No. 50



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 28 AUGUST 2008

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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@dpc.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, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Guardianship Board, pursuant to the provisions of the Guardianship and Administration

Section 8 (2) Panel Member: (from 5 September 2008 until 4 September 2011) Judith Helen Worrall

By command.

PAUL CAICA, for Acting Premier

AGO0143/06CS

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Podiatry Board of South Australia, pursuant to the provisions of the Podiatry Practice Act 2005:

Member: (from 31 August 2008 until 30 August 2011) Helen Ann Banwell Meredith Gwendoline Dickson Rita Princi

Margaret Joan Bradley Russell

Junette Hepworth-Smith

PAUL CAICA, for Acting Premier

HEACS/08/312

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Physiotherapy Board of South Australia, pursuant to the provisions of the Physiotherapy Practice Act 2005

Member: (from 1 September 2008 until 31 August 2011)

Lorraine Amanda Sheppard

Margaret Evelyn Graham-King

Mary Christine Brown

Elizabeth Ann Nelson

Elizabeth Dudley Kosmala

Deputy Member: (from 1 September 2008 until 31 August 2011)

Elizabeth Sheppard (Deputy to Graham-King)

By command,

PAUL CAICA, for Acting Premier

HEACS/08/307

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Medical Board of South Australia, pursuant to the provisions of the Medical Practice Act 2004:

Member: (from 28 August 2008 until 27 August 2011)

Philip John Henschke

Carlien Lorraine Kimber

Trevor Mudge

Rosemary Eva Davey

Paul Laris

Christine Putland

Deputy Member: (from 28 August 2008 until 27 August 2011)

Lesley Claire Palk (Deputy to Davey)

By command.

PAUL CAICA, for Acting Premier

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Helen Margaret Fulcher to the position of Chief Executive, Environment Protection Authority for a term of three years, commencing on 1 September 2008 and expiring on 31 August 2011, pursuant to section 4 of the Public Sector Management Act 1995

By command,

PAUL CAICA, for Acting Premier

DPC08/023CS

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Helen Margaret Fulcher as the presiding member of the Radiation Protection Committee commencing on 1 September 2008, for a term concurrent with her appointment as Chief Executive, Environment Protection Authority, pursuant to section 9 (2) (a) of the Radiation Protection and Control Act 1982.

By command,

PAUL CAICA, for Acting Premier

DPC08/023CS

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Jason Allen to the position of Chief Executive, South Australian Motor Sport Board for a term of three years commencing on 13 October 2008 and expiring on 12 October 2011, pursuant to section 13 of the South Australian Motor Sport Act 1984.

By command,

PAUL CAICA, for Acting Premier

TF08/058CS

Department of the Premier and Cabinet Adelaide, 28 August 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of 10 years commencing from 28 August 2008 and expiring on 27 August 2018, pursuant to section 4 of the Justices of the Peace Act 2005:

Jennifer Anne Chandler Nicholas Diakomichalis Jacqueline Lisa Emery Dianne Kay Harris Susan Holness Katherine Anne Keough Wendy Lynette McDonald Carlene Fay Newell Mary Nguyen Lee-Anne Jean O'Connell Peter John Redman Cheryl Marie Reeve Susan Jean Runbelow Keith Leonard Warren Belinda Lee Wood

PAUL CAICA, for Acting Premier

JPS08/020CS

HEACS/08/300

Department of the Premier and Cabinet Adelaide, 28 August 2008

ERRATUM

IN the *Government Gazette* dated 21 August 2008 on page 3708, an error was made in relation to the name of a person appointed as a Justice of the Peace for South Australia.

The name Rudiger de Cock *should* have read Rudiger De Cock. JPS08/029CS

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

Eric Victor Parletta, BLD 58165.

SCHEDULE 2

Construction of two single-storey dwellings situated at 20 Acacia Avenue, Campbelltown, S.A. 5074 (Allotment 5 in Deposited Plan 4611 in the area named Campbelltown, Hundred of Adelaide, certificate of title volume 5314, folio 805).

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee for the construction of two single dwellings on land situated at 20 Acacia Avenue, Campbelltown, S.A. 5074 (Allotment 5 in Deposited Plan 4611 in the area named Campbelltown, Hundred of Adelaide, certificate of title volume 5314, folio 805).
- 2. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - making an independent expert report available to prospective purchasers of the property; and
 - giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 20 August 2008.

 D. CONTALA, Acting Commissioner for Consumer Affairs, Office of Consumer and Business Affairs, Delegate of the Minister for Consumer Affairs

Ref.: 610/08-00007

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, 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 a Reserve for Sewer Purposes and declare that such land shall be under the care, control and management of the District Council of the Copper Coast.
- Dedicate the Crown Land defined in The Third Schedule as Public Road.

The First Schedule

Portion of Corporation Reserve, Section 1645, Hundred of Wallaroo, County of Daly, the proclamation of which, together with other land was published in the *Government Gazette* of 1 June 1978 at page 1875, The Second Schedule, being portion of the land comprised in Crown Record Volume 5755, Folio 950.

The Second Schedule

Allotment 607 in Deposited Plan 76902, Hundred of Wallaroo, County of Daly, exclusive of all necessary roads.

The Third Schedule

Allotment 610 in Deposited Plan 76902, Hundred of Wallaroo, County of Daly, being within the district of the Copper Coast.

Dated 28 August 2008.

JAY WEATHERILL, Minister for Environment and Conservation

DEH 10/1243

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF ONKA-PARINGA—LOCAL HERITAGE (ONKAPARINGA) DEVELOPMENT PLAN AMENDMENT

PURSUANT to section 28 (1) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, am of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Onkaparinga—Local Heritage (Onkaparinga) Development Plan Amendment' that the Plan Amendment should come into operation without delay on an interim basis on 28 August 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF PORT PIRIE REGIONAL COUNCIL—RANGES ZONE DEVELOPMENT PLAN AMENDMENT

PURSUANT to section 28 (1) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, am of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Port Pirie Regional Council—Ranges Zone Development Plan Amendment' that the Plan Amendment should come into operation without delay on an interim basis on 28 August 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

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; and
- (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 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Ambo Natural Sparkling Mineral Water	330	Glass	Abyssinia Restaurant	Statewide Recycling
Bati Beer	330	Glass	Abyssinia Restaurant	Statewide Recycling
Castel Beer	330	Glass	Abyssinia Restaurant	Statewide Recycling
Dashen Beer	330	Glass	Abyssinia Restaurant	Statewide Recycling
Hakim Stout	330	Glass	Abyssinia Restaurant	Statewide Recycling
Harar Beer	330	Glass	Abyssinia Restaurant	Statewide Recycling
Harar Sofi Malt Drink Alcohol Free	330	Glass	Abyssinia Restaurant	Statewide Recycling
St George Premium Lager Beer	330	Glass	Abyssinia Restaurant	Statewide Recycling
Aussie Bodies Protein Revival Coffee	375	LPB—Aseptic	Aussie Bodies Pty Ltd	Statewide Recycling
Real Belgian Pils	330	Glass	Beer Importers & Distributors Pty Ltd	Statewide Recycling
Deep Spring Natural Mango & Guava Island	500	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Natural Mineral Water	300	Glass	Coca Cola Amatil (Aust) Pty	Statewide Recycling
Deep Spring Natural Orange & Passionfruit	300	Glass	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Deep Spring Natural Orange Lemon & Lime	300	Glass	Coca Cola Amatil (Aust) Pty	Statewide Recycling
Deep Spring Natural Pineapple & Watermelon Twist	1 250	PET	Coca Cola Amatil (Aust) Pty Ltd	Statewide Recycling
Bourgogne Des Flandres Blond Bier 6.0%	330	Glass	Empire Liquor	Statewide Recycling
Bourgogne Des Flandres Bruin Bier 5.0%	330	Glass	Empire Liquor	Statewide Recycling
Wychwood Blackwych 5.0%	500	Glass	Empire Liquor	Statewide Recycling
Wychwood Circlemaster 4.7%	500	Glass	Empire Liquor	Statewide Recycling
Wychwood Goliath 4.2%	660	Glass	Empire Liquor	Statewide Recycling
Wychwood Hobgiblin 5.2%	500	Glass	Empire Liquor	Statewide Recycling
Ace Of Spades Stout	330	Glass	Fresh Cellars trading as Brewboys	Marine Stores Ltd
Maiden Ale 4.9%	330	Glass	Fresh Cellars trading as Brewboys	Marine Stores Ltd
Golden Circle Fruit Crush Apple Guava 40% Fruit Juice Drink	2 000	HDPE	Golden Circle Limited	Statewide Recycling
Golden Circle Fruit Crush Orange Pash 40% Fruit Juice Drink	2 000	HDPE	Golden Circle Limited	Statewide Recycling
Golden Circle Fruit Crush Tangy Lemon 40% Fruit Juice Drink	2 000	HDPE	Golden Circle Limited	Statewide Recycling
Golden Circle Fruit Crush Wild Mango 40% Fruit Juice Drink	2 000	HDPE	Golden Circle Limited	Statewide Recycling
One 4 One Natural Spring Water	600	PET	HoBo Co. Pty Ltd	Statewide Recycling
Fruity Flavorits Berries for Friends Peach Strawberry Flavoured Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Fruity Flavorits Honourable Mix Orange Mango Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling
Fruity Flavorits Legendary Mix Peach & Strawberry Flavoured Drink	250	HDPE	International Beverage Group	Statewide Recycling
Fruity Flavorits Master Mix Tropical Flavoured Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling
Fruity Flavorits Smack Down Thirst Apple Blackcurrant Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling
Fruity Flavorits Soaking Up The Juice Tropical Flavoured Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling
Fruity Flavorits Surprise Apple Blackcurrant Fruit Drink	250	HDPE	International Beverage Group	Statewide Recycling
Wonderfarm Coconut Water With Meat Drink	520	Can—Steel	Maxim Pty Ltd	Statewide Recycling
Wonderfarm Sarsi Drink	330	Can—Aluminium	Maxim Pty Ltd	Statewide Recycling
Ned Kelly Red Heavy	330	Glass	Mical Nominees trading as Callipari Wine & Food	Marine Stores Ltd
Ned Kelly Red Heavy	750	Glass	Mical Nominees trading as Callipari Wine & Food	Marine Stores Ltd
Nexcite Herbal Drink	750	Glass	Nexcite Drinks Australasia Pty Ltd	Marine Stores Ltd
Nexcite Herbal Drink	200	Glass	Nexcite Drinks Australasia Pty	Marine Stores Ltd
Devondale Sparkling Apple Juice	750	Glass	Sunraysia Natural Beverage Company	Statewide Recycling
Jose Cuervo Vivezo 5.5%	330	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling

Approval of Additional Collection Depot

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

Approval of Additional Collection Depot:

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

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

Conditions of Approval:

Impose the following conditions of these approvals:

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

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Lonsdale Waste & Recycling Depot	SA Waste Management Pty Ltd	Robert Rodato and Raymond Valentini	10 Donegal Road	Lonsdale	4010/623	Southern

Approval of Additional Collection Depot

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

Approval of Additional Collection Depot:

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

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

Conditions of Approval:

Impose the following conditions of these approvals:

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Port Broughton Recycling Depot	Port Broughton Recycling Depot	Philip John and Sharon Kay Clark	Dale Road	Port Broughton	5740/425	Southern

ENVIRONMENT PROTECTION ACT 1993

Revocation of Collection Depot

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

Revocation of Collection Depot:

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

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

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Adelaide Plains Recycling	YP Logistics Pty Ltd trading as YP Recycling	Neil and Sue Drogemuller	Lot 2, Middle Beach Road	Two Wells	_	Southern

Variation to Existing Approval of Collection Depot

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

Variation to Existing Approval of Collection Depot

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

Approval of Collection Depot

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

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-5 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 6 of Schedule 1 of this Notice

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

Conditions of Approval

Impose the following conditions on the approval:

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

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Elizabeth Recycling	Elizabeth Recycling	Eddie and Kathy Stubing	195 Philip Highway	Elizabeth South	5609/916	Southern

FISHERIES MANAGEMENT (ROCK LOBSTER FISHERIES) REGULATIONS 2006

TAKE notice that, in relation to the nominated certification stations listed in Column 1 below, the corresponding times specified in Columns 2 and 3 are, for the purposes of subregulations 22 (2) and 23 (2) of the Fisheries Management (Rock Lobster Fisheries) Regulations 2006, the times during which the requirements in 22 (1) and 23 (1) do not apply.

This notice applies from 1 October 2008 until 30 April 2009, unless varied or revoked earlier.

_
5 p.m. 5 p.m. 5 p.m. 5 p.m. 5 p.m. 5 p.m. 5 p.m.

Dated 19 August 2008.

W. ZACHARIN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, published in the *South Australian Government Gazette*, dated 4 March 2008, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery Licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

1. The waters of the west coast prawn fishery within Venus Bay and Coffin Bay.

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken for each trawl shot carried out during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the attached data sheet, marked 'West Coast Prawn Fishery Bucket Count Data Sheet'.
- 3. The information recorded on the 'WCPF Bucket Count Data Sheet' must be returned to SARDI Aquatic Sciences within 15 days of the fishing activity being completed.
- 4. Fishing must cease if one or both of the following limits are reached:
 - (a) The average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights.
 - (b) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night.
- 5. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the total prawn catch per night and the average prawn 'bucket count' information.

SCHEDULE 3

From 1830 hours on 24 August 2008 to 0700 hours on 7 September 2008.

Dated 18 August 2008

S. SLOAN, Program Leader, Fisheries Management

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Garry Warrick, RSD 9, Section 209-210, Loxton, S.A. 5333 (the 'exemption holder') or a person acting as his agent, is exempt from Clauses 72 and 121 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when emptying the 'carp separation cage' located at Lock 1, Blanchetown (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 22 August 2008 until 31 July 2009, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may only take and retain carp (Family *Cyprinidae*) and non-native species when undertaking the exempted activity.
- 2. All native species taken in the course of the exempted activity must be immediately returned to the water.
 - 3. Non-native species must not be returned to the water alive.
- 4. The exemption holder may use Damien Wilksch and/or Trevor Bottrill to assist in the exempted activity.
- 5. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.
- 6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice. Dated 22 August 2008.

