No. 52



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 5 AUGUST 2010

CONTENTS

	Page		Page
Acts Assented To	3960	Passenger Transport Act 1994—Notice	3975
Appointments, Resignations, Etc	3960	Petroleum and Geothermal Energy Act 2000—Notices	
Corporations and District Councils—Notices	3989	Proclamations	3978
Environment Protection Act 1993—Notices	3961	Public Trustee Office—Administration of Estates	4005
Expiation of Offences Act 1996—Notice	3960	Real Property Act 1886—Notice	3973
Fisheries Management Act 2007—Notice	3960	REGULATION	
Genetically Modified Crops Management Act 2004—		Serious and Organised Crime (Unexplained Wealth)	
Notice	3967	Act 2009 (No. 181 of 2010)	3984
Housing Improvement Act 1940—Notices	3966	Roads (Opening and Closing) Act 1991—Notice	
Liquor Licensing Act 1997—Notices	3967	Road Traffic Act 1961—Notices	3974
Mining Act 1971—Notices	3971	Road Traffic (Miscellaneous) Regulations 1999—Notice	3974
National Electricity Law—Notice	3971	South Australian Fire and Emergency Services Act 2005—	
National Parks and Wildlife Act 1972—Notice	3960	Notice	3975
Natural Resources Management Act 2004—Notice	3972	Transport, Department of—Notice to Mariners	3975
Partnership Act 1891—Notice	4006	Water Mains and Sewers—Mains Laid, Replaced, Etc	3975

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, 5 August 2010

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

- No. 10 of 2010—Railways (Operations and Access) (Miscellaneous) Amendment Act 2010. An Act to amend the Railways (Operations and Access) Act 1997.
- No. 11 of 2010— Statutes Amendment (Electricity and Gas—Price Determination Periods) Act 2010. An Act to amend the Electricity Act 1996 and the Gas Act 1997.
- No. 12 of 2010—Trustee Companies (Commonwealth Regulation) Amendment Act 2010. An Act to amend the Trustee Companies Act 1988; and to make consequential amendments to the Administration and Probate Act 1919, the Guardianship and Administration Act 1993, the Legal Practitioners Act 1981 and the Trustee Act 1936.

By command,

JOHN RAU, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 5 August 2010

HIS Excellency the Governor in Executive Council has revoked the appointment of Eugenia Koussidis and Paul Leslie Simpson as Section 8 (2) Panel Members of the Guardianship Board, with effect from 5 August 2010, pursuant to the provisions of the Guardianship and Administration Act 1993 and Section 36 of the Acts Interpretation Act 1915.

By command,

JOHN RAU, for Premier

AGO0217/04CS

Department of the Premier and Cabinet Adelaide, 5 August 2010

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 Act 1993:

Section 8 (1) Panel Member: (from 5 August 2010 until 4 August 2013):

Eugenia Koussidis Paul Leslie Simpson

By command,

JOHN RAU, for Premier

AGO0217/04CS

Department of the Premier and Cabinet Adelaide, 5 August 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint Hieu Van Le as Governor's Deputy of South Australia for the period from 5.30 p.m. on Thursday, 5 August 2010 until 5.30 p.m. on Sunday, 8 August 2010.

By command,

JOHN RAU, for Premier

EXPIATION OF OFFENCES ACT 1996 NATIONAL PARKS AND WILDLIFE ACT 1972

Instrument of Authorisation

I, PAUL CAICA, Minister for Environment and Conservation, being the Minister responsible for the administration of the National Parks and Wildlife Act 1972, do hereby authorise, pursuant to section 6 (3) (b) (i) of the Expiation of Offences Act 1996, those persons appointed as Wardens, pursuant to section 20 of the National Parks and Wildlife Act 1972, and listed below, to issue expiation notices for expiable offences under the National Parks and Wildlife Act 1972, or Regulations made under the National Parks and Wildlife Act 1972:

Warden No.	Name of Warden
483	Pieck, Anthony
484	Stevenson, Benjamin John
485	Manning, Clare
486	Marsden, Coraline Ann
487	Vicente-Sanchez, Cristina
488	McNicol, Kate
489	Mroczek, Kathryn
490	Johnson, Kylie
491	Humphrey, Matthew James
492	Gillen, Paul Gavan
493	Franks, Sarah Jane McPherson
494	Jennings, Steven Cary
495	Wyatt, Peter
496	Pippos, Jared

Dated 27 July 2010.

PAUL CAICA, Minister for Environment and Conservation

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 1 February 2010, 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

The waters of the West Coast Prawn Fishery adjacent to 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 daily catch and effort return.
- 3. Fishing must cease if one or both of the following limits are reached:
 - (a) the average catch per vessel, per night (for all vessels) drops below 300 kg for two consecutive nights;
 - (b) the average prawn 'bucket count' for all vessels exceeds 240 prawns per bucket on any single fishing night in Venus Bay or Coffin Bay.
- 4. 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 average prawn catch per vessel and the average prawn 'bucket count' information.

