Ceasing to Act	36.50 34.50	Rate per page (in 8pt)	. 233.00
Restored Name Petition to Supreme Court for Winding Up	64.00	Rate per page (in 6pt)	. 308.00
Summons in Action		Sale of Land by Public Auction	. 46.50
Order of Supreme Court for Winding Up Action	36.50	-	
Register of Interests—Section 84 (1) Exempt		Advertisements	
Removal of Office		1/4 page advertisement	
Proof of Debts		½ page advertisement	
Sales of Shares and Forfeiture		Full page advertisement	
Estates:	50.50	Advertisements, other than those listed are charged at \$	2.60 per
Assigned	27.25	column line, tabular one-third extra.	
Deceased Persons—Notice to Creditors, etc	46.00	Notices by Colleges, Universities, Corporations and	District
Each Subsequent Name	9.35	Councils to be charged at \$2.60 per line.	
Deceased Persons—Closed Estates	27.25	Where the notice inserted varies significantly in leng	th from
Each Subsequent Estate	1.20	that which is usually published a charge of \$2.60 per colu	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2005

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.20	1.00	497-512	31.00	30.00
17-32	3.00	1.85	513-528	32.00	30.75
33-48	3.90	2.80	529-544	33.00	32.00
49-64	4.90	3.75	545-560	34.00	33.00
65-80	5.75	4.75	561-576	34.75	34.00
81-96	6.70	5.55	577-592	35.75	34.50
97-112	7.60	6.50	593-608	36.75	35.50
113-128	8.55	7.45	609-624	37.50	36.50
129-144	9.60	8.50	625-640	38.50	37.00
145-160	10.50	9.35	641-656	39.50	38.50
161-176	11.50	10.30	657-672	40.00	39.00
177-192	12.40	11.30	673-688	41.75	40.00
193-208	13.40	12.30	689-704	42.50	41.00
209-224	14.20	13.10	705-720	43.00	42.00
225-240	15.10	14.00	721-736	44.75	43.00
241-257	16.20	14.70	737-752	45.25	44.00
258-272	17.10	15.70	753-768	46.25	44.50
273-288	18.00	16.90	769-784	46.75	46.00
289-304	18.80	17.70	785-800	47.75	47.00
305-320	19.90	18.70	801-816	48.50	47.50
321-336	20.70	19.60	817-832	49.75	48.50
337-352	21.80	20.60	833-848	50.75	49.50
353-368	22.60	21.60	849-864	51.50	50.00
369-384	23.60	22.50	865-880	52.50	51.50
385-400	24.50	23.40	881-896	53.00	52.00
401-416	25.50	24.20	897-912	54.50	53.00
417-432	26.50	25.25	913-928	55.00	54.50
433-448	27.50	26.25	929-944	56.00	55.00
449-464	28.25	27.00	945-960	57.00	55.50
465-480	28.75	28.00	961-976	58.25	56.50
481-496	30.00	28.75	977-992	59.25	57.00
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South Australia

Road Traffic (Mass and Loading Requirements) Variation Regulations 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Mass and Loading Requirements) Regulations 1999

4 Variation of Schedule 1—Mass and Loading Requirements for Heavy Vehicles

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Mass and Loading Requirements) Variation Regulations 2005.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Mass and Loading Requirements) Regulations 1999

4—Variation of Schedule 1—Mass and Loading Requirements for Heavy Vehicles

(1) Schedule 1, clause 2(6)(ba)—delete "an ultra" and substitute:

a

(2) Schedule 1, clause 2(7), definition of *ultra low floor bus*—delete the definition and substitute:

low floor bus means a bus, designed to assist the entry, exit and movement of passengers—