W. ZACHARIN, Director of Fisheries

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

Declaration of Threshold

PURSUANT to section 4 (1) of the Genetically Modified Crops Management Act 2004, I, Rory John McEwen, Minister for Agriculture, Food and Fisheries, declare the following threshold:

Threshold for seed to be used to cultivate food crops of the class

From the date of publication of this notice, the threshold in relation to the presence of the genetically modified organisms listed in Schedule 1 in any seed used to cultivate any food crop of the class canola (*Brassica napus*) is 0.5%.

Schedule 1: GMOs Approved by the Gene Technology Regulator
Canola varieties under the registered trade name InVigor®
canola

Canola under the registered trade name Roundup Ready® canola.

Dated 26 August 2008.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	20.80	Discontinuance Place of Business	. 27.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	51.50	Intention to Sell, Notice of	51.50
-		Lost Certificate of Title Notices	51.50
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	30.50	Caveat Lodgement	. 20.80
Companies:		Discharge of	
Alteration to Constitution	41.00	Foreclosures	
Capital, Increase or Decrease of	51.50	Transfer of	
Ceasing to Carry on Business		Sublet	. 10.50
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	. 10.50
Incorporation			
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 30.50
First Name.	30.50		
Each Subsequent Name		Licensing	. 61.00
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	5	Annual Financial Statement—Forms 1 and 2	574.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20.	
Meeting')		Default in Payment of Rates:	
First Name	41.00	First Name	81.50
Each Subsequent Name.		Each Subsequent Name	10.50
Notices:	10.50	-	
Call	51.50	Noxious Trade	. 30.50
Change of Name		Partnership, Dissolution of	. 30.50
Creditors.			
	41.00	Petitions (small)	. 20.80
Creditors Compromise of Arrangement	41.00		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	20.00
pany be wound up voluntarily and that a liquidator	51.50	Ğeneral)	. 20.80
be appointed')	51.50	Register of Unclaimed Moneys—First Name	. 30.50
Release of Liquidator—Application—Large Ad	81.50	Each Subsequent Name	10.50
—Release Granted	51.50		. 10.50
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	41.00	Rate per page (in 8pt)	
Restored Name		Rate per page (in 6pt)	. 345.00
	71.50	Sale of Land by Public Auction	52.00
Summons in Action	61.00	Sale of Land by Fublic Auction	. 32.00
Order of Supreme Court for Winding Up Action		Advertisements	. 2.90
Register of Interests—Section 84 (1) Exempt		½ page advertisement	. 122.00
Removal of Office		½ page advertisement	. 244.00
Proof of Debts		Full page advertisement	478.00
Sales of Shares and Forfeiture	41.00		
Estates:		Advertisements, other than those listed are charged at \$	2.90 per
Assigned	20.50	column line, tabular one-third extra.	
Deceased Persons—Notice to Creditors, etc.		Notices by Colleges, Universities, Corporations and	District
Each Subsequent Name		Councils to be charged at \$2.90 per line.	
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in leng	rth from
Each Subsequent Estate	1.33	that which is usually published a charge of \$2.90 per columbiate will be applied in lieu of advertisement rates listed.	шин шие
Probate, Selling of	10.50	* *	
ruone mustee, each Estate	10.50	South Australian Government publications are sold	on the
		condition that they will not be reproduced without	ut prior
		permission from the Government Printer.	-

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GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2008

	Acts	, Bills, Rules, Parliame	ilitally Fapers and Regula	ttions	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.50	1.15	497-512	34.75	33.75
17-32	3.35	2.10	513-528	35.75	34.50
33-48	4.35	3.10	529-544	37.00	35.75
49-64	5.50	4.20	545-560	38.00	37.00
65-80	6.45	5.35	561-576	38.75	38.00
81-96	7.50	6.20	577-592	40.00	38.50
97-112	8.55	7.30	593-608	41.25	39.75
113-128	9.55	8.40	609-624	42.00	41.00
129-144	10.70	9.45	625-640	43.25	41.50
145-160	11.70	10.50	641-656	44.25	43.25
161-176	12.80	11.50	657-672	44.75	43.75
177-192	13.90	12.60	673-688	46.75	44.75
193-208	15.00	13.80	689-704	47.50	45.70
209-224	15.80	14.60	705-720	48.25	47.00
225-240	16.90	15.60	721-736	50.00	48.00
241-257	18.10	16.50	737-752	50.50	49.00
258-272	19.10	17.60	753-768	51.50	50.00
273-288	20.20	18.90	769-784	52.50	51.50
		19.80	785-800	53.50	52.50
289-304	21.00				
305-320	22.30	20.90	801-816	54.50	53.00
321-336	23.20	21.90	817-832	55.50	54.50
337-352	24.40	23.10	833-848	56.50	55.50
353-368	25.25	24.20	849-864	57.50	56.00
369-384	26.50	25.25	865-880	59.00	57.50
385-400	27.50	26.25	881-896	59.50	58.00
401-416	28.50	27.00	897-912	61.00	59.50
417-432	29.75	28.25	913-928	61.50	61.00
433-448	30.75	29.50	929-944	62.50	61.50
449-464	31.50	30.25	945-960	63.50	62.00
465-480	32.00	31.25	961-976	65.50	63.00
481-496	33.75	32.00	977-992	66.50	63.50
gislation—Acts, Re	gulations, etc:				
Subscriptions:					
All Bills as Laid					
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HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
88 Whitington Road, Davoren Park	Allotment 666 in Deposited Plan 7710, Hundred of Munno Para	5577	927	3.7.08, page 3152	113.00
11 Rogers Street, Goodwood	Allotment 1 in Filed Plan 9768, Hundred of Adelaide	5319	741	19.6.08, page 2353	270.00
4 Hare Street, Kurralta Park	Allotment 12 in Filed Plan 7057, Hundred of Adelaide	5079	224	24.4.08, page 1422	170.00
Section 89, Tunkin Road, Barmera	Allotment 302 in Deposited Plan 61897, Cobdogla Irrigation Area	5901	319	13.7.89, page 87	100.00
29 Fuller Street, Parkside	Allotment 513 in Filed Plan 14934, Hundred of Adelaide	5223	246	24.4.97, page 1622	180.00
54 Langham Place, Port Adelaide	Allotment 341 of Section 1129, Hundred of Port Adelaide	5800	608	6.7.67, page 38	104.00
1016 Greenhill Road, Summertown	Allotment 96 of Part Section 2, Hundred of Onkaparinga	5408	320	26.9.96, page 1220	300.00
150 Waterfall Gully Road, Waterfall Gully	Allotment 8 in Deposited Plan 4777, Hundred of Adelaide	5449	268	30.3.95, page 1142	115.00
	Allotment 9 in Deposited Plan 4777, Hundred of Adelaide	5236	514		
71 Lyons Road, Windsor Gardens	Allotment 351 in Deposited Plan 49326, Hundred of Yatala	5553	206	28.2.02, page 1097	68.00
Dated at Adelaide, 28 August 20	008.		D. Hu	XLEY, Director, Corporate a	and Board Services

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
17 Dorothy Street	Brahma Lodge	Allotment 50 in Deposited Plan 7713, Hundred of Yatala	5319	680
42 New Road	Clare	Allotment 438 in Filed Plan 191000, Hundred of Clare	5561	853
Dated at Adelaide, 28 August 20	08.	D. HUXLEY, Director, Corpo	rate and Boar	rd Services

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
21 William Street, Mile End South	Allotment 63 of portion of Section 4, Hundred of Adelaide	5272	66	30.7.92, page 759
195 Melbourne Street, North Adelaide	Allotment 7 of portion of Town Acre 969	5447	195	29.4.93, page 1556
83 Dew Street, Thebarton	Allotment 76 of portion of Section 46, Hundred of Adelaide	5557	910	22.3.73, page 1169
83A Dew Street, Thebarton	Allotment 76 of portion of Section 46, Hundred of Adelaide	5557	910	31.5.73, page 2332
Part Allotment 11 of Section 455, Hundred of Port Gawler, Main	Allotment 41 of part Section 455, Hundred of Port Gawler	5926	25	13.1.77, page 68
Road, Two Wells (also known as 66 Port Wakefield Road)	Allotment 42 of part Section 455, Hundred of Port Gawler	5926	26	
12 High Street, Wirrabara (also known as Lot 153, First Street)	Allotment 153 of Allotment 112 in Filed Plan 20184, Hundred of Appila	5078	753	23.12.92, page 2295
Dated at Adelaide, 28 August 2008.		D. HUXLEY, D	irector, Co	orporate and Board Services

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land being portion of Allotment 200 in Filed Plan 219131 situated at the corner of Wills Street and Elder Road, Largs Bay, more particularly described as the whole of the land numbered 200 in an approved plan numbered DP 75124 lodged in the Land Titles Office and being portion of the land comprised in certificate of title volume 6010, folio 660.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Peter Lloyd, P.O. Box 1, Walkerville, S.A. 5081 Telephone: (08) 8343 2780

Dated 26 August 2008.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

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 Pubco (SA) Pty Ltd as trustee for Kenmar Business Trust, Karma Business Trust, B-Jems Business Trust and Stevens & Sons Business Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 32 Hughes Street, Wallaroo, S.A. 5556 and known as Prince Edward Hotel.

The applications have been set down for hearing on $30\ \mbox{September}\ 2008\ \mbox{at}\ 10\ \mbox{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 September 2008).

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

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 25 August 2008.

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 Helen Kaye Hatch has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Sheuard Road, Cobdogla, S.A. 5346 and known as Cobby Liquor Shop.

The application has been set down for hearing on 10 September 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, before the hearing date (viz: 9 September 2008)

The applicant's address for service is c/o Stuart Andrew, Barristers and Solicitors, 11 Ahern Street, Berri, S.A. 5343 (Attention: Megan McFarlane).

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: olge@agd.sa.gov.au.

Dated 20 August 2008.

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 Thachi Operations Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Bookpurnong Road, Loxton, S.A. 5333, known as Australian Vintage and to be known as Loxton Cellars.

The application has been set down for hearing on 16 September 2008 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, before the hearing date (viz: 15 September 2008).

The applicant's address for service is c/o Finlaysons Lawyers, 81 Flinders Street, Adelaide, S.A. 5000 (Attention: Andrew Williams).

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

Dated 21 August 2008.

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 Appellation Wine Company Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 11 Piccadilly Circus, Golden Grove, S.A. 5125 and to be known as Wine Company.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

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

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

Dated 20 August 2008.

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 James Varley Luxton and Janet Florence Luxton as trustee for the estate of the late Mary V. Luxton Number 2 Account have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 12, Western Branch Road, Lobethal, S.A. 5241 and to be known as J. L. Etching.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 19 September 2008).

The applicants' address for service is c/o James V. Luxton, P.O. Box 58, Woodside, S.A. 5244.

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

Dated 21 August 2008.

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 Manobishnu Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence and an Extended Trading Authorisation in respect of premises situated at 125 Gouger Street, Adelaide, S.A. 5000, known as La Guillotine and to be known as The Village Indian Restaurant.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation:

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 10 p.m.

The application has been set down for hearing on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 19 September 2008).

The applicant's address for service is c/o Aaron Conveyancing, P.O. Box 521, Salisbury, S.A. 5108.

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

Dated 21 August 2008.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Speedway Riders Association of SA Inc. has applied to the Licensing Authority for a Club Licence in respect of premises situated at The Heini Becker Motor Cycle Complex, Wilkins Road, Gillman, S.A. 5013 and to be known as The Speedway Riders Association.

The application has been set down for callover on 26 September 2008 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

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

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

Dated 21 August 2008.

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 Clare Vineyards Pty Ltd as trustee for the Clare Vineyards Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 213 Hutt Street, Adelaide, S.A. 5000 and to be known as Clare Vineyards Pty Ltd.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Warren Hunt, 213 Hutt 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 22 August 2008.

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 Kooringa Hotel Burra Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 4 Kingston Street, Burra, S.A. 5417 and known as Kooringa Hotel.

The application has been set down for callover on 26 September 2008 at 9 $\ensuremath{a.m.}$

Conditions

The following licence conditions are sought:

Variation to Extended Trading Authorisation to include:
 Monday to Thursday: Midnight to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Barbara Wallis, 4 Kingston Street, Burra, S.A. 5417.

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 22 August 2008.

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 Efira Services Pty Ltd has applied to the Licensing Authority for a Redefinition in respect of premises situated at Trevarrick Road, Seven Hill, via Clare, S.A. 5453 and known as Skillogalee Vineyards.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

 Redefinition to include the garden area and outdoor patio area 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 Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Efira Services Pty Ltd, P.O. Box 87, Sevenhill, via Clare, S.A. 5453 (Attention: Nicola Palmer).

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 22 August 2008.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Peter George Lock has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Lot 12, Stokes Bay, S.A. 5223 and to be known as Stokes Bar and Grill.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Under section 40 of the Liquor Licensing Act 1997, the licence authorises the sale of liquor on the licensed premises at any time for consumption at a place other than the licensed premises, provided that such consumption is only by a person (other than a minor) at a pre-booked function with or ancillary to food provided licensee.
- To provide a picnic hamper with a bottle of alcohol for consumption off the premises on any day at any time.
- To provide liquor at any time on any day:
 - (a) with or ancillary to a meal provided by the licensee;
 - (b) to a person seated at a table;
 - (c) to a person attending a pre-booked function or reception.

• Entertainment Consent on any day from 11 a.m. to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Peter Lock, RSD 10A, Stokes Bay, 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 25 August 2008.

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 Seppeltsfield Wines Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Seppeltsfield Road, Seppeltsfield, S.A. 5355 and to be known as Seppeltsfield.

The application has been set down for callover on 26 September 2008 at 9 $\ensuremath{a.m.}$

Conditions

The following licence conditions are sought:

 To sell and supply liquor for consumption on the licensed premises:

Sunday to Thursday: 9 a.m. to midnight;

Friday to Saturday: 9 a.m. to 1 a.m. the following day:

- (a) with or ancillary to food;
- (b) by persons attending a pre-booked function at which food is provided;
- (c) by persons attending a reception;
- (d) by persons seated at a table;
- (e) by way of sample.
- For consumption off the licensed premises:

Monday to Sunday: 9 a.m. to midnight.

- Liquor sold and supplied by way of retail sale for consumption off the licensed premises is restricted to liquor produced by the licensee or a related body corporate;
- Liquor sold and supplied by way of wholesale sale shall not be restricted to liquor produced by the licensee or related body corporate, however, liquor must not be sold to a purchaser in an aggregate quantity of less than 4.5 litres.
- Entertainment consent is sought as follows:

Sunday to Thursday: 9 a.m. to midnight;

Friday to Saturday: 9 a.m. to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

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

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

Dated 25 August 2008.