SCHEDULE 3

From 1830 hours on 3 August 2010 to 0700 hours on 17 August 2010.

Dated 30 July 2010.

A. FISTR, Prawn Fishery Manager

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 68 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 (1), (2), (3) and (4) 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.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale.
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Ashton Valley Crush Sparkling Apple & Cherry Juice	750	Glass	Ashton Valley Fresh Pty Ltd	Marine Stores Ltd
Ashton Valley Crush Sparkling Apple & Passionfruit Juice	750	Glass	Ashton Valley Fresh Pty Ltd	Marine Stores Ltd
Ashton Valley Crush Sparkling Apple & Mango Juice	750	Glass	Ashton Valley Fresh Pty Ltd	Marine Stores Ltd
Passion Pop Original	250	Can—Aluminium	Australian Vintage Limited	Statewide Recycling
Budvar Dark	500	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Chimay Grand Res	750	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Cuvee Des Trolls	250	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Cuvee Des Trolls	250	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Duvel	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Duvel	330	Glass	Beach Avenue Wholesalers Pty	Flagcan Distributors
Duvel	750	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Erdinger Pikantus	500	Glass	Beach Avenue Wholesalers Pty	Flagcan Distributors
Gosser Pale	330	Glass	Beach Avenue Wholesalers Pty	Flagcan Distributors
Gosser Pale	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Krusovice Imperial	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Old Mout Boysencider	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Old Mout Cider	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Old Mout Scrumpy	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Orval	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Orval	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Satan Gold	750	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Satan Gold	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Satan Special Block	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Westmalle Triple	330	Glass	Beach Avenue Wholesalers Pty	Flagcan Distributors
Westmalle Triple	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
28 Pale Ale	330	Glass	Burleigh Brewing Company	Statewide Recycling
Black Giraffe Black Coffee Lager	650	Glass	Burleigh Brewing Company	Statewide Recycling
Boca Lupo Energy Drink	330	Bottle—Aluminium	Cantarella Bros Pty Ltd	Statewide Recycling
Fanta Grape	355	Can—Aluminium	Charming Waters	Statewide Recycling
Fanta Pineapple	355	Can—Aluminium	Charming Waters	Statewide Recycling
Fanta Strawberry	355	Can—Aluminium	Charming Waters	Statewide Recycling
Hawaiian Punch Fruit Juicy Red	355	Can—Aluminium	Charming Waters	Statewide Recycling
L & P Lemon & Paeroa	355	Can—Aluminium	Charming Waters	Statewide Recycling
Manhattan Special Espresso Coffee Soda	296	Glass	Charming Waters	Marine Stores Ltd
Mountain Dew Code Red	355	Can—Aluminium	Charming Waters	Statewide Recycling
Mountain Dew Voltage	355	Can—Aluminium	Charming Waters	Statewide Recycling
Nekta Liquid Kiwi Fruit	1 250	PET	Charming Waters	Statewide Recycling
OKF Aloe Vera King Grape	500	PET	Charming Waters	Statewide Recycling
OKF Aloe Vera King Original	1 500	PET	Charming Waters	Statewide Recycling
OKF Aloe Vera King Original	500	PET	Charming Waters	Statewide Recycling
OKF Aloe Vera King Peach	1 500	PET	Charming Waters	Statewide Recycling
OKF Aloe Vera King Peach	500	PET	Charming Waters	Statewide Recycling
Pepsi Wild Cherry	355	Can—Aluminium	Charming Waters	Statewide Recycling
Vita Coco 100% Pure Coconut Water Vita Coco 100% Pure Coconut Water	500	LPB—Aseptic	Charming Waters	Statewide Recycling
	330	LPB—Aseptic	Charming Waters	Statewide Recycling
Vita Coco with Acai & Pomegranate	500	LPB—Aseptic	Charming Waters	Statewide Recycling
Vita Coco with Acai & Pomegranate Vita Coco with Passionfruit	330 330	LPB—Aseptic	Charming Waters	Statewide Recycling
	500	LPB—Aseptic	Charming Waters	Statewide Recycling
Vita Coco with Peach & Mango	330	LPB—Aseptic	Charming Waters Charming Waters	Statewide Recycling Statewide Recycling
Vita Coco with Peach & Mango	500	LPB—Aseptic	Charming Waters	, ,
Vita Coco with Pineapple Vita Coco with Pineapple	330	LPB—Aseptic LPB—Aseptic	Charming Waters	Statewide Recycling Statewide Recycling
Vita Coco with Fineappie Vita Coco with Tangerine	500	LPB—Aseptic	Charming Waters	Statewide Recycling
Vita Coco with Tangerine Vita Coco with Tangerine	330	LPB—Aseptic	Charming Waters	Statewide Recycling
Clamato	473	Glass	Chile Mojo	Marine Stores Ltd
Mythos Hellenic Lager Beer	330	Glass	Coopers Brewery Ltd	Marine Stores Ltd
Phea bee & Pea bee Purified Water	375	PET	Dads Pure Water Pty Ltd	Statewide Recycling
MET RX Amplified Shooter Fruit Punch	86	Polypropylene	Elite Distributors Pty Ltd	Statewide Recycling
MET RX Amplified Shooter Grape	86	Polypropylene	Elite Distributors Pty Ltd	Statewide Recycling
MET RX Amplified Shooter Orange	86	Polypropylene	Elite Distributors Pty Ltd	Statewide Recycling
Fullers India Pale Ale	500	Glass	Empire Liquor	Statewide Recycling
George Gale & Co LTD Prize Old Ale	500	Glass	Empire Liquor	Statewide Recycling
Samuel Smith India Ale	550	Glass	Empire Liquor	Statewide Recycling
Whistler Premium Export Lager	330	Glass	Empire Liquor	Statewide Recycling
Carlton Dry	355	Bottle—Aluminium	Fosters Australia	Marine Stores Ltd
Corona Extra	355	Glass	Fosters Australia	Marine Stores Ltd
GT Lager 35.1 Bitterness Units	330	Glass	Fresh Cellars Trading as	Marine Stores Ltd
			Brewboys	
Lucozade Energy Original	330	Can—Aluminium	Funworks	Flagcan Distributors
Zipfer	330	Glass	Negro International Pty Ltd	Marine Stores Ltd
Zywiec Porter	330	Glass	Negro International Pty Ltd	Marine Stores Ltd
Mojo Kombucha Ginger Tonic	330	Glass	Organic & Raw Pty Ltd	Flagcan Distributors
Mojo Kombucha Lemon Citrus	330	Glass	Organic & Raw Pty Ltd	Flagcan Distributors
Mojo Kombucha Organic Original	330	Glass	Organic & Raw Pty Ltd	Flagcan Distributors
Adnams Bitter	500	Glass	Premium Drinks trading as The	Statewide Recycling
Adnams Broadside	500	Glass	Hop & Spirit Company Premium Drinks trading as The	Statewide Recycling
Brewdog 77 Lager	330	Glass	Hop & Spirit Company Premium Drinks trading as The	Statewide Recycling
Brewdog IPA	330	Glass	Hop & Spirit Company Premium Drinks trading as The	Statewide Recycling
Brewdog Paradox	330	Glass	Hop & Spirit Company Premium Drinks trading as The	Statewide Recycling
Brewdog Tokyo	330	Glass	Hop & Spirit Company Premium Drinks trading as The	Statewide Recycling
• •		Glass	Hop & Spirit Company	, ,
Brewdog Trashy Blonde	330		Premium Drinks trading as The Hop & Spirit Company	Statewide Recycling
Brewdog Zeitgiest	330	Glass	Premium Drinks trading as The Hop & Spirit Company	Statewide Recycling
Schweppes Limeade Natural Lime Flavour Schweppes Orangeade Natural Orange Flavour	1 250 1 250	PET PET	Schweppes Australia Pty Ltd Schweppes Australia Pty Ltd	Statewide Recycling Statewide Recycling
Magners Pear Cider Bulleit Bourbon Whisky & Cola 4.8%	330 375	Glass Can—Aluminium	Suntory (Aust) Pty Ltd Vok Beverages Pty Ltd	Statewide Recycling Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