- (a) that has no internal step at an entrance or exit or otherwise in the passenger walkway areas of the bus; or
- (b) that, due to the area of the floor of the bus that is not more than 550 mm above the ground, is not required to comply with ADR 59.
- (3) Schedule 1, Table 1, items under the heading "Single axles and single axle groups", item relating to "Single axle or single axle group fitted with dual tyres", (ba)—delete "an ultra" and substitute:

a

Note—

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

Made by the Governor

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

No 194 of 2005

CTSA2002/13469

South Australia

Road Traffic (Miscellaneous) Variation Regulations 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of regulation 25—Modification of motor vehicles
- 5 Variation of regulation 26—Wheels and tyres

Part 1—Preliminary

1—Short title

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

2—Commencement

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

3—Variation provisions

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

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

4—Variation of regulation 25—Modification of motor vehicles

- (1) Regulation 25(3)(a)—after "displacement volume" insert:
 - , or of greater power or torque output,
- (2) Regulation 25(3)(b)—after "displacement volume" insert:
 - , or of greater power or torque output,
- (3) Regulation 25(3)(g)—delete paragraph (g) and substitute:
 - (g) modifications to axles or suspension (including axle housings or supporting structures but not including springs, dampers, bushes or ball joints) that reduce the available suspension travel from static conditions to full bump position by more than one-third of that provided by the vehicle manufacturer;

- (4) Regulation 25(4)(a)—delete "or of greater power and torque outputs" and substitute:
 - , or of greater power or torque output,
- (5) Regulation 25(4)(d)—delete "spaces" and substitute:

spacers

5—Variation of regulation 26—Wheels and tyres

- (1) Regulation 26(5)—after "ADR 24" insert:
 - or the tyre and rim selection requirements of ADR 42
- (2) Regulation 26—after subregulation (5) insert:
 - (6) Despite the requirements of any other regulation or rule under the Act (including subregulation (5)), a motor vehicle with a GVM of 4.5 tonnes or less that has 3 or more wheels may be fitted with a wheel or tyre that does not comply with those requirements if—
 - (a) the wheel or tyre is being used in an emergency as part of a temporary replacement wheel and tyre combination that complies with the requirements of this subregulation; and
 - (b) the wheel and tyre combination is recommended by the vehicle manufacturer as suitable for use on the vehicle; and
 - (c) any conditions specified by the vehicle manufacturer in relation to the use of the wheel and tyre combination are complied with; and
 - (d) the vehicle is not driven at a speed exceeding 80 kilometres per hour; and
 - (e) only one temporary replacement wheel and tyre combination is fitted to the vehicle at any one time.

Note-

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

Made by the Governor

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

No 195 of 2005

CTSA2002/13469

South Australia

Road Traffic (Vehicle Standards) Variation Rules 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Vehicle Standards) Rules 1999

4 Substitution of rule 119

119 Rear marking plates

119A Fitting of rear marking plates

5 Substitution of Part 11

Part 11—Alternative fuel systems for vehicle engines

Gaseous fuel powered vehicles

6 Variation of dictionary

Part 1—Preliminary

1—Short title

These rules may be cited as the Road Traffic (Vehicle Standards) Variation Rules 2005.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Vehicle Standards) Rules 1999

4—Substitution of rule 119

Rule 119—delete the rule and substitute:

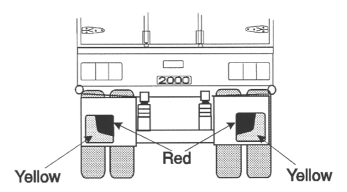
119—Rear marking plates

(1) In this rule:

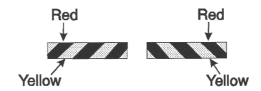
rear marking plates means rear marking plates:

(a) that comply with third edition ADR 45 and are fitted in accordance with rule 119A; or

- (b) that comply with, and are fitted in accordance with, Australian Standard AS 4001-1992 Motor Vehicle—Rear Marker Plates.
- (2) Rear marking plates must be fitted to:
 - (a) a motor vehicle with a GVM over 12 tonnes, except a bus fitted with hand grips or similar equipment for standing passengers to hold; and
 - (b) a trailer with a GTM over 10 tonnes.
- (3) Subrule (2) applies to a vehicle even if it was built before the date stated in third edition ADR 45.
- (4) Rear marking plates may be fitted to a motor vehicle with a GVM not over 12 tonnes or a trailer with a GTM not over 10 tonnes.