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 Kaligro Vineyards Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 127 Edward Street, Norwood, S.A. 5067, to be situated at Lot 23, Victor Harbor Road, Mount Compass, S.A. 5210, known as Kaligro Vineyards and to be known as Square Waterhole.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Kaligro Vineyards Pty Ltd, P.O. Box 2734, Kent Town, S.A. 5071 (Attention: Fanis Katsarelias).

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 25 August 2008.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Peter Manfred Domhoff and Antoniette Pina Domhoff as trustees for the Domhoff Family Trust have applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c), Extended Trading Authorisation, exten-sion of Trading Area and Entertainment Consent in respect of premises situated at 70 Light Square, Adelaide, S.A. 5000 and to be known as Lime 2 Cafe.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to 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 to apply to the following times:

Friday: Midnight to 1 a.m. the following day;

Saturday: Midnight to 2 a.m. the following day;

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 1 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

Days preceding Public Holidays: Midnight to 2 a.m. the following day;

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

• Entertainment Consent to apply to the following hours:

Monday to Thursday: 8 a.m. to midnight;

Friday: 8 a.m. to 1 a.m. the following day;

Saturday: 8 a.m. to 2 a.m. the following day;

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

Maundy Thursday: 8 a.m. to 2 a.m. the following day;

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

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

New Year's Eve: 8 a.m. to 2 a.m. the following day;

Days preceding Public Holidays: 8 a.m. to 2 a.m. the following day;

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 19 September 2008).

The applicants' address for service is c/o Griffin Hilditch Lawyers, 49 Flinders Street, Adelaide, S.A. 5000 (Attention: Ian Rice).

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 25 August 2008.

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 Manobishnu Pty Ltd has applied to the Licensing Authority for the transfer for a Restaurant Licence and an Extended Trading Authorisation in respect of premises situated at 125 Gouger Street, Adelaide, S.A. 5000, known as La Guillotine and to be known as the Village Indian Restaurant.

The application has been set down for hearing on 26 September 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 19 September 2008).

The applicant's address for service is c/o Aaron Conveyancing, P.O. Box 521, Salisbury, S.A. 5108.

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

Dated 21 August 2008.

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 Edenmae Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Lot 75, Parkers Road, Mount Pleasant, S.A. 5235 and to be known as Edenmae.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Edenmae Pty Ltd, RSD 567, Mount Pleasant, S.A. 5235 (Attention: David Redhead).

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 19 August 2008.

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 Kooky Village Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 13 Murray Street, Eden Valley, S.A. 5235 and to be known as Kooky Village Wines.

The application has been set down for callover on 26 September 2008 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 September 2008).

The applicant's address for service is c/o Kooky Village Pty Ltd, P.O. Box 83, Eden Valley, S.A. 5235 (Attention: Nathan Burley).

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 18 August 2008.

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 Expanding Crust Pty Ltd as trustee for Neale Family Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 437 Pulteney Street, Adelaide, S.A. 5000 and known as Astor Restaurant & Bar.

The application has been set down for hearing on 29 September 2008 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 22 September 2008).

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

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

Dated 25 August 2008.

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 D.S. & Cheng Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 3-4, 297 Payneham Road, Royston Park, S.A. 5070 and known as Jade View Inn Chinese Restaurant.

The application has been set down for hearing on 30 September 2008 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 22 September 2008).

The applicant's address for service is c/o Michael Brown, Barrister and Solicitor, 98 Unley Road, 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 21 August 2008.

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 K. & B. Lambert Corporation Pty Ltd as trustee for Lambert Family Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 445-447 Torrens Road, Woodville Park, S.A. 5011 and known as Lindy Lodge Motel.

The application has been set down for hearing on 30 September 2008 at 11 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 September 2008).

The applicant's address for service is c/o DMAW Lawyers, Level 3, 80 King William Street, Adelaide, S.A. 5000 (Attention: Adrian Battiston or Craig Vozzo).

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 25 August 2008.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Gambier Earth Movers Pty Ltd

Claim Number: 3782

Location: Sections 107, 807 and Road Reserve, Hundred of MacDonnell—Approximately 14 km south-west of Mount Gambier.

Area: 7.7 hectares

Purpose: For the recovery of basalt

Reference: T02629

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 30 September 2008 (extension of time for written submissions, previously stated as 11 September 2008).

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

H. THOMAS, Mining Registrar

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following

Under section 95, the Queensland Government has requested the making of the proposed National Electricity Amendment Generator Technical Performance (Oueensland Standards Derogation) Rule 2008. The proposal seeks to delete most of the Queensland generator technical performance standards jurisdictional derogations from the National Electricity Rules. Submissions must be received by 26 September 2008.

Under section 99, the making of draft determinations on the National Electricity Amendment (WACC Parameter Values, Equity Beta & Gamma) proposal and the National Electricity Amendment (Cost Allocation Arrangements for Transmission Services) proposal. In relation to these draft determinations:

- Requests for a pre-determination hearing must be received by 4 September 2008;
- Submissions must be received by 10 October 2008.

Under section 107, the period of time for making the draft determination on the proposed National Electricity Amendment (Ramp Rates, Market Ancillary Service Offers and Dispatch Inflexibility) Rule has been extended from 28 August 2008 to 30 October 2008.

Under section 107, the period of time for making the draft determination on the proposed National Electricity Amendment (Demand Management) Rule has been extended from 26 September 2008 to 19 December 2008.

Submissions and requests for a hearing should be forwarded to

Submissions should be submitted in accordance with the AEMC's Guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website subject to considering confidentiality claims

Further details on the above matters are available on the AEMC's website www.aemc.gov.au. All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn Chairman Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800

Facsimile: (02) 8296 7899

28 August 2008.

PASSENGER TRANSPORT ACT 1994

Appointment of a Prescribed Officer

NOTICE is hereby given that the following person has been appointed by the Minister for Transport as a Prescribed Officer under section 57 of the Passenger Transport Act 1994:

David Hogg

Dated 20 August 2008.

P. T. ALLAN, Executive Director, Safety and Regulation Division

PASSENGER TRANSPORT ACT 1994

Appointment of an Authorised Officer

NOTICE is hereby given that the following person has been appointed by the Minister for Transport as an Authorised Officer under section 53 of the Passenger Transport Act 1994:

David Hogg

Dated 20 August 2008

P. T. ALLAN, Executive Director, Safety and Regulation Division

PASSENGER TRANSPORT ACT 1994

Authorisation of Person to Issue Expiation Notices

NOTICE is hereby given that the following person has been authorised by the Minister for Transport to issue expiation notices under Regulation 90A of the Passenger Transport (General) Regulations 1994 and Regulation 39 of the Passenger Transport (Regular Passenger Services: Conduct of Passengers) Regulations

David Hogg

Dated 20 August 2008.

P. T. ALLAN, Executive Director, Safety and Regulation Division

PASSENGER TRANSPORT ACT 1994

Appointment of Approved Vehicle Inspector

NOTICE is hereby given that the following person has been appointed by the Minister for Transport as an Approved Vehicle Inspector under section 54 of the Passenger Transport Act 1994:

Stephen James Buss

Dated 20 August 2008.

P. T. ALLAN, Executive Director, Safety and Regulation Division

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Animals and Plants

PURSUANT to section 174 of the Natural Resources Management Act 2004 (the Act), I, Jay Weatherill, Minister for Environment and Conservation, vary the notice published on pages 2018-2060 of the Government Gazette of 30 June 2005 (as varied) as follows:

Schedule 1 is amended with the following:

Delete Mustela putorius furo domestic ferret from Class 5.

Insert new Class

Animals	Provisions of the Act which apply	Category	Control Area
Class 20			
MAMMALS CARNIVORA Mustela putorius furo Domestic ferret	179, 181 (1)	3	Whole of the State excluding Kangaroo Island
Insert new	Class		
Animals	Provisions of the Act which apply	Category	Control Area
Class 21			
MAMMALS CARNIVORA Mustela putorius furo Domestic ferret	175 (1) (3), 176 (1), 177, 179, 180, 181 (1), 182 (1)	3	Kangaroo Island
Dated 22 August 2			
	J. WEATHI	ERILL. Minis	ter for Environment

IERILL, Minister for Environment and Conservation

PETROLEUM ACT 2000

Grant of Associated Facilities Licence—AFL 145 (Adjunct to Petroleum Exploration Licence—PEL 105)

NOTICE is hereby given that the undermentioned Associated Facilities Licence has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Area in km ²	Reference
AFL 145	Austin Exploration Limited	Cooper Basin	0.40	27/02/541

Description of Area

AFL 145

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

Commencing at a point being the intersection of latitude 27°31′34.6″S GDA94 and longitude 140°27′20″E AGD66, thence east to longitude 140°27′48″E GDA94, south to latitude 27°32′00″S AGD66, west to longitude 140°27′20″E AGD66 and north to the point of commencement.

Area: 0.40 km² approximately.

Dated 26 August 2008.

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

PETROLEUM ACT 2000

Grant of Associated Facilities Licences—AFL 142, AFL 143 and AFL 144 (Adjunct to Petroleum Exploration Licence—PEL 218)

NOTICE is hereby given that the undermentioned Associated Facilities Licences have been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Area in km ²	Reference
AFL 142	Adelaide Energy Limited	Cooper Basin	3.62	27/02/541
AFL 143	Adelaide Energy Limited	Cooper Basin	2.24	27/02/541
AFL 144	Adelaide Energy Limited	Cooper Basin	4.73	27/02/541

Description of Areas

AFL 142

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

Commencing at a point being the intersection of latitude 27°47′00″S GDA94 and longitude 140°40′36.13″E GDA94, thence east to longitude 140°41′00″E GDA94, south to latitude 27°50′00″S GDA94, west to longitude 140°40′36.13″E GDA94 and north to the point of commencement.

Area: 3.62 km² approximately.

AFL 143

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

Commencing at a point being the intersection of latitude 27°46′10″S GDA94 and longitude 140°32′16.48″E GDA94, thence east to longitude 140°34′00″E AGD66, south to latitude 27°46′40″S AGD66, west to longitude 140°32′16.48″E GDA94 and north to the point of commencement.

Area: 2.24 km² approximately.

AFL 144

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

Commencing at a point being the intersection of latitude 27°45′00″S GDA94 and longitude 140°25′40″E AGD66, thence east to longitude 140°26′43.85″E GDA94, south to latitude 27°46′40″S AGD66, west to longitude 140°25′40″E AGD66 and north to the point of commencement.

Area: 4.73 km² approximately.

Dated 26 August 2008.

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

PETROLEUM ACT 2000

Grant of Geothermal Exploration Licence—GEL 446

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Expiry
GEL 446	Geothermal Resources Ltd	Arrowie Basin	24 August 2013

Description of Area—GEL 446

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

Commencing at a point being the intersection of latitude 30°44′00″S GDA94 and longitude 140°30′00″E GDA94, thence east to longitude 140°45′00″E GDA94, south to latitude 30°55′00″S GDA94, west to longitude 140°30′00″E GDA94 and north to the point of commencement.

Area: 486 km² approximately.

Dated 25 August 2008.

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

PETROLEUM ACT 2000

Statements of Environmental Objectives for New Regulated Activities

PURSUANT to section 104 (1) of the Petroleum Act 2000 (the Act) I, Barry Goldstein, Director Petroleum and Geothermal, Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to Delegation dated 28 March 2002, Gazetted 28 August 2008, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Documents:

1. Statement of Environmental Objectives, 1MW Geothermal Power Plant at Innamincka, August 2008.

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

Office of Minerals and Energy Resources Customer Services Level 7, 101 Grenfell Street Adelaide, S.A. 5000.

Dated 28 August 2008.

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

PODIATRY BOARD OF **SOUTH AUSTRALIA**

CODE OF PROFESSIONAL CONDUCT AND PRACTICE

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Torrensville Plaza SA 5031

Telephone:

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PBSA 3/2004

www.pbsa.saboards.com.au Approved by the Minister for Health on 2 August 2008

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1. INTRODUCTION

In accordance with the provisions of the Podiatry Practice Act 2005 (SA) ("the Act") the Podiatry Board of South Australia ("the Board") must perform its functions with the object of protecting the health and safety of the public by achieving and maintaining high professional standards both of competence and conduct in the provision of podiatric treatment in this State.

The Board has therefore produced this Code of Professional Conduct & Practice to convey to registered podiatrists and registered podiatry students ("registrants") and podiatric service providers ("providers") the standards necessary to discharge their duties and responsibilities in an appropriate and professional manner.

Pursuant to Section 3 of the Act:

- "(1) Unprofessional conduct includes:
 - (a) improper or unethical conduct in relation to professional practice; and
 - (b) incompetence or negligence in relation to the provision of podiatric treatment; and
 - (b) a contravention of or failure to comply with:
 - (i) a provision of this Act; or
 - (ii) a code of conduct or professional standard prepared or endorsed by the Board under this Act; and
 - (d) conduct that constitutes an offence punishable by imprisonment for one year or more under some other Act or law.
- (2) A reference in this Act to unprofessional conduct extends to:
 - (a) unprofessional conduct committed before the commencement of this Act; and
 - (b) unprofessional conduct committed within or outside South Australia or the Commonwealth
- (3) A reference in this Act to **engaging in conduct** includes a reference to failing or refusing to engage in conduct."

(Also refer to "Unprofessional Conduct in a Private Capacity" in Glossary of Terms.)

This Code is not exhaustive. Any dereliction of professional duty or the abuse of any of the privileges and opportunities afforded by practising podiatry may give rise to an allegation of unprofessional conduct.

The question of whether any particular course of conduct amounts to unprofessional conduct is a matter determined by the Board, after considering the evidence in each case.

Note: A contravention of or failure to comply with this Code of Professional Conduct and Practice will, of itself, amount to unprofessional conduct.

2. ETHICAL PRINCIPLES

2.1 Obligations to the Public

The public is entitled to receive safe, effective and ethical podiatric services performed by knowledgeable, skilled, accountable practitioners. Registrants/Providers will utilise an individualised, comprehensive approach for each client, which recognises the client's needs and background and his or her right to choose from a range of options. Registrants/Providers shall not take advantage of clients physically, psychologically, emotionally, or financially.