- I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:
 - (a) the product which each class of containers shall contain;
 - (b) the size of the containers;
 - (c) the type of containers; and
 - (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

Column 1	Column 2	Column 3	Column 4	Column 5	
Product Name	t Name Container Container Type Approval Holder Size (mL)		Approval Holder	Collection Arrangements	
Nekta Liquid Gold Kiwi	250	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Gold Kiwi	1 000	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Kiwifruit	250	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Kiwifruit	2 000	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Kiwifruit	1 000	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Kiwifruit with Aloe Vera Juice	250	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Nekta Liquid Kiwifruit with Aloe Vera Juice	1 000	PET	Antonio Food Company Pty Ltd	Marine Stores Ltd	
Just Natural 99% Fat Free Malt, Honey & Choc	500	PET	Dairy Vale Foods Limited	Statewide Recycling	
Just Natural Malt, Honey & Choc	500	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Apple Juice	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Apple Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Mango Fruit Drink	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Mango Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Mango Fruit Drink	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Passio Fruit Drink	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Passio Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange & Passio Fruit Drink	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange Fruit Drink	2 000	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange Juice	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Orange Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Pineapple Juice	500	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Pineapple Juice	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Spring Water	375	PET	Dairy Vale Foods Limited	Statewide Recycling	
MacQuarie Valley Spring Water	600	PET	Dairy Vale Foods Limited	Statewide Recycling	
Macquarie Valley Apple & Blackcurrant Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
Macquarie Valley Orange & Mango Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
Macquarie Valley Orange & Passionfruit Juice	200	PET	Dairy Vale Foods Limited	Statewide Recycling	
Moove Banana	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Banana	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Chocolate	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Chocolate	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Chocolate	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Moove Iced Coffee	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Iced Coffee	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Moove Iced Coffee	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Mango Chill	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Mini Fresh Chocolate Milk	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Mini Fresh Iced Coffee Milk	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Mini Fresh Strawberry Milk	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Strawberry	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Strawberry	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Moove Strawberry	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Moove Wicked Chocolate	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Chocolate	750	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Oak Chocolate	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Chocolate	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Oak Chocolate	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Egg Nog	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Oak Iced Coffee	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Iced Coffee	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Strawberry	750	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling	
Oak Strawberry	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling	
Oak Strawberry	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling	