An example of rear marking plates

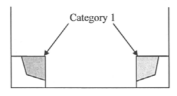


An alternative pattern for rear marking plates

119A—Fitting of rear marking plates

- (1) In this rule, a reference to a rear marking plate of a specified category means a plate identified in third edition ADR 45 as a plate of that category.
- (2) For the purposes of paragraph (a) of the definition of *rear marking plates* in rule 119(1), rear marking plates must be fitted to a vehicle in the manner specified in this rule.
- (3) Rear marking plates must be fitted in accordance with one of the following arrangements:
 - (a) 2 category 1 plates arranged in accordance with the diagram below ("Arrangement A"); or
 - (b) if it is not possible to fit 2 category 1 plates in accordance with Arrangement A:
 - (i) 1 category 2 plate arranged in accordance with the diagram below ("Arrangement B"); or

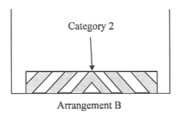
- (ii) 1 category 2a plate and 1 category 2b plate arranged horizontally in accordance with the diagram below ("Arrangement C"); or
- (iii) 1 category 2a plate and 1 category 2b plate arranged vertically in accordance with the diagram below ("Arrangement D").

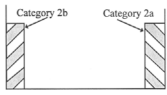


Category 2a Category 2b

Arrangement C

Arrangement A





Arrangement D

- (4) A rear marking plate must be fitted to the rear of the vehicle as follows:
 - (a) a plate must face rearwards with its main face within 20° of a vertical plane that is at 90° to the vertical plane through the longitudinal axis of the vehicle;
 - (b) the outer edge of a plate:
 - (i) must be within 150 millimetres of the nearest extreme outer face of the vehicle or, if that is not practicable, as near as possible to (and no more than 500 millimetres from) the nearest extreme outer face; and
 - (ii) must not protrude beyond that nearest extreme outer face of the vehicle;
 - (c) the lower edge of a plate must be:
 - (i) horizontal; and
 - (ii) not less than 400 millimetres and not more than 1 500 millimetres (or, if that is not possible, 2 metres) above the ground,

and if there is more than 1 plate, each plate must be at the same height;

- (d) the whole of a plate must be visible:
 - (i) in the horizontal plane—from any angle greater than an angle of 30° to the face of the plate; and
 - (ii) in the vertical plane—from any angle 15° or less above or below the horizontal,

unless it is not possible to comply with subparagraphs (i) and (ii), in which case the whole of the plate must be visible from a point 100 metres from the rear of the vehicle and 1 500 millimetres above the ground.

- (5) Where rear marking plates are fitted to a vehicle that has a skeleton structure, the plates may be fitted:
 - (a) on fabricated supports (provided that the supports are well clear of any load carried by the vehicle); or
 - (b) to moveable panels that can be swung aside for loading; or
 - (c) in the case of a vehicle with tip-up loading ramps, to the undersides of the ramps.
- (6) Where, in order to comply with this rule, it is necessary to fit a rear marking plate across the edges of moveable or opening panels on a vehicle:
 - (a) the plate may be cut into two parts and fitted to adjacent panels (provided that any gap between the two parts does not exceed 25 millimetres); and
 - (b) part of the plate (not exceeding 10 millimetres in width) may be removed along the line of the cut in order to maintain the overall dimensions of the plate when fitted.
- (7) A rear marking plate must not have a light fitted within the boundaries of the plate.

5—Substitution of Part 11

Part 11—delete the Part and substitute:

Part 11—Alternative fuel systems for vehicle engines

Note—

This Part sets out requirements to ensure that alternative fuel systems are safely installed in motor vehicles.

Australian Design Rules for exhaust and evaporative emissions requirements are applicable to certain classes of vehicles fitted with LPG or CNG fuel systems.