A registrant/provider shall:

- (a) Uphold the principle of informed consent, including the client's right to choose from a range of options and to exercise the right of choice.
- (b) Demonstrate respect for the physical, emotional and spiritual well-being of a client.
- (c) Treat all clients equitably and with respect.
- (d) Communicate relevant information clearly to the client through verbal, non-verbal and/or written means while also establishing a feedback process to ensure mutual understanding.
- (e) Identify the competing interests of different clients and objectively address their needs.
- (f) Maintain a respectful relationship with members of the public in order to facilitate awareness and understanding of the profession of podiatry.
- (g) Embed cultural respect into the way he/she practises the profession. A registrant/provider should ensure that all practice, and in particular provision of services to Aboriginal and Torres Strait Islander people, encompasses the principles set out in Section 2.3 of the "Cultural Respect Framework for Aboriginal and Torres Strait Islander Health 2004-2009", extracted in Appendix 1.
- (h) Observe professional boundaries with clients. This includes not engaging in personal relationships or sexual behaviour with clients.
- (i) Recognise and support carers in their role in the community (Refer: Carers Recognition Act 2005 (SA) and SA Carers Policy—Supporting Carers <u>www.familiesandcommunities.sa.gov.au/sacarers</u>).
- (j) In order to protect clients and the public:
 - be vigilant in identifying registrants/providers and other colleagues whose health, or professional conduct or performance may be a threat to clients and/or the public;
 - identify adverse events which reflect on the professional conduct or performance of registrants/providers and other colleagues;

- do his/her best to find out the facts and then, if necessary, notify an appropriate authority such as a chief executive or the relevant Board. The registrant/provider's comments must be honest;
- ensure that the safety of clients and the public comes first at all times.

If in doubt about what to do a registrant/provider must contact the Board.

A registrant/provider shall not:

(k) Exploit any relationship to further his/her own physical, psychological, emotional, financial, political or business interests.

2.2 Obligations to the Profession

The Board expects its registrants/providers to maintain standards of practice and conduct in a professional and ethical manner. Registrants/Providers are obligated to comply with the Act and Regulations and adhere to the guidelines of the Board, and are required to maintain professional competency that will ensure the delivery of safe, quality podiatric services.

A registrant/provider shall:

- (a) Maintain professional integrity and conduct all professional activities, programs and relations honestly and responsibly.
- (b) Ensure that professional employees are registered with the Board and continue to maintain current registration.
- (c) As a partner, former partner, locum, employee or previous employee, respect the ownership and confidentiality of the principal practitioner's practice records when establishing a new practice.
- (d) Respect the right of colleagues and other health professionals to hold views that differ from his/her own. Practitioners should not demean other health professionals or their professional practices or beliefs.
- (e) Maintain awareness of the Podiatry Practice Act 2005 (SA) ("the Act") and Regulations, this Code of Professional Conduct & Practice, and any other Board guidelines issued from time to time, and comply with same.

2.3 Obligations as Professional Practitioners

Each registrant/provider must demonstrate competence. Registrants/Providers must continue to update professional knowledge and skills relevant to their area of practice. Registrants/Providers shall collaborate with professionals and others as appropriate with a goal to enhancing client care.

A registrant/provider shall:

(a) Provide competent, ethical service to clients.

- (b) Aspire to a high level of professional efficacy through the application and maintenance of current, relevant knowledge and skill.
- (c) Develop and maintain collaborative relationships and exchange knowledge as required in the interests of a client's health and well being, while respecting client confidentiality and legislation and/or common law relating to consent to treatment.

(d) Report to the Board:

- (i) medical unfitness or unprofessional conduct of a registrant (refer Section 43 of the Act);
- (ii) any practice of podiatry or misuse of the title "Podiatrist" or "Chiropodist" by a person not registered by the Board;
- (iii) if he or she becomes aware that he/she is or may be medically unfit to provide podiatric treatment (refer Section 62 of the Act);
- (iv) prescribed information relating to any claim for damages or other compensation (refer Section 65 of the Act, and Regulation 14 of the Podiatry Practice (General) Regulations 2006 (the General Regulations));
- (v) details of interest in a prescribed business (refer Section 56 of the Act, and General Regulation 13);
- (e) Co-operate with internal quality assurance and external statutory investigations to improve the safety and quality of services.

A registrant/provider shall not:

(f) Provide podiatric services when impaired by alcohol or other addictive substances, or while medically unfit.

3. STANDARDS OF PROFESSIONAL CONDUCT & PRACTICE

3.1 Professional Accountability

As regulated professionals, registrants/providers are required to clearly demonstrate that they serve the client's best interest in particular to accountability, safety and quality of client care. Accountability means that registrants/providers are responsible for their actions. Registrants/Providers have an obligation to account for and explain their actions. Competent registrants/providers are aware of their strengths and limits, know the guidelines and rules, make appropriate choices consciously and deliberately, and are able to explain why they took a particular course of action.

A registrant/provider shall:

(a) Maintain a high level of professional knowledge and skill to ensure continued competency (refer to the Board's "Ongoing Competency Model for Maintaining Registration"). The onus is on the registrant/provider to seek out and utilise assistance and resources on an ongoing basis to remain competent and provide quality care (e.g. participation in courses, seminars, conferences, workshops etc.).

- (b) Be responsible for working within the scope of practice of the profession and ascertaining the extent to which legislation, regulations, standards, competencies, guidelines and policies related to the practise of the profession apply to his/her practice.
- (c) Recognise the parameters of his/her professional competence and avoid going beyond the limitations of his/her knowledge and skills. For clients whose needs fall outside the domain of the registrant/provider's competence, assistance and resources must be sought out and utilised to provide the required services, or the client must be referred or recommended for referral to appropriate professional services.
- (d) Act in accordance with the highest standards of professional integrity and impartiality. A registrant/provider must not exploit professional relationships for personal gain or for imposing religious or political beliefs.
- (e) Update his/her knowledge and skills before re-entering the workforce if he/she has not practised podiatry for a continuous period of five years or more. This may be at the direction of the Board and involve supervised practise. (Refer Section 38 of the Act.)
- (f) When supervising a student or person seeking full registration under the Act:
 - (i) ensure that clients are aware of the student's registration status or person's conditional registration status;
 - (ii) be directly responsible for care and treatment provided to clients;
 - (iii) provide appropriate training and feedback in accordance with the University's or Board's guidelines;
 - (iv) ensure that, at the start of the supervisory period, the podiatry student or conditional registrant understands and, thereafter, adheres to the professional and ethical standards of podiatry practice in accordance with this Code.

A registrant/provider shall not:

- (g) Disrespect the ethical, cultural, religious and political beliefs of clients, students or colleagues. A registrant/provider must not discriminate in employment or in the provision of services on grounds of place of origin, race, Aboriginality, sex, marital status, pregnancy, disability, sexuality or age. A registrant/provider must not engage in an act of victimisation or sexual harassment against clients, students or colleagues.
- (h) Unless exempted by the Board, provide podiatric treatment unless insured or indemnified in a manner and to an extent approved by the Board against civil liabilities that might be incurred in the provision of podiatric treatment. (Refer Section 64 of the Act.)
- (i) Overservice a client. It is the responsibility of the registrant/provider to treat the client only while podiatry can be shown to be of benefit (clinical justification). Care that is not justified constitutes overservicing.
- (j) Directly induce or solicit clients from the practice of another registrant/provider.
- (k) Overstate or exaggerate the seriousness of a client's condition.
- (I) Overcharge a client.

3.2 Transparency

Transparent practice requires full disclosure and clear, open and thorough communication. Transparent practice contributes to a registrant's/provider's integrity. It is inappropriate to withhold information that may impact on the client's ability to become involved as an informed participant. The registrant/provider is responsible for ascertaining the nature and extent of information to be shared and the person/s with whom it needs to be shared.

A registrant/provider shall:

- (a) Practise in an open, professional and objective manner. This involves recognising any potentially competing expectations of the client and other stakeholders (family, team members, payer), including self-interest.
- (b) Recognise the importance of clear understanding with respect to financial matters with clients. Arrangements for payments and payment rates should be settled at the beginning of a therapeutic relationship. The registrant/provider's bill must reflect services actually rendered.
- (c) Be cautious in prognosis, act only on up to date information and not exaggerate the efficacy of his/her services or give specific guarantees regarding the results to be obtained from podiatric treatment.
- (d) Ensure that advertising materials or statements do not intend, or are not likely, to appeal to a client's fears, anxieties or emotions concerning his/her medical treatment or condition or the possible results of his/her failure to obtain the offered services.
- (e) Only use podiatry practice names which are not misleading or deceptive, or likely to mislead or deceive. Practice names shall not be vulgar or sensational, such as would be likely to adversely affect the standing of the podiatry profession.
- (f) Ensure that statements or reference to research in advertisements or other promotional material is accurate, current and pertains to peer-reviewed literature. Footnote references must be included.

A registrant/provider shall not:

- (g) Misrepresent his/her role or competence to the client. A registrant/provider will represent his/her knowledge, skills and abilities in a clear, open manner having considered the knowledge and expectation of the intended audience.
- (h) Misrepresent professional qualifications, education, experience or affiliations. Descriptions of practice, experience, techniques and training (e.g. training in paediatrics, service with a focus on children) are permitted, in that they support the public's ability to make an informed choice, so long as they do not amount to an assertion of specialist status. The use of the title "Podiatric Surgeon" is an exception to this rule for those persons registered on the specialist register as podiatric surgeons.

- (i) Advertise or make a statement that, in any way:
 - (i) is false, misleading or deceptive;
 - (ii) is designed to mislead or deceive;
 - (iii) creates an unjustified expectation of beneficial treatment;
 - (iv) promotes the unnecessary or inappropriate use of his/her services;
 - (v) claims that he/she has unique prominence in the practice of podiatry; or
 - (vi) is likely to bring the profession into disrepute.

An advertisement or statement may be considered to bring the profession into disrepute if it:

- is disparaging of any other profession or professional; or
- contains material of a rude, offensive or undignified nature.
- (j) Pay or give anything of value to a representative of the media or anyone else in anticipation of, or in return for, professional publicity in a news item, or for receiving or making a referral.

3.3 Confidentiality

Registrants/Providers are entrusted with personal and often sensitive information about their clients. Registrants/Providers have a responsibility to respect, secure and protect the privacy of this information subject to any legal requirement to the contrary (eg. mandatory reporting). Even when sharing with those individuals who have the appropriate authority to receive it, the quantity and content of information provided should reflect a principle of a "need to know" basis only.

A registrant/provider shall:

- (a) Comply with the relevant codes and principles pertaining to confidentiality—the National Privacy Principles ("NPPs") as contained in Schedule 3 of the Privacy Act 1988 (Commonwealth) (available from the Office of the Privacy Commissioner's website: www.privacy.gov.au/Health) where a registrant/ provider is in private practice, and the Code of Fair Information Practice for a registrant in the public sector (available from the Department of Health's website: www.health.sa.gov.au/Publications/Guidelines).
- (b) Report all abuse or neglect, even if only suspected, involving children under the age of 18 to the Department for Families and Communities.
- (c) Report all cases of actual and alleged sexual abuse by a regulated health professional of a client to the Registration Board of the abusing or allegedly abusing professional. In the event of an alleged sexual abuse of a client who is over the age of 18 by a non-regulated health provider, a registrant/provider should report the information to an appropriate authority (i.e. Police, employer) if the client consents.
- (d) Take reasonable steps to inform the appropriate third party (e.g. Police, Assessment & Crisis Intervention Service (ACIS), person at risk, client's general practitioner) in the event that the registrant/provider has reason to believe that a client will seriously harm himself/herself or another person.

3.4 Professional Boundaries

The professional-client relationship is an unequal relationship and registrants/providers are responsible for establishing and maintaining professional boundaries with their clients. Registrants/Providers are in a position of power because of the knowledge they hold and the client's need for that knowledge. In order to ensure a trusting relationship registrants/providers must not misuse or abuse the position of power by crossing boundaries. The crossing of boundaries has multiple dimensions that include sexual misconduct, physical abuse, financial abuse, dual relationships, breaches of confidentiality, inappropriate acceptance of gifts and inappropriate self-disclosure. The professional relationship between a registrant/provider and client relies on trust and on the assumption that a registrant/provider will act in the best interests of the client. In order to maintain healthy trusting professional relationships, registrants/providers must ensure their own competence, integrity and dependability.

A registrant/provider shall:

- (a) Behave ethically at all times and maintain professional boundaries with clients, the client's immediate family and significant others.
- (b) Be mindful at all times of the varying vulnerability of clients and the imbalance of power in the professional relationship. Clients are often vulnerable, especially when their health care makes it necessary for them to reveal themselves intimately to their health professional, physically or emotionally.
- (c) Seek appropriate advice and or counselling on recognition of the potential for professional boundary violations by either the registrant/provider or the client, and if necessary transfer the client to another registrant/provider for continuing and future health needs.
- (d) Seek appropriate advice and or counselling prior to entering into a relationship with a former client or someone with whom the client has a significant personal relationship.
- (e) Avoid as much as possible the establishment of dual relationships with his/her clients, and if this is not possible ensure mechanisms are established to avoid prejudicial practices.
- (f) Carefully consider the implications of giving gifts to, and accepting gifts from, his/her clients. A registrant/provider is reminded that it is an offence under Section 57 of the Act to give, offer or accept a benefit for referral or recommendation.
- (g) Be aware of the warning signs that indicate professional boundaries are being crossed. Such warning signs include self-disclosure of information of a personal nature; flirtatious or overt sexual content interactions with clients; spending time with clients outside of working hours; and clients requesting or receiving nonurgent appointments at unusual hours, especially when other staff are not present.

(h) Be aware of the factors that may increase the likelihood of the registrant/ provider breaching professional boundaries. These include stressors in the registrant's/provider's personal life; breakdown of personal relationships; drug and or alcohol abuse; mental illness and professional isolation.