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Oak Strawberry	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Oak The Max Iced Coffee	750	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Oak The Max Iced Coffee	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Oak Vanilla Malt	600	LPB—Gable Top	Dairy Vale Foods Limited	Statewide Recycling
Oak Vanilla Malt	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Choc Caramel Yogurt To Go	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Chocolate Swamp	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Mini Moove Caramel Chatter	200	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Mini Moove Chocolate Swamp	200	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Mini Moove Strawberry Kick	200	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Strawberry Kick	300	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Shrek 2 Vanilla Yogurt To Go	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski D Lite Yogurt to Go Bananarama	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski D Lite Yogurt to Go Peach n Mango	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski D Lite Yogurt to Go Tropical Escape	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski D Lite Yogurt to Go Vanilla Creme	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski D Lite Yogurt to Go Wild Strawberry	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski Divine Yogurt to Go Berry Heaven	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski Divine Yogurt to Go Mango	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Ski Divine Yogurt to Go Wild Strawberry	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Streets Paddle Pop Caramel To Go Custard In A Bottle	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recyclin
Streets Paddle Pop Chocolate To Go Custard In A Bottle	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Streets Paddle Pop Strawberry To Go Custard In A Bottle	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
Take Care Iced Coffee	500	HDPE	Dairy Vale Foods Limited	Statewide Recycling
The Incredible Gulp Caramelicious	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
The Incredible Gulp Mudslide	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
The Incredible Gulp Rippling Raspberry	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
The Incredible Gulp Slippery Strawberry	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recyclin
The Incredible Gulp Velvety Vanilla	200 g	HDPE	Dairy Vale Foods Limited	Statewide Recycling
The Max Iced Coffee Oak	300	HDPE	Dairy Vale Foods Limited	Statewide Recyclin
EPSA Cherry	232	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora Merchandising Group	Statewide Recycling
EPSA Lemon Cola	232	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora	Statewide Recycling
EPSA Sparkling Lemon Soda	232	Glass	Merchandising Group Dandy Soft Drinks (Aust.) P/L	Statewide Recycling
EPSA Sparkling Lemonade	232	Glass	trading as Agora Merchandising Group Dandy Soft Drinks (Aust.) P/L	Statewide Recycling
El SA Sparking Lemonade	232	Glass	trading as Agora Merchandising Group	Statewide Recycling
EPSA Sparkling Orange	232	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora	Statewide Recycling
Loux Gazoza	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) P/L trading as Agora	Statewide Recycling
Loux Lemon Juice Drink	250	Glass	Merchandising Group Dandy Soft Drinks (Aust.) P/L	Statewide Recycling
Louy Mir Mandarin	250	Class	trading as Agora Merchandising Group	Statowida Baayalina
Loux Mix Mandarin	250	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora Merchandising Group	Statewide Recycling
Loux Orange Juice Drink	250	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora Merchandising Group	Statewide Recycling
Loux Sour Cherry Drink	250	Glass	Dandy Soft Drinks (Aust.) P/L trading as Agora Merchandising Group	Statewide Recycling
Excello Prune Juice	750	Glass	Excello Foods Pty Ltd	Marine Stores Ltd
Excello Prune Juice	250	Glass	Excello Foods Pty Ltd	Marine Stores Ltd
DRINX Cider Energy	275	Glass	Idrinx Pty Ltd	Marine Stores Ltd
DRINX Mojito Rum Mint & Soda DRINX Sangria Refreshing Blend Of Wine	275 275 275	Glass Glass	Idrinx Pty Ltd Idrinx Pty Ltd Idrinx Pty Ltd	Marine Stores Ltd Marine Stores Ltd
& Fruit		CI.	VI	~ -
iDRINX Tequila Lime & Soda	275	Glass	Idrinx Pty Ltd	Marine Stores Ltd
IDRINX Vodka Lemon Lime & Bitters Kaiserdom Pilsener	275 330	Glass Glass	Idrinx Pty Ltd Independent Brands Australia	Marine Stores Ltd Statewide Recycling
Kaiserdom Pilsner	1 000	Can—Aluminium	Pty Ltd Independent Brands Australia Pty Ltd	Statewide Recycling
Patagonia Beer	355	Glass	Independent Brands Australia Pty Ltd	Statewide Recycling