154—Gaseous fuel powered vehicles

(1) In this rule:

CNG means compressed natural gas;

LPG means liquefied petroleum gas.

- (2) A motor vehicle equipped to run on LPG must comply with the requirements for the use of LPG in vehicles in:
 - (a) Australian/New Zealand Standard AS/NZS 1425 as in force from time to time; or
 - (b) if an earlier version of the standard was current when the vehicle was first equipped to run on LPG—that version.

- (3) If a motor vehicle equipped to run on LPG is not required under subrule (2) to have a label affixed to the front and rear number plates of the vehicle, the vehicle must have fixed conspicuously to the front and rear number plates a label that is:
 - (a) made of durable material; and
 - (b) at least 25 millimetres wide and 25 millimetres high; and
 - (c) reflective red conforming to Australian Standard AS 1742-1975 Manual of Uniform Traffic Control Devices, Appendix C, Class 2; and
 - (d) marked "LPGAS" or "LPG", or with words or acronyms to similar effect, in capital letters at least 6 millimetres high.
- (4) A motor vehicle equipped to run on CNG must comply with the requirements for the use of CNG in vehicles in:
 - (a) Australian/New Zealand Standard AS/NZS 2739 as in force from time to time; or
 - (b) if an earlier version of the standard was current when the vehicle was first equipped to run on CNG—that version.
- (5) For the purposes of this rule:
 - (a) a version of Australian Standard AS 1425 will be taken to be an earlier version of Australian/New Zealand Standard AS/NZS 1425; and
 - (b) a version of Australian Standard AS 2739 will be taken to be an earlier version of Australian/New Zealand Standard AS/NZS 2739

6—Variation of dictionary

(1) Dictionary, definition of *Australian Standard*—delete the definition and substitute:

Australian Standard or Australian/New Zealand Standard means a standard published by or under the authority of Standards Australia (alone or jointly with others).

(2) Dictionary, definition of *Standards Association of Australia*—delete the definition and substitute:

Standards Australia means:

- (a) Standards Association of Australia; or
- (b) Standards Australia International Limited; or
- (c) Standards Australia Limited (ACN 087 326 690).

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 rules come into operation as set out in these rules.

Made by the Governor

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

No 196 of 2005

CTSA2002/13469

South Australia

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

- 4 Variation of regulation 15—Vehicles permitted to stop on paths, dividing strips and nature strips
- 5 Substitution of regulations 32 and 33
 - 32 Exemptions for operators of traffic speed analysers or photographic detection devices

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2005.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999

4—Variation of regulation 15—Vehicles permitted to stop on paths, dividing strips and nature strips

Regulation 15(1)(a)—delete paragraph (a)

5—Substitution of regulations 32 and 33

Regulations 32 and 33—delete the regulations and substitute:

32—Exemptions for operators of traffic speed analysers or photographic detection devices

- A person engaged in the setting up, preparation, operation, testing, maintenance or relocation of a traffic speed analyser or photographic detection device for or on behalf of the South Australian Police Department—
 - (a) is, for the purposes of rule 288 (Driving on a path), permitted to drive on a path; and
 - (b) is, for the purposes of rule 289(1) (Driving on a nature strip), permitted to drive on a nature strip; and
 - (c) is, for the purposes of rule 307(2) (Stopping and parking exemption for police and emergency vehicles and authorised persons) and the definition of *authorised person* in the dictionary at the end of the Rules, an authorised person for rule 307(2).
- (2) In this regulation—

photographic detection device and *traffic speed analyser* have the same meaning as in 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

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

No 197 of 2005

CTSA 2002/13469

South Australia

Road Traffic (Oversize or Overmass Vehicle Exemptions) Variation Regulations 2005

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999

4 Variation of Schedule—Standard Form Conditions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Variation Regulations 2005.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999

4—Variation of Schedule—Standard Form Conditions

(1) Schedule, clause 22(c)—delete "Mass in tonnes = 3L + 15G" and substitute:

Mass in tonnes = 3L + 15 + G

(2) Schedule, clause 24(1)—delete "Rear marker plates complying with ADR 13/00" and substitute:

Rear marking plates complying with rule 119 of the vehicle standards

(3) Schedule, clause 69, definition of *Australian Standard*—delete "approved for publication on behalf of the Council of the Standards Association of Australia" and substitute:

published by or under the authority of Standards Australia (alone or jointly with others)

(4) Schedule, clause 69—after definition of *special purpose vehicle* insert:

Standards Australia means:

- (a) Standards Association of Australia; or
- (b) Standards Australia International Limited; or
- (c) Standards Australia Limited (ACN 087 326 690);

Note—

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

Made by the Governor

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

No 198 of 2005

CTSA2002/13469

South Australia

Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005

under the Natural Resources Management Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Declaration of prescribed watercourses
- 5 Declaration of surface water prescribed area
- 6 Establishment and prescribed periods
- 7 Operation of section 124(4)

1—Short title

These regulations may be cited as the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area)*Regulations 2005.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Natural Resources Management Act 2004;

Eastern Mount Lofty Ranges Water Resources Area means the area bounded by the bold red line in GRO Plan No 422/2003.

4—Declaration of prescribed watercourses

All watercourses in the Eastern Mount Lofty Ranges Water Resources Area are declared to be prescribed watercourses.

5—Declaration of surface water prescribed area

The Eastern Mount Lofty Ranges Water Resources Area is declared to be a surface water prescribed area.

6—Establishment and prescribed periods

(1) The establishment period in relation to the prescribed watercourses declared by regulation 4 and the surface water prescribed area declared by regulation 5 commenced on 1 July 2000 and ended at the commencement of the prescribed period (16 October 2003).

(2) The prescribed period in relation to the prescribed watercourses declared by regulation 4 and the surface water prescribed area declared by regulation 5 commenced on 16 October 2003 and will end on 1 October 2008.

7—Operation of section 124(4)

The operation of section 124(4) of the Act is not excluded in relation to the prescribed watercourses declared by regulation 4 or the surface water prescribed area declared by regulation 5.

Note—

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

Made by the Governor

on the recommendation of the Minister for Environment and Conservation and with the advice and consent of the Executive Council on 8 September 2005

No 199 of 2005

EC05/0021CS

South Australia

Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005

under the Natural Resources Management Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Declaration of prescribed wells
- 5 Establishment and prescribed periods
- 6 Operation of section 124(4)

1—Short title

These regulations may be cited as the *Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations* 2005.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the Natural Resources Management Act 2004;

Eastern Mount Lofty Ranges Prescribed Wells Area means the area bounded by the bold red line in GRO Plan No 423/2003.

4—Declaration of prescribed wells

Wells situated in the Eastern Mount Lofty Ranges Prescribed Wells Area and wells drilled in that Area after the commencement of these regulations are declared to be prescribed wells.

5—Establishment and prescribed periods

- (1) The establishment period in relation to the prescribed wells declared by regulation 4 commenced on 1 July 2000 and ended at the commencement of the prescribed period (16 October 2003).
- (2) The prescribed period in relation to the prescribed wells declared by regulation 4 commenced on 16 October 2003 and will end on 1 October 2008.

6—Operation of section 124(4)

The operation of section 124(4) of the Act is not excluded in relation to the prescribed wells declared by regulation 4.

Note—

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

Made by the Governor

on the recommendation of the Minister for Environment and Conservation and with the advice and consent of the Executive Council on 8 September 2005

No 200 of 2005

EC05/0021CS

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CITY OF PLAYFORD

Restriction of Access

NOTICE is hereby given that Council at its meeting held on 28 June 2005 recommended pursuant to section 359 (1) of the Local Government Act 1934, as amended, that access to the portion of Smith Road between Bentley Road and Adams Road and Adams Road between Smith Road, Blakeview and entrance to the landfill site be excluded to all vehicles except those vehicles associated with Northern Adelaide Waste Management Authority.