A registrant/provider shall not:

- (i) Exploit a trust relationship with clients. Initiation and/or consent by the client in the case of economic, personal and/or sexual behaviour between a registrant/ provider and a client is not an excuse. Any exploitation of the relationship between the client and registrant/provider for the gratification or benefit of the registrant/provider is an abuse of power. For example, a registrant/provider must not:
 - (i) use his/her position to establish improper personal relationships with clients, the client's immediate family and significant others;
 - (ii) put pressure on his/her clients to give or lend money or to provide other benefits to him/her:
 - (iii) put pressure on his/her clients to enter into an economic venture or investment scheme with him/her. There may be a detrimental effect on a professional relationship with a client if therapeutic and financial aspects in a relationship between a registrant/provider and a client are combined.
- (j) Engage in a personal relationship or sexual behaviour with a current client, or someone with whom the client has a significant personal relationship. A sexual or improper relationship, even if the client is a consenting adult, may cloud the registrant's/provider's judgement and make him/her less objective, which may in turn, result in the quality of care and service the registrant/provider provides for the client being compromised. A registrant/provider must not, for example:
 - (i) have sexual intercourse with a client;
 - (ii) initiate any form of sexual conduct in the client's presence;
 - (iii) make any inappropriate physical contact with a client;
 - (iv) make sexual proposals to a client;
 - (v) make unnecessary comments about a client's body or clothing;
 - (vi) tell a client of their own sexual problems, desires, practices, preferences or fantasies;
 - (vii) show disrespect of a client's sexual orientation;
 - (viii) make sexually suggestive comments or innuendo to a client.
- (k) Disclose information of a personal or intimate nature to his/her clients including, for example, details of his/her life, or personal crises or sexual desires or practices.

3.5 Effective Communication

Clear communication is core to the development of the professional-client relationship. It is considered a competency of practice for registrants/providers to utilise a communication process that promotes shared understanding with those with whom they interact. Effective communication involves the establishment of a feedback process and includes appropriate use of verbal, non-verbal and written communication.

A registrant/provider shall:

- (a) Subject to the consent of the client, ensure that there is an agreed, clear, mutual understanding of the registrant's/provider's care plan by all persons involved with the client (e.g. the client, other professionals, care givers, referral source, payers).
- (b) Address clients in a form or level of English which they understand or, if the client so wishes, through an interpreter fluent in the client's preferred language.
- (c) Fully inform the client of the purpose and process and risks of any testing/assessment and how the results will be used, prior to administration of the test/assessment.
- (d) Treat colleagues and students with respect, courtesy, fairness and good faith.
- (e) When engaged in study and research be guided by and be familiar with the World Medical Association Declaration of Helsinki, and the National Health & Medical Research Council (NHMRC) Statement on Human Experimentation. Where appropriate, researchers should approach relevant ethics committees for advice or approval.

A registrant/provider shall not:

- (f) Discuss, in a disparaging way, or offer an opinion that discredits the competency, quality of service provided or methods used by another professional or an agency. Prior to offering a professional opinion about the competency or services provided by another registrant/provider, another professional and/or another agency, a registrant/provider should consider:
 - (i) if he/she has sufficient information;
 - (ii) the quality of that information;
 - (iii) his/her competence in evaluating the information;
 - (iv) the potential impact on the client;
 - (v) who has requested the opinion and for what purpose.

3.6 Consent and Informed Consent

Informed consent of the client promotes free choice. It supports an honest, client-centred approach that helps to ensure that the client's best interests are served. Consent is defined as the client's permission to proceed with an agreed course of action. Informed consent requires that the person making the decision receives all the information that a reasonable person in the same circumstances would require in order to make a decision, including alternative options and risks of not having treatment, and that the registrant/provider responds to any reasonable requests for additional information about the matter.

If the client is unable to give informed consent appropriate steps must be taken to obtain the consent of a guardian, relative or, if necessary, the Guardianship Board as provided for under the Guardianship and Administration Act 1993 (SA).

A registrant/provider shall:

- (a) Obtain consent verbally or in writing, or in rare cases, by implication. There should be documented evidence of such consent for podiatric services.
- (b) Respect the right of the client either to consent or refuse to consent to participate in podiatric services and to be fully informed at all stages of treatment.
- (c) Ensure the client knows the specific nature of the services being provided both initially and on an ongoing basis. A registrant/provider, at the earliest opportunity, should ensure the client understands and appreciates:
 - (i) the nature and purpose of the treatment/service to be provided;
 - (ii) the expected benefits and limitations of the treatment/service;
 - (iii) the material effects, risks and side effects of the treatment/service;
 - (iv) any alternative treatment or courses of action that might reasonably be considered:
 - (v) the likely consequences of not undertaking the treatment/service;
 - (vi) the scope of the referral;
 - (vii) who is the payer of the services;
 - (viii) the extent of confidentiality to be maintained:
 - (ix) who is/are the person/s with whom verbal or written reports/documentation will be shared:
 - (x) where his/her consent is required.
- (d) Comply with current legislation where it exists (e.g. Consent to Medical Treatment and Palliative Care Act 1995 (SA), Guardianship and Administration Act 1993 (SA)) and adhere to the principles of informed consent for all podiatric services provided to the client.
- (e) In seeking informed consent in the case of children take care in relation to kin and cultural beliefs, so that the right person is approached for consent.

3.7 Conflict of Interest

A conflict of interest arises when registrants/providers have a relationship or interest that could be seen as improperly influencing their professional judgement or ability to act in the best interests of the client. Conflicts may present in different ways and if identified, whether they are real or perceived, need to be addressed.

A registrant/provider shall:

- (a) Make every effort to avoid dual relationships (e.g. treatment of his/her own family or friends) that could impair his/her judgement or increase the risk of exploitation.
- (b) Only provide professional services to family and friends if there is full disclosure of all potential issues to all involved stakeholders. A thorough and objective intervention must occur.
- (c) In situations where dual relationships are impossible to avoid (e.g. in rural and remote areas), take particular care to ensure that the professional and personal relationships are clearly delineated. In such a situation, a registrant/provider is advised to seek guidance and supervision.
- (d) Be familiar with the provisions of Sections 56, 57, 58, 59 and 61 of the Act.

A registrant/provider shall not:

- (e) Allow the pursuit of financial gain or other personal benefit to interfere with the exercise of sound professional judgement and skill.
- (f) Become involved in fraudulent or unethical activity related to his/her professional practice.

3.8 Keeping of Records

Registrants'/Providers' duty of care requires the maintenance of records associated with the treatment of a client. Adequate records are essential to enable proper management of clients by registrants/providers and possibly their successors. In addition, registrants/providers might be called upon to produce appropriate client records during legal proceedings.

Registrants/Providers are responsible for the content of the record related to the podiatric service. The record must reflect registrants'/providers' professional analyses and/or opinions, interventions and recommendations.

(a) Types of Records

Client records are those clinical notes and supporting documentation maintained by a registrant/provider on his/her clients. Any reference to client records encompasses health and other information in any form including paper, electronic, visual (such as podiatric record forms, x-rays, videos and photos) and audio records. Client records should meet the Board's requirements as set out at point (c) "Maintenance of Records". In addition, electronic records should be capable of being printed on paper when required or being reproduced electronically in a form readily understood.

(b) Privacy Principles

A registrant/provider shall comply with the relevant privacy principles. A registrant/provider in the private sector must comply with the National Privacy Principles as contained in Schedule 3 of the Privacy Act 1988 (Commonwealth) ("NPPs"). A registrant in the public sector is to comply with the Department of Health's Code of Fair Information Practice, which is based on, and mirrors, the NPPs.

A registrant/provider is advised to familiarise himself/herself with the key principles of the NPPs, or where applicable, the Code of Fair Information Practice, particularly in relation to the following matters:

- The purpose and manner of collecting personal information:
- The use and disclosure of personal information collected;
- The requirement to take reasonable steps to ensure the personal information collected, used or disclosed is accurate, complete and up-todate;
- The requirement to take reasonable steps to protect personal information held from misuse and loss and from unauthorised access, modification or disclosure;
- The requirement to adopt a policy of openness, transparency and accountability for the management of personal information collected;
- The requirement to give access to the personal information held on request, and the need to take reasonable steps to correct personal information if it is found to be inaccurate, incomplete, misleading or not up-to-date;
- The requirement to limit the use of identifiers that government agencies have assigned to an individual;
- The requirement to give individuals, wherever it is lawful and practicable, the option of not identifying themselves when their personal information is collected;
- The requirement to take reasonable steps to maintain the security and protect the privacy of personal information if it is transferred to a third party; and
- The requirement to limit, wherever possible, the collection of sensitive information about individuals.

A registrant/provider can access the NPPs from the website of the Office of the Privacy Commissioner: www.privacy.gov.au.

The Code of Fair Information Practice can be accessed from the Department of Health's website: www.health.sa.gov.au.

(c) Maintenance of Records

Competent podiatric practice demands that adequate client records covering history, diagnosis and treatment of the client by the registrant/provider be created and maintained.

A registrant/provider shall:

- (1) Keep records and reports clearly, concisely, accurately and objectively for the information of professional colleagues, for legal purposes and to record plans and interventions for clients.
- (2) For individual and ongoing consultations ensure that client records contain the following:
 - (i) The client's medical history, including the presenting complaint, if appropriate.
 - (ii) The initial and any subsequent examination of the client and the findings.
 - (iii) Assessment of the client and the client's diagnosis and any changes to that assessment or diagnosis from time to time.
 - (iv) The proposed treatment goals and management plan and any modifications.
 - (v) The treatment given to the client on each occasion.
 - (vi) The client's response to the treatment, both subjective and objective, as appropriate.
 - (vii) Any referrals made or other treatment, strategies or advice recommended or given to the client.
- (3) Initial any changes to paper records. Changes should be made in such a way as to make the previous entry visible. Computerised records must be established in such a way that, for every entry to the record, there is a record of when the entry was made, by whom and when changes were made and an adequate back-up kept.

A registrant/provider shall not:

- (4) Record terms or abbreviations that are derogatory or emotive.
- (5) Record abbreviations or 'short hand' expressions that are not recognisable and comprehensive within the context of the client's care.

(d) Retention of Records

Although there is no legislation to specify how long client records are to be maintained, it is recommended from a practical perspective, adult records should be retained for at least seven years after the last treatment of a client by the registrant/provider, and child records until the person is 25 years of age.

A registrant in the public sector should be aware that official records made or received by a public agency in the conduct of its business will form part of an official record under the State Records Act 1997 (SA). Destruction (or disposal) of an official record may only be carried out in accordance with a determination made by the Manager of State Records with the approval of the State Records Council.

(e) Destruction of Records

A person shall not destroy, deface or damage a client record with intent to evade or frustrate the operation of the Privacy Act 1988 (Cth.) or other relevant legislation.

Where it is appropriate to destroy client records, a registrant/provider must ensure that it is done so as to maintain confidentiality.

(f) Ownership of Records

A registrant/provider in private practice owns the records created in that practice.

In a group practice, the right of ownership of records will depend on the terms and conditions of the form of partnership or association. Records created by an employee or a locum remain the property of the employing registrant/ provider or group.

(g) Right of Access to Records

The right to access personal information is a very important privacy right. The NPPs (available from the Office of the Privacy Commissioner's website: www.privacy.gov.au) provide clients with a right of access to their personal information held by a private sector registrant/provider. Where a government agency has in its possession or under its control records of personal information of a client, he/she may have access to those records in accordance with the Freedom of Information Act 1991 (SA) (FOI Act) (available at the website: www.legislation.sa.gov.au).

Ways in which clients may gain access to their personal information include:

- inspecting the record (if held in electronic form, by way of a print out);
- by receiving a copy of the record; or
- by viewing the record and having its contents explained by the registrant/ provider holding the record or by another suitably qualified professional.

There is a limited number of exemptions to this general right of access to records, thus registrants/providers should familiarise themselves with the relevant exceptions as outlined in the NPPs, or where applicable, the FOI Act.

(h) Transfer of Records

When a client changes registrant/provider the Board requires that, on the written request of the client, at least a summary of the client record maintained by the first registrant/provider be transferred to the second registrant/provider.

A registrant/provider must therefore ensure that a sufficient health history is made available on request and with consent to any subsequent treating registrant/provider, thus ensuring the continued good management of the client.

(i) Medico-Legal Reports

Reports prepared for third parties, such as those prepared for medico-legal or insurance purposes, are the property of the party for whom they were prepared. A registrant/provider who holds copies of such reports has no right to release them to clients without consent of the person requesting the report.

(j) Cost of Access to Records

The Board accepts that reasonable charges sufficient to meet the costs of researching and documenting information sought on client records, may be charged to clients or their legally authorised agents for the provision of such information. However, it should be noted that the NPPs provide that such a charge must not be excessive and must not apply to lodging a request for such information or access.

The NPPs govern the cost of access in the private sector, and the FOI Act governs the cost of access in the public sector.

(k) Death or Retirement of a Practitioner

A sole registrant/provider shall make appropriate provisions for the storage, transfer or sale of records upon his/her retirement and termination of business and as a contingency in the event of his/her untimely death.

A registrant/provider in partnership with other registrants/providers should ensure that he/she has a detailed formal written agreement at the time of entering into the partnership addressing the issues likely to be encountered, including the division or transfer of records, upon the dissolution of the partnership, or upon the retirement or death of one partner.

To ensure continuity of care, a registrant/provider shall make appropriate provisions to inform patients of the registrant/provider to which his/her records, if held, will be or have been transferred in the aforementioned situations.

3.9 Use of Titles

The use of any title or designation is an effective method for a registrant/provider to quickly impart considerable information about himself/herself to others. It immediately allows the audience to identify the common roles or activities and characteristics about that title. Titles may be attributed to an individual through a variety of mechanisms, some earned through training or education (e.g. professional credentials) and others as a result of a position held (e.g. a job title such as case manager).

(a) Protected Title

One of the central elements of the Podiatry Practice Act 2005 is the protection of title—see Sections 34, 35 and 36 of the Act.

Title protection as part of the regulation of a profession is one mechanism used to help the public readily identify those individuals who are registered with the Board and are subsequently accountable for the delivery of podiatric service which meets the established standards of the profession.

The principle purpose for protection of title is to prevent confusion or misrepresentation to the public. Based on that understanding, it is important to recognise that the use of a title or designation is only a small part of the broader issue of how a registrant/provider represents himself/herself to others.

In South Australia, titles (prescribed words) such as:

- registered podiatry student;
- podiatrist;
- chiropodist;
- podiatric surgeon;
- foot specialist;
- foot therapist,

are reserved for individuals registered with the Board. (Refer Sections 34 and 36 of the Act, and General Regulation 8.)

(b) Interpretations of Title Use

Other than registered podiatrists and podiatric surgeons, there are some individuals in associated roles that are involved in providing podiatric services to the public. It is important that the public clearly recognise the relationship of these individuals with the registrant.