Product Name	Column 1	Column 2	Column 3	Column 4	Column 5
Murray Valley Cheese Company Murray Valley Ch	Product Name		Container Type	Approval Holder	
Murray Valley Howard Milk Collectics Murray Valley Howard Milk Collectics Murray Valley Cheese Company Murray Valley Cheese Compan	I Love Spring Water	600	PET	Modern Media Concepts	Marine Stores Ltd
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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 Board Delegate did declare the houses described in the following table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust Board Delegate 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.	Certificate Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
7 Alison Street, Glenelg	Allotment 1 in Deposited Plan 81904, Hundred of Noarlunga	6045	675	12.2.76, page 646
11 Fifth Street, Brompton	Allotments 101 and 102 in Deposited Plan 83060, Hundred of Yatala	Originally 5651	654	22.12.66, page 2314
		6054 6054	98} 97}	Now converted to 2 new dwellings
14 Hill View Road, Bridgewater	Allotment 266 in Filed Plan 8131, Hundred of Noarlunga	5783	23	27.8.98, page 640
12 Kelvin Road, Bedford Park	Allotment 152 in Deposited Plan 3608, Hundred of Adelaide	5460	647	13.3.08, page 928
5 Twelfth Avenue, Woodville North	Allotments 70 and 71 in Deposited Plan 83176, Hundred of Yatala	Originally 5789 6055 6055	918 666} 667}	25.9.08, page 4700 Now converted to 2 new dwellings

Dated at Adelaide, 5 August 2010.

S. TREBILCOCK for D. HUXLEY, Director, Corporate Services, Housing SA

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 Board Delegate 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 Board Delegate 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 \$
23 Addison Road, Pennington	Allotment 11 in Deposited Plan 3021, Hundred of Yatala	5916	410	11.2.10, page 702	105.00
12 Dolphin Street, Elizabeth East	Allotment 11 in Deposited Plan 42679, Hundred of Munno Para	5284	347	18.3.10, page 1054	160.00
Flat 5, 47 Frederick Road, Maylands	Allotment 159 in Deposited Plan 521, Hundred of Adelaide	5593	642	16.8.90, page 636	70.00
16 Jennifer Drive, Happy Valley	Allotment 187 in Deposited Plan 9947, Hundred of Noarlunga	5085	938	10.6.10, page 2607	176.00
Unit 3, 266 South Road, Morphett Vale	Unit 3, Strata Plan 2413, Hundred of Noarlunga	5039	221	2.3.06, page 766	160.00

Dated at Adelaide, 5 August 2010.

S. TREBILCOCK for D. HUXLEY, Director, Corporate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust Board Delegate 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
25 Knighton Road	Elizabeth North	Allotment 224 in Deposited Plan 39090, Hundred of Munno Para	5175	333
12 Mansom Street	Port Pirie West	Allotment 70 in Deposited Plan 928, Hundred of Pirie	5342	10
Lot 2, Quarry Road	Warnertown	Allotment 2 in Filed Plan 161432, Hundred of Napperby	5297	801
Dated at Adelaide, 5 August 2010		S. TREBILCOCK for D. HUXLEY, Director, Corporat	e Services, H	lousing SA

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

Exemption

PURSUANT to section 6 (2) (a) (i) of the Genetically Modified Crops Management Act 2004, I, Michael O'Brien, Minister for Agriculture Food and Fisheries, issue an exemption to the University of Adelaide for the purposes of experimental cultivation of genetically modified wheat and barley, in accordance with all conditions required by Licence DIR 102 and its variations as issued by the Office of the Gene Technology Regulator.

Plantings are to be confined to the Local Government areas specified in the licencing document.

Before any planting the following information for each site must be provided to the Nominated Officer in PIRSA:

- (a) the GPS co-ordinates to identify the perimeter of every area, using the GDA 94 datum (or nominated equivalent that allows conversion to this datum);
- (b) the contact details of the landowner or his representative to enable authorised officers to seek consent to entry;
- (c) identification of the GMO types proposed to be grown at the area, and the area of each that is to be sown; and
- (d) estimated date of planting, flowering and harvest of the site.

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Manager, Compliance & Surveillance, Plant Health Operations, Biosecurity SA, Plant and Food Standards, 46 Prospect Road, Prospect, S.A. 5082. Phone: (08) 8168 5203 Fax: (08) 8344 6033

This Exemption remains in force until the termination of DIR 102, or until revoked.

Dated 28 July 2010.

MICHAEL O'BRIEN, Minister for Agriculture, Food and Fisheries

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 The Cumberland Newport Pty Ltd as trustee for The Cumberland Newport Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 76-78 Causeway Road, Glanville, S.A. 5015, known as Cumberland Hotel and to be known as The Cumberland Newport.

The applications have been set down for hearing on 8 September 2010 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. 1 September 2010).

The applicant's address for service is c/o Ian Rice (Griffin Hilditch), G.P.O. Box 2077, Adelaide, S.A. 5001.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 August 2010.

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 Jian Wang and Dong Fang have applied to the Licensing Authority for variation to Conditions in respect of premises situated at Shop 2, 31-39 Gouger Street, Adelaide, S.A. 5000 and known as Bazu Chinese Sichuan Restaurant

The application has been set down for hearing on 23 August 2010 at 2 p.m.