T. JACKSON, Chief Executive Officer

CITY OF PORT AUGUSTA

Appointment of Authorised Officers

NOTICE is hereby given that at its meeting held on 22 August 2005, the City of Port Augusta appointed the following officers as an authorised officer pursuant to the Local Government Act 1999 within the following area:

Wayne Aaron Hart Rieck John Shine Cristy Seymour

Dated 31 August 2005.

J. G. STEPHENS, City Manager

CITY OF WEST TORRENS

DEVELOPMENT ACT 1993

West Torrens (City) Development Plan—General Plan Amendment Report (PAR)—Draft for Public Consultation

NOTICE is hereby given that the City of West Torrens has prepared a draft Plan Amendment Report to amend the West Torrens (City) Development Plan as it affects a range of policies and sites throughout the City.

The draft General PAR seeks to undertake a number of amendments relating to (but not necessarily limited to) the following matters and sites:

Policy Amendments

- · Rationalise Recreation policies.
- Rationalise Industry zones and policies.
- Update access and car parking standards.
- Update non-complying development lists.
- Update public notification categories.
- Update Aircraft Noise Affected Area map.
- · Remove redundant demolition control policy.
- Update Complying Development Standards Table.
- Amend text associated with non-complying principle within the Commercial (Arterial Roads) Zone.
- · Update window sill heights for second level rooms.
- Incorporate a 1 m building setback from rear lanes.
- Update policy relating to Complying Developments adjacent to the River Torrens.

Zone Boundary Amendments

Amending Development Plan Zone boundaries in the following localities:

- Bagot Avenue and Norma Street, Mile End.
- East, Shipster, Huntriss, Wainhouse, Northcote and Danby Streets, Torrensville.
- Maria Street, Thebarton.
- George Street, Thebarton.
- Rowells Road and Azalea Drive, Lockleys.
- Oscar and Lewis Streets, Lipsett Terrace and Airport Road, Brooklyn Park.
- Morphettville Jockey Club: Anzac Highway and Camden Park.

- Anzac Highway (former Sizzler Site), Camden Park.
- · Local Commercial Zones (Hilton and Richmond).
- Marion Road and Talbot Avenue, North Plympton.
- Lydia Street, Plympton adjoining the Neighbourhood Centre Zone.
- Williams Avenue, Plympton adjoining the Neighbourhood Centre Zone.
- South-west corner of the intersection at Tapleys Hill Road and Henley Beach Road, Fulham.

The draft PAR, including the Statement of Investigations, will be available for public inspection during normal office hours at the Civic Centre, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton from Thursday, 8 September 2005 to Tuesday, 8 November 2005. The draft PAR will also be available for inspection at the City of West Torrens Library, Brooker Terrace, Hilton and the Thebarton Branch Library, 166 South Road, Torrensville. The draft PAR can also be viewed on Council's website: www.wtcc.sa.gov.au. A copy of the draft PAR can be purchased from the Civic Centre for \$17.50.

Written submissions regarding the draft PAR will be accepted by the City of West Torrens until 5 p.m. on Tuesday, 8 November 2005. Written submissions should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be entitled 'General PAR—Submission' and be addressed to the Chief Executive Officer, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton, S.A. 5033.

Copies of all submissions received will be available for inspection by interested persons at the City of West Torrens Civic Centre from Wednesday, 9 November 2005 until the date of the public hearing.

A public hearing will be held on Tuesday, 22 November 2005 at 7.30 p.m. at the City of West Torrens Civic Centre. The public hearing may not be held if no submissions are received or if no submission indicates an interest in speaking at the public hearing. Dated 8 September 2005.

T. M. STARR, Chief Executive Officer

THE BAROSSA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening, Menge Road, Bethany

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to open as new road portion of allotment 877 in Filed Plan 172328 (B. D. & H. J. Phillips) shown as '1' on Preliminary Plan No. 05/0037 forming a re-alignment of the Menge-Bethany Roads junction.