(i) Students

A registered podiatry student, under the supervision of a podiatrist, must identify himself/herself as a podiatry student. This immediately identifies the student role to the public.

In accordance with General Regulation 7, registration on the podiatry student register authorises the person to provide podiatric treatment under the supervision of a podiatrist.

(ii) Assistants

Although the Board does not have any jurisdiction over support personnel, there is concern about how a registrant/provider assigns his/her work in order to ensure that safe, high quality care is provided to his/her clients. The title "Assistant" may be used when service has been assigned to an assistant who is supervised by a podiatrist. This title relates the role as one of assisting and attaches accountability to a professional person (podiatrist) rather than a program or profession (podiatry). (Refer to the Board's "Policy for Registered Podiatrists re: Assistants in Podiatry Practice".)

(iii) Limited or Conditional Registration

A person whose registration is limited or subject to a condition under the Act must not hold himself/herself out as having registration that is not limited or not subject to a condition or permit another person to do so. (Refer Section 35 of the Act.)

(c) Specialty or other Designations

Podiatry as a profession in South Australia does not have formal specialty areas apart from Podiatric Surgery. The Board provides registration certificates for general practice, reflective of the common knowledge and skills of podiatry.

While there are clearly distinct areas of practice such as sports medicine, biomechanics etc. in podiatry, a process to establish specialty certification/registration does not exist under the Act.

A registrant must not include titles, descriptors, credentials, or initials for such, before or after his/her name that would suggest specialisation. It is suitable however to make a statement about an area of special interest or additional training, e.g. rather than stating "Paediatric Podiatrist" it would be appropriate to state "podiatrist with training and expertise in paediatrics".

Similarly, terms or abbreviations used after a registrant's name such as M.A.Pod.A or Acc Pod are not permitted as members of the public would not understand these abbreviations, and could be misled into believing the registrant has formal additional qualifications. These terms must be used in full, i.e:

- Member of Australian Podiatry Association
- Podiatrist Accredited by Australian Podiatry Association

(d) <u>Use of other University Degrees (not indicating specialisation)</u>

Not uncommonly, a registrant may have pursued post-graduate degrees outside podiatry such as an M Ed, or an MBA. These conferred degrees, obtained at a University level, can be used by a registrant after his/her name in addition to the podiatry degree, provided the additional qualifications are entered on the Register of Podiatrists. Applications to have additional qualifications on the Register must be made to the Board with the prescribed fee.

(e) Job Titles

Recent trends toward interdisciplinary approaches to service delivery have contributed to the use of a large variety of job titles, often shared by individuals from different professions and sometimes specific to the organisation. Job titles do not replace nor do they preclude the use of a professional designation. What remains important is the concept of clear and appropriate representation. A registrant should consider the audience and determine the most appropriate means of portraying his/her role to the client.

(f) <u>Title of Doctor ("Dr")</u>

A registrant may only use the professional title of doctor ("Dr"), provided that he/she can demonstrate appropriate and relevant qualifications, and provided that the qualifications are entered on the Register.

Such qualifications would include a Doctor of Philosophy (PhD) or Professional Doctorate (in a field relevant to the practise of podiatry) awarded by a recognised university.

A registrant must not use the title of doctor ("Dr") in a manner that may be misleading. In the event that the title of doctor ("Dr") does not relate directly to the practise of podiatry, this must be made clear in all forms of correspondence and advertising.

(g) Misuse of Title

Title protection is critical to a regulation model that certifies providers through title registration. The Board takes seriously its role to safeguard public interest by ensuring that only a qualified and competent registrant uses the title granted on registration.

The misuse of title most frequently occurs when an individual who is not a registrant uses a title or practises in a manner which would lead a member of the public to reasonably presume that he/she were a registrant, or when an individual who is practising podiatry has not registered with the Board.

All cases brought to the attention of the Registrar are investigated. Penalties for proven misuse of title bring a maximum penalty of \$50 000 or imprisonment for six months, and similar penalties apply for practising podiatry unregistered. (Refer to Sections 34, 35, 36 and 37 of the Act.)

4. CAUSES FOR DISCIPLINARY ACTION

Pursuant to Section 40 of the Act:

- "(1) There is proper cause for disciplinary action against a registered person if—
 - (a) the person's registration was improperly obtained; or
 - (b) the person is guilty of unprofessional conduct; or
 - (c) the person is for any reason no longer a fit and proper person to be registered on the appropriate register or in a particular specialty.
- (2) There is proper cause for disciplinary action against a podiatric services provider if—
 - (a) the provider has contravened or failed to comply with a provision of this Act; or
 - (b) there has been, in connection with the provision of podiatric treatment by the provider, a contravention or failure to comply with a code of conduct under this Act applying to the provider; or
 - (c) the provider or any person employed or engaged by the provider has, in connection with the provision of podiatric treatment by the provider, engaged in conduct that would, if the person were a registered person, constitute unprofessional conduct; or
 - (d) the provider is for any reason not a fit and proper person to be a podiatric services provider; or
 - (e) in the case of a corporate or trustee podiatric services provider, an occupier of a position of authority in the provider:
 - (i) has contravened or failed to comply with a provision of this Act; or
 - (ii) has, in connection with the provision of podiatric treatment by the provider, engaged in conduct that would, if the person were a registered person, constitute unprofessional conduct; or
 - (iii) is for any reason not a fit and proper person to occupy a position of authority in a corporate or trustee podiatric services provider.
- (3) There is proper cause for disciplinary action against the occupier of a position of authority in a corporate or trustee podiatric services provider if—
 - (a) the person has contravened or failed to comply with a provision of this Act; or

- (b) the person has, in connection with the provision of podiatric treatment by the provider, engaged in conduct that would, if the person were a registered person, constitute unprofessional conduct; or
- (c) the person is for any reason not a fit and proper person to occupy a position of authority in a corporate or trustee podiatric services provider; or
- (d)
 - (i) the provider has contravened or failed to comply with a provision of this Act; or
 - (ii) there has been, in connection with the provision of podiatric treatment by the provider, a contravention or failure to comply with a code of conduct under this Act applying to the provider; or
 - (iii) the provider, or any person employed or engaged by the provider, has, in connection with the provision of podiatric treatment by the provider, engaged in conduct that would, if the provider or the person were a registered person, constitute unprofessional conduct,

unless it is proved that the person could not, by the exercise of reasonable care, have prevented the contravention, failure to comply or conduct."

The Board uses the following case law as a guide to the meaning of the term "fit and proper":

Sobey v Commercial and Private Agents Board (1979) 22 SASR 70, at page 76 per Walters J:

"The issue whether an appellant has shown himself to be a fit and proper person within the meaning of section 16 (1) of the Act is not capable of being stated with any degree of precision. But for the purposes of the case under appeal, I think all that I need to say is that, in my opinion, what is meant by that expression is that an applicant must show not only that he is possessed of a requisite knowledge of the duties and responsibilities devolving upon him as the holder of a particular licence under the Act, but also that he is possessed of sufficient moral integrity and rectitude of character as to permit him to be safely accredited to the public, without further inquiry, as a person to be entrusted with the sort of work to which the licence entails. The burden clearly lay upon the appellant to satisfy the board of his fitness and propriety to hold the licences for which he applied."

Fitness and propriety of a person relates to knowledge, competency, honesty, moral integrity, ability and character.

Medical fitness of a practitioner is treated separately under the Act and an application to the Board to inquire into the matter can only be made by the Registrar, Minister or a representative body.

Note:

Given that unprofessional conduct includes a contravention of, or failure to comply with, a provision of the Act, it is the responsibility of a registrant/provider to fully acquaint himself/herself with the relevant provisions of the Act in relation to offences (also refer to information under "Offences" on the Board's website).

5. GLOSSARY OF TERMS

The following definitions are intended to clarify the Board's interpretation of the following commonly-used terms and provide some additional context for their use in this document.

5.1 Accountability

A registrant/provider is responsible for his/her actions and has an obligation to account for and explain his/her actions.

5.2 Client

The client is the individual who is receiving podiatric service. It is the client to whom the registrant/provider has a primary duty to apply the principles of practice.

5.3 Client's Rights

In general a client has three major rights:

- the right to decide whether or not to undergo treatment, after receiving a reasonable explanation of what the treatment involves and the risks associated with the treatment (informed consent);
- the right to be treated with reasonable care and skill by a registrant/provider;
- the right to confidentiality of information about medical conditions and treatments.

(Also refer to the principles to be considered in the development of the Charter of Health and Community Services Rights under the Health and Community Services Complaints Act 2004 (SA), Part 3, Section 22, and the Charter itself, when developed.)

5.4 Common Law

Common law is the body of law evolved through the practice of English Courts. It is law made by Judges (also known as precedent law) as distinct from law laid down by Acts or Statutes (Parliament made law). An Act overrules the common law if both apply in the same area.

5.5 Competence

A complex interaction and integration of knowledge, skills and professional behaviours and judgement. It embodies the ability to generalise or transfer and apply skills and knowledge from one situation to another.

5.6 Confidentiality

A registrant/provider has a responsibility to respect, secure and protect the privacy of personal and sensitive information about his/her clients, subject to any legal requirement to the contrary.

5.7 Cultural Respect

Cultural respect is the recognition, protection and continued advancement of the inherent rights, cultures and traditions of Aboriginal and Torres Strait Islander people.

5.8 Ethics

Ethics is the science of moral principles. In a professional context ethics relates to moral behaviour in a professional capacity.

5.9 Incompetence

Incompetence is the professional care of a client that displays a lack of knowledge, skill or judgement or disregard for the welfare of the client of a nature or to an extent that demonstrates that the registrant/provider is unfit to continue to practise or that the registrant/provider's practice should be restricted.

5.10 Informed Consent

In order for a client to give permission to proceed with an agreed course of action a registrant/provider has a duty to explain, as far as may be practicable and reasonable in the circumstances:

- the nature, consequences and risks of the proposed treatment;
- the likely consequences of not undertaking the treatment;
- any alternative treatment or courses of action that might reasonably be considered.

5.11 Integrity

Within the context of the professional-client relationship, it is important to the client that he/she believes that the registrant/provider is acting with integrity.

Honesty with and respect for the client form the basis of this integrity. This means that clients are regarded as active and valued participants within the professional-client relationship.

5.12 Podiatry or Podiatric Treatment

Means:

- (a) the diagnosis, treatment or prevention of disorders of the foot and foot related structures of the human body; and
- (b) all diagnostic, therapeutic, health or other services or advice provided in the course of practice by a podiatrist.

5.13 Power Imbalance

The knowledge that a registrant/provider possesses about health care conditions and other private information about the client, and the need of the client for professional services, combined with the registrant's/provider's ability to recommend or deny various treatments, places a registrant/provider in a position of power. As a recognised professional, a registrant/provider should be aware of the power imbalance between himself/herself and his/her clients.

5.14 Provider

A podiatric services provider means a person (not being a podiatrist) who provides podiatric treatment through the instrumentality of a podiatrist or podiatry student but does not include an exempt provider.

An exempt provider includes a recognised hospital, incorporated health centre or private hospital within the meaning of the South Australian Health Commission Act 1976 until 1 July 2008 and an incorporated hospital or private hospital under the Health Care Act 2008 thereafter, or any other person declared by the General Regulations to be an exempt provider.

A person who is not a podiatrist will, unless exempted by the General Regulations, be taken to provide podiatric treatment through the instrumentality of a podiatrist if that person, in the course of carrying on a business, provides services to the podiatrist for which the person is entitled to receive a share in the profits or income of the podiatrist's practise of podiatry.

A provider also includes a corporate or trustee podiatric services provider.

- (a) A corporate podiatric services provider is a podiatric services provider that is a body corporate and a person occupies a position of authority in such a provider if the person:
 - (i) is a director of the body corporate; or
 - (ii) exercises, or is in a position to exercise, control or substantial influence over the body corporate in the conduct of its affairs; or
 - (iii) manages, or is to manage, the business of the body corporate that consists of the provision of podiatric treatment; or
 - (iv) where the body corporate is a proprietary company—is a shareholder in the body corporate.
- (b) A trustee podiatric services provider is a person acting as a podiatric services provider in the capacity of trustee of a trust and a person occupies a position of authority in such a provider if the person is a trustee or beneficiary of the trust.

5.15 Registrant

A podiatrist, podiatry student or podiatric specialist registered by the Podiatry Board of South Australia.

5.16 Respect for Professional Boundaries

Setting and observing professional boundaries by the registrant/provider is critical to ensure the trust the client places in the registrant/provider is not betrayed. A registrant/provider must exercise good judgement in order to manage professional boundaries. Violation of these boundaries is an abuse of power.

5.17 Transparency

Transparent practice requires full disclosure, and clear, open and thorough communication.

Transparent practice contributes to the registrant's/provider's integrity.

5.18 Trust

Trust is a firm belief in the reliability and truth of something. In a professional relationship it is a confidence in the knowledge, skills, abilities, behaviour and judgement of the professional. It is the client's trust in the registrant/provider's professionalism that automatically accords power.

5.19 Unprofessional Conduct in a Private Capacity

Improper conduct in a private capacity may also be held to be unprofessional conduct. Duggan J in Reyes v Dental Board of SA 83 SASR 551 per the Supreme Court of South Australia held:

- "(1) The ambit of unprofessional conduct is not restricted to acts or omissions occurring in the direct performance of professional tasks or duties. It includes:
 - (a) acts sufficiently closely connected with actual practice; and
 - (b) conduct outside the course of practice which manifests the presence or absence of qualities which are incompatible with, or essential for, the conduct of practice.

New South Wales Bar Association v Cummins (2001) 52 NSWLR 279, applied. Ziems v Prothonotary of Supreme Court of NSW (1957) 97 CLR 279; Raylance v General Medical Council (2000) 1 AC 311, referred to.

(2) The important consideration is the actual conduct which has been proved and whether such conduct establishes that the person is unfit to remain a member of his or her profession."

(Also refer to definition in Introduction.)

APPENDIX 1

EXTRACT FROM "CULTURAL RESPECT FRAMEWORK FOR ABORIGINAL AND TORRES STRAIT ISLANDER HEALTH 2004-2009"

2.3 The Principles

The Cultural Respect Framework recognises the following principles which are consistent with the National Aboriginal and Torres Strait Islander Health Strategy and the Aboriginal and Torres Strait Islander Health Workforce National Strategic Framework 2002.