Conditions

The following licence conditions are sought:

- Variation to Conditions to delete the following Condition:
 - The premises shall be closed to the public from no later than midnight and not re-open to the public before 7 a.m. on any morning;

and replace with:

 The premises shall be closed to the public from no later than 2 a.m. and not re-open to the public before 7 a.m. on any morning

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 one day before the hearing date (viz: 22 August 2010).

The applicants' address for service is c/o Camatta Lempens Lawyers, Level 1, 345 King William Street, Adelaide, S.A. 5000 (Attention: Bob Lempens).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 July 2010.

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 Flagstaff Hotel (SA) Pty Ltd as trustee for Flagstaff Trust has applied to the Licensing Authority for variation to Conditions and variation to Extended Trading Authorisation in respect of premises situated at 233 Franklin Street, Adelaide, S.A. 5000 and known as Benjamin on Franklin Hotel.

The application has been set down for hearing on 31 August 2010 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to Conditions to vary Condition 1:

From:

 One Licensed Security Person is to patrol the areas adjacent to the licensed premises from midnight until all patrons have left the hotel and adjacent areas and for at lease half an hour after closure of the licensed premises.

To

- When the licensee trades past midnight or when Live Entertainment is provided beyond midnight on any night, one Licensed Security Person is to patrol the areas adjacent to the licensed premises from midnight until all patrons have left the hotel and adjacent areas for at least an hour after closure of the licensed premises.
- Delete the following Condition:
 - Liquor may only be sold or supplied for consumption by a patron consuming a meal provided by the licensee whilst seated at a table within the licensed area.

And insert:

- Liquor may only be sold or supplied for consumption by a patron whilst seated at a table within the licensed area.
- Variation to Condition 7 on the licence so that it reads as follows:

Use of the balcony shall be limited to the following number of patrons at any time after midnight:

- 10 patrons on a Monday through to Thursday night;
- 15 patrons on a Friday, Saturday or Sunday night.
- Variation to Extended Trading Authorisation to include the following for all areas excluding Area 6:

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

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

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

Sundays preceding Public Holidays: 8 p.m. to 3 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: 24 August 2010).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Rinaldo D'Aloia).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2010.

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 Attention Trading Pty Ltd, 20 Lord Howe Avenue, Oakden, S.A. 5086 has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Attention Trading Pty Ltd.

The application has been set down for hearing on 1 September $2010 \ \text{at} \ 10.30 \ \text{a.m.}$

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: 25 August 2010).

The applicant's address for service is c/o Hui Li, 20 Lord Howe Avenue, Oakden, S.A. 5086.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 29 July 2010.

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 Shannon Louise Clarke as trustee for The Garage Trust has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 163 Waymouth Street, Adelaide, S.A. 5000 and known as Garage Bar & Dining.

The application has been set down for hearing on 2 September $2010 \ \text{at} \ 9 \ \text{a.m.}$

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: 26 August 2010).

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

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olec@agd.sa.gov.au.

Dated 29 July 2010.

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 Carolyn Anita Byrne has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Main Street, Brinkworth, S.A. 5464 and known as Junction Hotel.

The application has been set down for hearing on 6 September $2010 \ \text{at} \ 9 \ \text{a.m.}$

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: 30 August 2010).

The applicant's address for service is c/o Johnston Withers Barristers and Solicitors, 17 Sturt Street, Adelaide, S.A. 5000 (Attention: Ted Guthrie).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olge@agd.sa.gov.au.

Dated 30 July 2010.

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 Karly Hall has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 20 Gawler Street, Port Noarlunga, S.A. 5167, known as Patricia's Café and to be known as The Fleurieu Pantry.

The application has been set down for hearing on 6 September 2010 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, at least seven days before the hearing date (viz: 30 August 2010).

The applicant's address for service is c/o Karly Hall, 20 Gawler Street, Port Noarlunga, S.A. 5167.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Telephone 8226 8410, Facsimile: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 2 August 2010.