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

Any objections must be made in writing within 28 days from 8 September 2005, to the Council, P.O. Box 295, Angaston, S.A. 5353 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

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

J. JONES, Chief Executive Officer

THE BERRI BARMERA COUNCIL

Appointment

NOTICE is hereby given that pursuant to section 102 (b) of the Local Government Act 1999, at a meeting of Council held on 23 August 2005, Christopher Ronald Howell was appointed Acting Chief Executive Officer for the period 3 October 2005 to 14 October 2005 inclusive, due to the taking of Annual Leave by the Chief Executive Officer.

S. RUFUS, Chief Executive Officer

ROXBY DOWNS COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Municipal Council of Roxby Downs, for the financial year ending 30 June 2006, and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and the Roxby Downs (Indenture Ratification) Act 1982, adopted the following resolutions:

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
- (2) Pursuant to section 167 (2) (a) of the Local Government 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, totalling \$292 395 660.

Fixed Charge

2. A fixed charge of \$225 is imposed in respect of each separate piece of rateable land in the Council area.

Declaration of Differential General Rates

- 3. Differential General Rates are declared in accordance with the use of the land in accordance with the differentiating factors specified at Regulation 10 of the Local Government (General) Regulations 1999, as follows:
 - 3.1 Residential Land—a differential rate of 0.3900 cents in the dollar on the capital value of such land.
 - 3.2 Commercial—Shops, Commercial—Office, Commercial—Other—a differential rate of 0.8750 cents in the dollar on the capital value of such land.
 - 3.3 Industrial—Light, Industrial—Other, Primary Production and Other-a differential rate of 0.7500 cents in the dollar on the capital value of such land.
 - Vacant Land—a differential rate of 0.6550 cents in the dollar on the capital value of such land.

Service Charges

4. A service charge of \$130 is imposed upon each separate piece of rateable land to which the Council makes available a collection, treatment and disposal of domestic waste service.

Method of Payment

5. That in accordance with section 181 of the Local Government Act 1999, the 2005-2006 General Rates (Fixed Charges and Differential Rates) and Service Charge shall be in four instalments payable on 30 September 2005, 16 December 2005, 16 March 2006 and 16 June 2006.

Dated 29 August 2005

W. J. BOEHM, Administrator

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

Anderson, Peter Marcus, late of 55-59 Ferguson Avenue, Myrtle Bank, retired fitter and turner, who died on 8 July 2005.

Brady, Adele, late of 183 Midway Road, Elizabeth Park, retired shopkeeper, who died on 5 July 2005.

Gionis, Helen, late of 367-379 Waterloo Corner Road, Burton, of no occupation, who died on 3 August 2005.

Hammond, William Leo, late of 38 Sixth Avenue, St Peters,

retired surveyors assistant, who died on 7 June 2005.

Joannou, Helen, late of 367-379 Waterloo Corner Road,
Burton, of no occupation, who died on 3 August 2005.

McKnight, Violet Jane, late of 10 Anderson Court, Newton, home duties, who died on 8 July 2005.

Pacewicz, Stanislaw, late of 92 Peters Street, Whyalla Playford, retired boiler maker, who died on 20 April 2005.

Patterson, Erna Charlotte, late of 147 Frost Road, Salisbury South, of no occupation, who died on 3 August 2005. Richardson, Robert Frank, late of 41A Fourth Avenue,

Klemzig, retired phototypesetter, who died on 2 June 2005. Smith, Robin Birch, late of 10 Poznan Crescent, Hackham West, retired bus driver, who died on 13 July 2005.

Starcic, Mark Raymond, late of 6 Zoe Court, Surrey Downs, retired market development manager, who died on 21 April 2005.

Woodhouse, Dorothy, late of 11 Helene Street, Nuriootpa, home duties, who died on 25 June 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 7 October 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 8 September 2005.

C. J. O'LOUGHLIN, Public Trustee

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