- A holistic approach: recognising that the improvement of Aboriginal and Torres Strait Islander health status must include attention to physical, spiritual, cultural, emotional and social wellbeing, community capacity and governance.
- Health sector responsibility: improving the health of Aboriginal and Torres
 Strait Islander individuals and communities is a core responsibility and a high
 priority for the whole of the health sector. Making all services responsive to the
 needs of Aboriginal and Torres Strait Islander peoples will provide greater choice
 in the services they are able to use.
- Community control of primary health care services: supporting the Aboriginal community controlled health sector in recognition of its demonstrated effectiveness in providing appropriate and accessible health services to a range of Aboriginal communities and its role as a major provider within the comprehensive primary health care context. Supporting community decision-making, participation and control as a fundamental component of the health system that ensures health services for Aboriginal and Torres Strait Islander peoples are provided in a holistic and culturally sensitive way.
- Working together: combining the efforts of government, non-government and
 private organisations within and outside the health sector, including areas of
 employment, education and housing, and in partnership with the Aboriginal and
 Torres Strait Islander health sector, provides the best opportunity to improve the
 broader determinants of health.
- Localised decision-making: health authorities devolving decision-making capacity to local Aboriginal and Torres Strait Islander communities to define their health needs and priorities and arrange for them to be met in a culturally appropriate way in collaboration with Aboriginal and Torres Strait Islander specific and mainstream health services.
- Promoting good health: recognising that health promotion and illness
 prevention is a fundamental component of comprehensive primary health care
 and must be a core activity for specific and mainstream health services.
- Building the capacity of health services and communities: strengthening
 health services and building community expertise to respond to health needs
 and take responsibility for health outcomes. This includes effectively equipping
 staff with appropriate cultural knowledge and clinical expertise, building physical,
 human and intellectual infrastructure, and fostering leadership, governance and
 financial management.

APPENDIX 1

 Accountability for health outcomes: recognising that accountability is reciprocal and includes accountability for health outcomes and effective use of funds by community controlled and mainstream services to governments and communities. Governments are accountable for effective resource application through long-term funding and meaningful planning and service development in genuine partnership with communities.

The full text of the 'Cultural Respect Framework for Aboriginal and Torres Strait Islander Health 2004-2009' can be accessed through the Department of Health's website: www.health.sa.gov.au/publications/planning.

Dated 2 August 2008.

JOHN HILL, Minister for Health

REAL PROPERTY ACT NOTICE

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the land set forth and described before his name at the foot hereof brought under the operation of the Real Property Act: Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said several pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Registration Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE

No. of Applica- tion	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
31074	Portion of Allotment 11 in L.T.R.O. Deposited Plan No. 69003, being portion of Allotment 276, Township of Currency Creek	James Edwards	P.O. Box 850, Goolwa, S.A. 5124	29 October 2008
Dated 26 Au	gust 2008, at the Lands Titles Registration (J. ZACCARIA, Deputy Registrar-General		

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

HIGHER MASS LIMITS FOR VEHICLES FITTED WITH ROAD FRIENDLY SUSPENSION

Information Note

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

1 APPROVAL

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

2. **DEFINITIONS**

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

3. APPLICATION OF SUPPLEMENTARY NOTICE

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

4. ROUTES AVAILABLE TO APPROVED VEHICLES

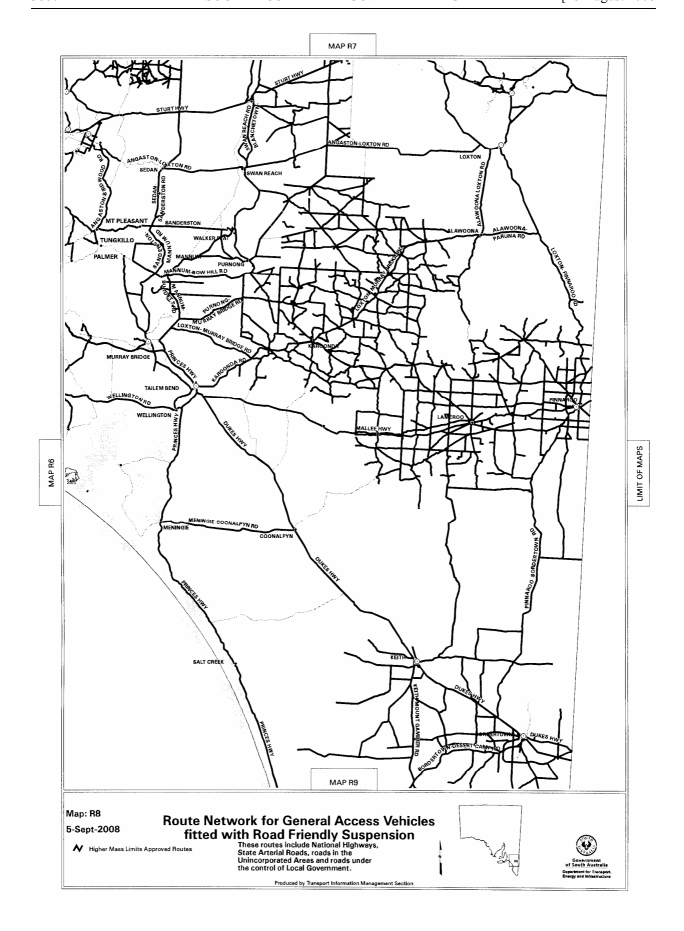
- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified hereunder:
 - 4.1.1 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Map R8 (Billabong Road and Thiele Road, Pompoota, Dabinett Road and Kenny Road, Ponde).
 - 4.1.2 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Map R9 (Brighton Drive from Deviation to Moyhall Road, Naracoorte).
 - 4.1.3 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Map U1 (Wheaton Road, McLaren Vale).
 - 4.1.4 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' Township Map M-P (Brighton Drive from Deviation to Moyhall Road, Naracoorte).

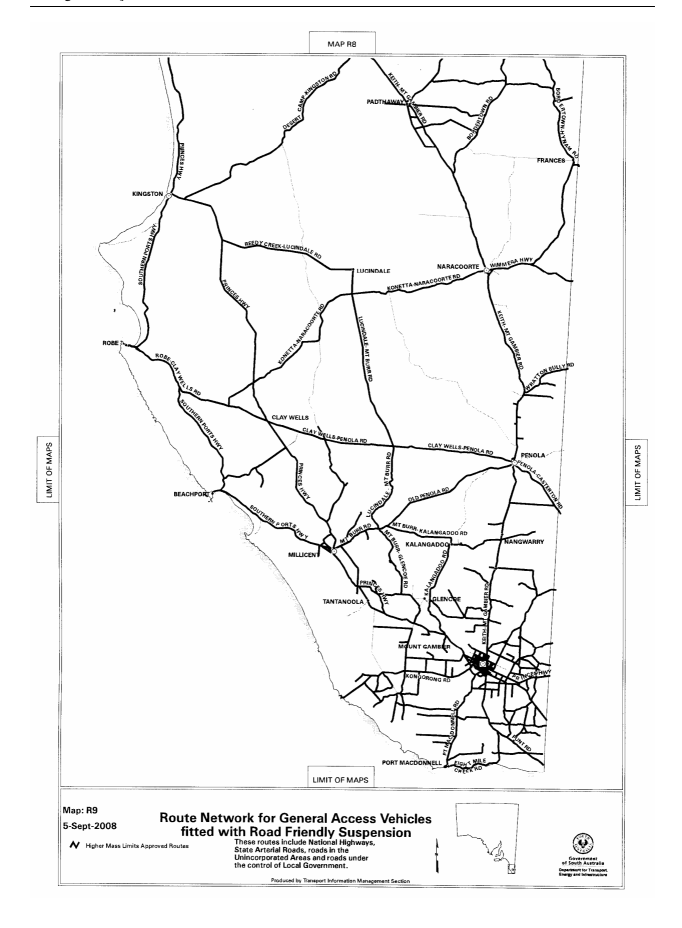
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

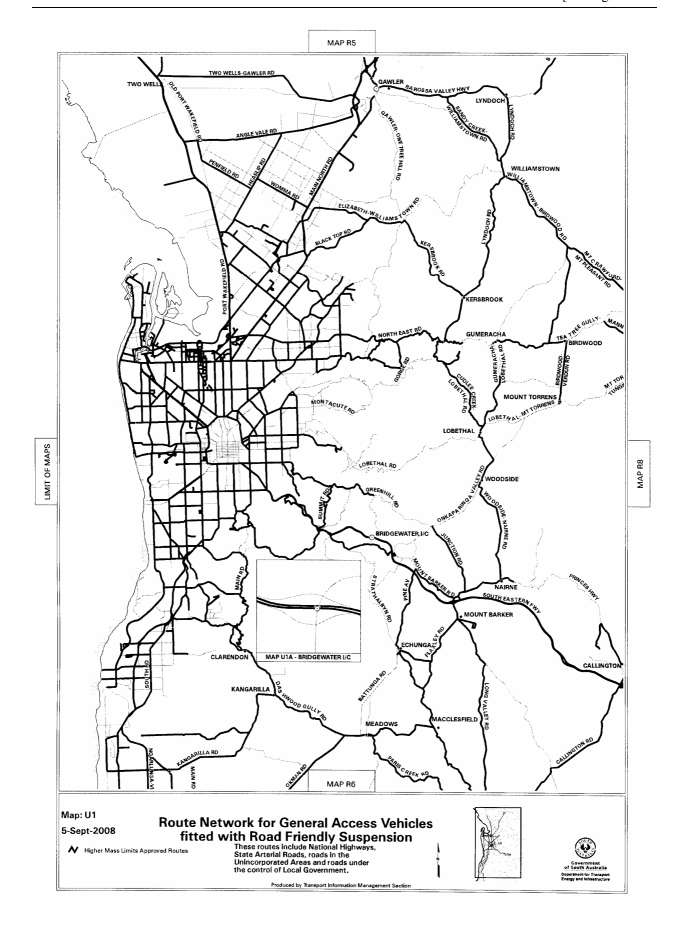
- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;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

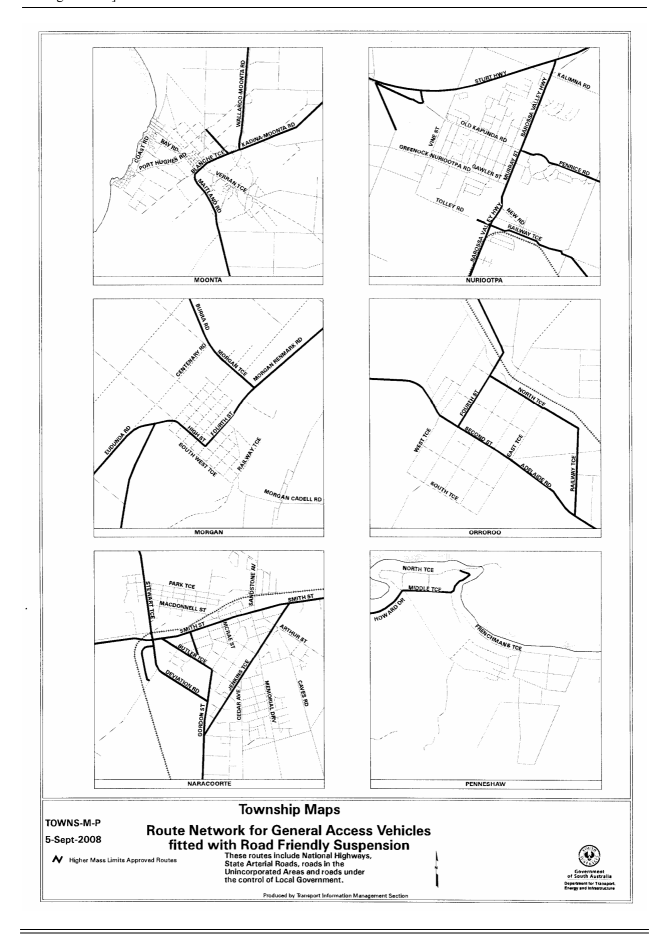
6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 5 September 2008.









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 owners of cabinet X-ray apparatus from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

- the apparatus must comply with the requirements of Regulation 66 and be maintained in good working order and condition;
- (2) the owner must issue a personal monitoring device to a radiation worker if directed in writing by the Director of the Radiaton Protection Division of the Environment Protection Authority to do so; and
- (3) this exemption does not apply to monitoring of persons operating the apparatus for purposes of installing, maintaining or servicing the apparatus.

Dated 20 August 2008.

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

WHEAT MARKETING ACT 1989

Deductions for Grains Research

PURSUANT to section 10 of the Wheat Marketing Act 1989, I, Rory McEwen, Minister for Agriculture, Food and Fisheries, Minister for Forests and Minister for Regional Development, make the following notice concerning grain for the season 2008-2009-

- 1. There shall be deductions for the purposes of research from the proceeds of all grain for the season.
- 2. The prescribed rate for such deductions shall be 20 cents per tonne.
- 3. A purchaser of grain harvested in 2008-2009 is to presume conclusively that the seller has consented to the making of payments under this section.

- 4. If the seller, by notice in writing given to the Minister by 31 March 2009, indicates that he or she does not consent to the making of such payments in respect of grain harvested in 2008-2009, the Minister must pay to the seller the amount received by the Minister in respect of grain of that season sold by the seller.
- 5. The written notice should be forwarded to the Minister for Agriculture, Food and Fisheries, G.P.O. Box 1671, Adelaide, S.A. 5001, by the stipulated date.

Dated 26 August 2008.

RORY MCEWEN, Minister for Agriculture, Food and Fisheries

WHEAT MARKETING ACT 1989

Deductions for South Australian Farmers Federation (SAFF) Grains Council

PURSUANT to section 10 of the Wheat Marketing Act 1989, I, Rory McEwen, Minister for Agriculture, Food and Fisheries, Minister for Forests and Minister for Regional Development, make the following notice concerning grain for the season 2008-2009

- 1. There shall be deductions for the purposes of the SAFF Grains Council from the proceeds of all grain for the season.
- 2. The prescribed rate for such deductions shall be 5 cents per tonne.
- 3. A purchaser of grain harvested in 2008-2009 is to presume conclusively that the seller has consented to the making of payments under this section.
- 4. If the seller, by notice in writing given to the Minister by 31 March 2009, indicates that he or she does not consent to the making of such payments in respect of grain harvested in 2008-2009, the Minister must pay to the seller the amount received by the Minister in respect of grain of that season sold by the seller.
- 5. The written notice should be forwarded to the Minister for Agriculture, Food and Fisheries, G.P.O. Box 1671, Adelaide, S.A. 5001, by the stipulated date.