Applicant

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2010

	\$		\$
Agents, Ceasing to Act as	44.25	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	22.40	Discontinuance Place of Business	29.50
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	55.50
•		Lost Certificate of Title Notices	
Attorney, Appointment of	44.25	Cancellation, Notice of (Strata Plan)	55.50
Bailiff's Sale	55.50		33.30
Cemetery Curator Appointed	32.75	Mortgages: Caveat Lodgement	22.40
Companies:		Discharge of	23.40
Alteration to Constitution	44 25	Foreclosures	22.40
Capital, Increase or Decrease of		Transfer of	22.40
Ceasing to Carry on Business		Sublet	
Declaration of Dividend		Y	
		Leases—Application for Transfer (2 insertions) each	11.30
Incorporation Lost Share Certificates:	44.23	Lost Treasury Receipts (3 insertions) each	32.75
First Name	32.75	Licensing	65.50
Each Subsequent Name	11.30	Licensing	05.50
Meeting Final	37.00	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	439.00
Meeting')		Default in Payment of Rates:	
First Name.	44.25	First Name	88.00
Each Subsequent Name		Each Subsequent Name	
Notices:		N : T 1	20.7/
Call	55 50	Noxious Trade	32.73
Change of Name		Partnership, Dissolution of	32.75
Creditors.		-	
Creditors Compromise of Arrangement		Petitions (small)	22.40
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	22 40
be appointed')	55.50		
Release of Liquidator—Application—Large Ad		Register of Unclaimed Moneys—First Name	
—Release Granted		Each Subsequent Name	11.30
Receiver and Manager Appointed	51.00	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	281.00
Restored Name		Rate per page (in 6pt)	271.00
Petition to Supreme Court for Winding Up	77.00		
Summons in Action	65.50	Sale of Land by Public Auction	56.00
Order of Supreme Court for Winding Up Action		Advertisements	
Register of Interests—Section 84 (1) Exempt			
Removal of Office		½ page advertisement	131.00
Proof of Debts		½ page advertisement	262.00
Sales of Shares and Forfeiture		Full page advertisement	514.00
Estates:	44.23	Advertisements, other than those listed are charged at	\$3.10 per
Assigned	22.75	column line, tabular one-third extra.	
Dagged Dargang Nation to Creditors ata	55.50	Notices by Colleges, Universities, Corporations and	d District
Deceased Persons—Notice to Creditors, etc	33.30 11 20	Councils to be charged at \$3.10 per line.	
		Where the notice inserted varies significantly in ler	orth from
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2010

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.70	1.25	497-512	37.50	36.50	
17-32	3.60	2.25	513-528	38.50	37.25	
33-48	4.70	3.35	529-544	39.75	38.50	
49-64	5.95	4.55	545-560	40.75	39.75	
65-80	6.90	5.75	561-576	41.75	40.75	
81-96	8.05	6.65	577-592	43.25	41.25	
97-112 113-128	9.20 10.30	7.85 9.05	593-608 609-624	44.50 45.25	42.75 44.25	
129-144	11.50	10.20	625-640	46.50	44.75	
145-160	12.60	11.30	641-656	47.50	46.50	
161-176	13.70	12.40	657-672	48.25	47.00	
177-192	15.00	13.50	673-688	50.25	48.25	
193-208	16.10	14.90	689-704	51.25	49.25	
209-224	17.00	15.70	705-720	52.00	50.50	
225-240	18.20	16.80	721-736	53.50	51.50	
241-257	19.50	17.80	737-752	54.00	52.50	
258-272	20.60	18.90	753-768	55.50	53.50	
273-288	21.70	20.40	769-784	56.50	55.50	
289-304	22.60	21.30	785-800	57.50	56.50	
305-320	24.00	22.50	801-816	59.00	57.00	
321-336	25.00	23.60	817-832	60.00	59.00	
337-352	26.20	24.90	833-848	61.00	60.00	
353-368	27.00	26.00	849-864	62.00	60.50	
369-384	28.50	27.00	865-880	63.50	62.00	
385-400	29.75 30.75	28.25	881-896	64.00	62.50	
401-416 417-432	30.75 32.00	29.25 30.50	897-912 913-928	65.50 66.00	64.00 65.50	
433-448	33.00	31.75	929-944	67.00	66.00	
449-464	33.75	32.50	945-960	68.00	66.50	
465-480	34.25	33.50	961-976	71.00	67.50	
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MINING ACT 1971

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

Applicant: Pirie Resources Ptv Ltd

Location: Clare area—Approximately 110 km north of Adelaide.

Term: 2 years Area in km²: 308 Ref.: 2010/00015

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Pirie Resources Pty Ltd

Location: Yadlamalka Woolshed area—Approximately 55 km

north-north-east of Port Augusta.

Term: 2 years Area in km²: 230 Ref.: 2010/00030

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Leigh Creek Magnesite Pty Ltd

Location: Yadlakina Hut area—Approximately 30 km northwest of Leigh Creek.

Pastoral Leases: Witchelina, Ediacara, Ediacara East, Beltana and Myrtle Springs.

Term: 2 years Area in km²: 542 Ref.: 2010/0031

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Qzcorp Australia Pty Ltd

Location: Yunta area—Approximately 100 km west-southwest of Olary.

Pastoral Lease: Winnininnie

Term: 1 year Area in km²: 978 Ref.: 2010/00040

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Helix Resources Limited

Location: Lake Everard area—Approximately 70 km south-

east of Tarcoola.

Pastoral Leases: Kokatha, Wilgena, Lake Everard

Term: 2 years Area in km²: 1210 Ref.: 2010/00183

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Red Metal Limited

Location: Weetulta area-Approximately 20 km south of

Moonta. Term: 2 years Area in km²: 122 Ref.: 2010/00193

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Centrex Metals Limited

Location: Dutton Bay area—Approximately 90 km south of Kimba

Term: 1 year Area in km²: 31 Ref.: 2010/00195

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 107, the period of time for the making of the final Rule determination on the *Provision of Metering Data Services and Clarification of Existing Metrology Requirements* Rule proposal has been extended to **25 November 2010**.