Dated 26 August 2008.

RORY MCEWEN, Minister for Agriculture, Food and Fisheries

FAXING COPY?

IF you fax copy to **Government Publishing SA** for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

Fax transmission: (08) 8207 1040 Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

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

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@dpc.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

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

CITY OF ONKAPARINGA

DEVELOPMENT ACT 1993, SECTION 25 (5)

Onkaparinga (City) Development Plan Local Heritage (Onkaparinga) Development Plan Amendment— Draft for Agency/Public Consultation

NOTICE is hereby given that the City of Onkaparinga has prepared a draft Development Plan Amendment Report (DPA) to amend the Onkaparinga (City) Development Plan. The Plan Amendment Report proposes to:

- update the register of State Heritage Places in accordance with State Heritage Branch listings;
- update the register of Local Heritage Places and Contributory Items;
- arrange Heritage Places and Contributory Items, in line with the Better Development Plans templates.

The draft DPA will be available for public inspection during normal office hours at Council's Aberfoyle Park, Noarlunga Centre and Willunga offices, and on Council's website www.onkaparingacity.com from 28 August 2008 to 24 October 2008. A copy of the report can be purchased from the Council for \$20, or it can be downloaded from the website.

Written submissions regarding the draft amendment will be accepted by Council until 24 October 2008 and should be addressed to the Chief Executive Officer, City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168, marked to the attention of Wendy Possingham. The submission should clearly indicate whether you or a representative wishes to speak on the submission at a public meeting for the DPA. The submissions may be lodged electronically at mail@onkaparinga.sa.gov.au.

Copies of all public submissions will be made available for inspection by interested persons at Council's offices from 24 October 2008, to the conclusion of the public meeting. The public meeting will be held from 6.30 p.m. at Council's Noarlunga Centre Office (Civic Centre, Ramsay Place, Noarlunga Centre) on 29 October 2008. The public meeting may not be held if no submission makes a request to be heard.

If you would like further information about the draft Development Plan Amendment Report, please contact Wendy Possingham, City of Onkaparinga on telephone 8384 0589 or by email at wenpos@onkaparinga.sa.gov.au.

Dated 28 August 2008.

J. TATE, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD DEVELOPMENT ACT 1993

Draft Outdoor Advertisements Development Plan Amendment— Draft for Public Consultation

NOTICE is hereby given that the City of Port Adelaide Enfield has prepared a draft Outdoor Advertisements Development Plan Amendment (DPA) to amend the Port Adelaide Enfield (City) Development Plan. The proposed amendments include:

- replacement of Council-wide Objectives and Principles of Development Control to provide a more comprehensive and clear expression of the outdoor advertising outcomes sought by the City;
- the introduction of provisions that establish a height limit for outdoor advertisements in all zones across the City; and
- the introduction of a new table that provides illustrative examples of outdoor advertisements that adhere to several of the key Principles of Development Control proposed to be inserted into the Council-wide Policy section of the Development Plan.

Availability of the Draft DPA Document

The draft Development Plan Amendment will be on public consultation from 9 a.m. on Thursday, 28 August 2008 to 5 p.m. on Friday, 31 October 2008 and will be available for public inspection during normal office hours at:

• the City of Port Adelaide Enfield Civic Centre, 163 St Vincent Street, Port Adelaide;

• the following Library-Council Offices:

Parks: 2-46 Cowan Street, Angle Park; Enfield: 1 Kensington Crescent, Enfield; and Greenacres: 2 Fosters Road, Greenacres.

A copy of the draft Development Plan Amendment is also available on Council's website www.portenf.sa.gov.au. The document may also be purchased at the Port Adelaide Enfield Civic Centre, 163 St Vincent Street, Port Adelaide for \$20.

Written Submissions

Written submissions regarding the draft Development Plan Amendment will be accepted by the City of Port Adelaide Enfield until 5 p.m. on Friday, 31 October 2008 and should be addressed to:

City Manager City of Port Adelaide Enfield P.O. Box 110 Port Adelaide, S.A. 5015

Interested persons making a written submission should clearly indicate in the submission whether they wish to speak on their submission at the public hearing—see below for details.

Written submissions may be lodged electronically by email to custserv@portenf.sa.gov.au (the text 'Submission Regarding Draft Outdoor Advertisements DPA' should be included in the subject header).

Copies of all submissions received will be available for inspection by interested persons at the City of Port Adelaide Enfield Civic Centre, 163 St Vincent Street, Port Adelaide from 9 a.m. on Monday, 3 November 2008, until the conclusion of the public hearing.

Public Hearing

A public hearing is scheduled for 7 p.m. on Tuesday, 25 November 2008, in the City of Port Adelaide Enfield Council Chamber, 62 Commercial Road, Port Adelaide. The public hearing will not be held if there are nil submissions received, or if the submissions received do not include a request to be heard at the public hearing.

Dated 28 August 2008.

H. J. WIERDA, City Manager

CLARE & GILBERT VALLEYS COUNCIL

Temporary Road Closure

NOTICE is hereby given that in the interest of traffic control and public safety and pursuant to powers contained in section 359 of the Local Government Act 1934, as amended, all classes of motor vehicles, with the exception of emergency, be excluded from Gillen Street, Clare, between Main North Road and Gleeson Street, from Monday, 1 September 2008 to Tuesday, 30 September 2008, for the purpose of carrying out roadworks.

R. BLIGHT, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Portions of Gillen and Gleeson Streets and Public Road, Clare

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Clare & Gilbert Valleys Council proposes to make a Road Process Order to open as road portion of Allotment 91 in Filed Plan 204224 more particularly delineated and numbered '1' on Preliminary Plan No. 08/0048 and to close and merge with Allotment 91 in Filed Plan 204224 the portion of the public road adjoining Allotment 91 in Filed Plan 204224 (portions of Gillen and Gleeson Streets and Public Road) more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0048 in exchange for land taken for new road.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Clare & Gilbert Valleys Council and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Clare & Gilbert Valleys Council, 4 Gleeson Street, Clare, S.A. 5453 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 18 April 2008.

R. D. BLIGHT, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Naming of Public Road

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, Council at its monthly meeting held on 22 August 2008, resolved to name the following road:

The section of government road commencing at Pinks Beach Road (adjacent to allotment 7 in Deposited Plan 27317 and allotment 15 in Deposited Plan 28055), and travelling in a southerly and westerly direction to Butchers Gap Drain, to be named 'Wrights Road'.

M. McCarthy, Chief Executive Officer

[REPUBLISHED]

DISTRICT COUNCIL OF LOXTON WAIKERIE

ROADS (OPENING AND CLOSING) ACT 1991

Thompson Street, Waikerie

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Loxton Waikerie proposes to make a Road Process Order to close and retain for Council purposes the portion of Thompson Street adjoining Allotments 78 and 423 in the Town of Waikerie, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0078.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 29 East Terrace, Loxton, S.A. 5333 and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, Box 409, Loxton, S.A. 5333 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

P. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE ROADS (OPENING AND CLOSING) ACT 1991

West Terrace North, Wirrabara

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Mount Remarkable proposes to make a Road Process Order to close portion of West Terrace North and merge with the adjoining Allotment 198 in Filed Plan 185090 more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0074.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 3 to 5 Stuart Street, Melrose and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, P.O. Box 94, Melrose, S.A. 5483 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

S. CHERITON, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to the provisions of section 12 (5) of the Local Government Act 1999, Council is to carry out a review to determine whether a change of arrangements in respect to elector representation, including ward boundaries and the composition of Council, will result in the electors of the Council being more adequately and fairly represented.

Information regarding the nature of the periodical review is available from the Council Office, Main Street, Peterborough during office hours or by contacting Terry Barnes by telephone on (08) 8651 3566 of email to tdb@peterborough.sa.gov.au.

Written submissions are invited from interested persons from Friday, 29 August 2008 and should be directed to the Chief Executive Officer, Box 121, Peterborough, S.A. 5422 to be received by 5 p.m. on Friday, 10 October 2008.

Any person(s) making a written submission will also be invited to appear before a meeting of Council, or a Council Committee, to be heard in respect of their submission.

T. D. BARNES, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Public Road adjoining the Flinders Industrial Estate (off Boundary Road, Solomontown)

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council proposes to make a Road Process Order to close and retain for addition to the adjoining Council-owned land the whole of the public road adjoining Allotment 206 in Deposited Plan 75001, more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0082.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Port Pirie Regional Council and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 14 August 2008.

A. K. JOHNSON, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Ranges Zone Development Plan Amendment Prepared by the Council—For Public Consultation

NOTICE is hereby given that the Port Pirie Regional Council has prepared a Development Plan Amendment (DPA) report to amend its current Development Plan to address planning and development issues within the Ranges Zone.

Matters addressed in the DPA Report include:

 Addressing concerns surrounding current provisions applicable to the Ranges Zone, more specifically introducing new policy with the intent to limit inappropriate forms of development within the zone; and to ensure the conservation and preservation of the natural character of the land, along with the maintenance of agricultural productivity.

The DPA Report and statement will be available for public inspection from 28 August 2008 until 31 October 2008 on Council's website at www.pirie.sa.gov.au, or for inspection and/or purchase during normal office hours of the Port Pirie Regional Council offices at the following locations:

- 115 Ellen Street, Port Pirie; or
- Bowman Street, Crystal Brook.

Written submissions regarding the draft amendment should be lodged no later than 5 p.m. on 31 October 2008. All submissions should be addressed to the Chief Executive Officer, Port Pirie Regional Council, P.O. Box 45, Port Pirie, S.A. 5540 and should clearly indicate whether you wish to be heard in support of your submission.

Copies of all submissions will be available for inspection by interested persons at the Council offices from 3 November 2008 until the public meeting.

A public meeting will be held at 7.30 p.m. on Wednesday, 5 November 2008 in the Council Chambers, 115 Ellen Street, Port Pirie

The public meeting will not be held if no submissions are received or if no submission has a request to be heard.

Dated 28 August 2008.

A. JOHNSON, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Southern Mallee District Council at its meeting held on 13 August 2008, resolved as follows:

Adoption of Valuation

In accordance with section 167 (2) (a) of the Local Government Act 1999, Council adopts the Government assessment capital rateable value in relation to the area of the Council and totalling \$401 166 100 and hereby specifies 1 July 2008, as the day as and from which such valuation shall become and be the valuation of the Council for the year ending 30 June 2009 (total valuation \$421 392 400).

Declaration of Rates—Differential General Rates

Pursuant to section 153 (1) (b) and section 156 (1) (b) of the Local Government Act 1999, Council declares a differential general rate on property within its area for the financial year ending on 30 June 2009:

- 0.58 of a cent in the dollar—Township of Geranium, Parilla, Parrakie, Pinnaroo and Lameroo.
- 0.55 of a cent in the dollar—all the rural land outside the abovementioned townships.

Minimum Amount Payable by Way of Rates

Pursuant to section 158 of the Local Government Act 1999, Council declares a minimum amount payable by way of rates in respect of rateable land within the whole of the area of \$390.

Service Charges

Pursuant to section 155 (2) of the Local Government Act 1999, Council declares a service charge payable on the land benefited:

- Lameroo and Pinnaroo Township:
 - \$312 per unit charge on each piece of land whether vacant or occupied to which the prescribed service (Community Wastewater Management Scheme) is available.

'Unit' code is defined by the CWMS Property Unit Code under Regulation 9A of the Local Government (General) Regulations 1999.

Natural Resources Management Levy

Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount contributed to the

South East Natural Resources Management Board for the year ending 30 June 2009, the Council declares a separate rate based on a fixed charge of the same amount on all rateable land in the Council's area within the Board area of \$35.61.

Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount contributed to the South Australian Murray-Darling Basin Natural Resources Management Board for the year ending 30 June 2009, a separate rate of 0.000049 in the dollar be declared on all rateable land in the Council's area within the Board area.

Method of Payment

Pursuant to section 181 of the Local Government Act 1999, Council declares the above rates to be paid by four equal or approximately equal instalments on 30 September 2008, 15 December 2008, 2 March 2009 and 1 June 2009.

R. RALPH, Chief Executive Officer

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

Aitchison, Anne Eileen, late of South Terrace, Snowtown, of no occupation, who died on 1 March 2008.

Bleeze, Dorothy Ann, late of 42 Main Street, Eastwood, home duties, who died on 28 June 2008.

Coombes, Thelma Jean, late of 25 Newton Street, Whyalla, widow, who died on 29 May 2008.

Davy, Beryl Violet, late of 95-97 Awoonga Road, Hope Valley, of no occupation, who died on 1 July 2008.

Doma, Joan Elizabeth, late of 29 Austral Terrace, Morphettville, of no occupation, who died on 8 July 2008.

Gamlin, Nathalie, late of 16 Hay Street, Lower Mitcham, home duties, who died on 19 May 2008.Griffiths, Bernice Ida, late of 32 Knighton Road, Elizabeth

Griffiths, Bernice Ida, late of 32 Knighton Road, Elizabeth North, retired secretary, who died on 1 May 2008. Harris, Leonard Melville, late of 86 Oaklands Road

Harris, Leonard Melville, late of 86 Oaklands Road, Glengowrie, retired farmer, who died on 27 June 2008.

McArdle, Edgar Frank, late of 17 Graham Road, Darlington, retired public service manager, who died on 13 June 2008.

Moore, Janet Lillian, late of Kennedy Court, Largs Bay, of no occupation, who died on 23 June 2008.

Pobke, Irma Evelyn, late of 1 Duffield Street, Gawler East, widow, who died on 2 July 2008.

Potter, Albion James Radford, late of 2 Balmoral Street, Lockleys, retired industrial engineer, who died on 27 May 2008.

Seddon, Yvette Rose, late of 18 Trafford Street, Angle Park, of

no occupation, who died on 22 June 2008. Sherlock, David, late of 14 Trevan Street, Whyalla Norrie, retired boilermaker, who died on 7 June 2008.

Williams, Verna Claire, late of 15 Rosefield Lane, Sturt, home duties, who died on 13 July 2008.

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 26 September 2008, 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 28 August 2008.

M. I. BODYCOAT, Public Trustee

ATTENTION

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

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

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

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

Email: governmentgazette@dpc.sa.gov.au