Further details and all documents on the above matter are available on the AEMC's website www.aemc.gov.au. The relevant documents are also available for inspection at the offices of the AEMC.

John Pierce Chairman

Australian Energy Market Commission

Level 5, 201 Elizabeth Street, Sydney, N.S.W. 2000

Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

5 August 2010.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Prohibition on Water Use in the Baroota Area

PURSUANT to section 132 (1) of the Natural Resources Management Act 2004 (the Act), I, Paul Caica, Minister for Environment and Conservation in the State of South Australia, and Minister to whom the administration of the Act is committed, being of the opinion that the rate at which water is taken from wells that source water from the Quaternary sands and gravels in the Baroota Area is such that there is a risk that the available water will not be sufficient to meet future demand; hereby prohibit the taking of water from wells in the area bounded by the bold line in GRO Plan No. 213/00 (the 'defined area'), subject to the exceptions specified in Schedule 1.

SCHEDULE 1

- 1. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Water Resources or his delegate, issued pursuant to the Notice of Prohibition of Water Use in the Baroota Area published in the *Government Gazette* on 8 June 2000 at page 3097, for the same purpose and subject to the same conditions as are endorsed on that authorisation, and in accordance with the Guidelines for Authorisation in the Baroota Area dated 3 June 2000 and signed by the Minister for Water Resources ('the Guidelines').
- 2. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or his delegate, issued pursuant to the Notice of Prohibition on Water Use in the Baroota Area published in the *Government Gazette* on 13 June 2002 at page 2130, for the same purpose and subject to the same conditions as are endorsed on that authorisation, and in accordance with the Revised Guidelines for Authorisation in the Baroota Area dated 11 June 2002 and signed by the Minister for Environment and Conservation ('the Revised Guidelines').
- 3. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or his delegate, issued pursuant to the Notice of Prohibition on Water Use in the Baroota Area published in the *Government Gazette* on 17 June 2004 at page 2225, for the same purpose and subject to the same conditions as are endorsed on that authorisation, and in accordance with the Revised Guidelines.
- 4. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or her delegate, issued pursuant to the Notice of Prohibition on Water Use in the Baroota Area published in the *Government Gazette* on 22 June 2006 at pages 2006-2007, for the same purpose and subject to the same conditions as are endorsed on that authorisation, and in accordance with the Revised Guidelines.
- 5. A person may continue to take water in accordance with the terms of a written authorisation granted by the Minister for Environment and Conservation or his delegate, issued pursuant to the Notice of Prohibition on Water Use in the Baroota Area published in the *Government Gazette* on 14 August 2008 at page 3618, for the same purpose and subject to the same conditions as are endorsed on that authorisation, and in accordance with the Revised Guidelines.
- 6. A person may take water in accordance with the terms of a written authorisation granted by me or my delegate, pursuant to the Revised Guidelines.
- 7. Any authorisation to take water from the wells in the defined area may be varied by further written authorisation issued by me or my delegate in accordance with the Revised Guidelines
- 8. This prohibition does not apply to the taking of water pursuant to section 124 (4) of the Act for domestic purposes or watering stock (other than stock subject to intensive farming), or to the taking of water for firefighting, public road making, or reticulating supplies of potable water for townships in the defined area.

This notice will remain in effect for two years, unless earlier varied or revoked.

Dated 3 August 2010.

PAUL CAICA, Minister for Environment and Conservation

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 15

PURSUANT to section 65 (6) of the Petroleum and Geothermal Energy Act 2000 ('the Act') and Delegation dated 1 October 2009, notice is hereby given that an application for the grant of an Associated Activities Licence over the area described below has been received from Victoria Oil Exploration (1977) Pty Ltd, Springfield Oil and Gas Pty Ltd, Permian Oil Pty Ltd and Impress (Cooper Basin) Pty Ltd and will be determined on or after 20 August 2010.

Description of Application Area

All that part of the State of South Australia, bounded by a line joining points of co-ordinates set out in the following table:

MGA Zone 54

355807.876mE 6950563.576mN 367381.816mE 6950694.637mN 374973.451mE 6882663.216mN 364473.949mE 6882548.366mN

Area: 752 km² approximately.

Dated 2 August 2010.

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 AND GEOTHERMAL ENERGY ACT 2000

Suspension of Geothermal Exploration Licences—GELs 337, 338, 339, 503, 504, 505, 506, 507, 523, 524 and 525

PURSUANT to section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Geothermal Exploration Licences have been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, from and including 21 July 2010 until 20 July 2011, pursuant to delegated powers dated 1 October 2009.

The expiry date of GELs 337, 338 and 339 is now determined to be 31 August 2015.

The expiry date of GELs 503, 504, 505, 506 and 507 is now determined to be 17 December 2015.

The expiry date of GELs 523, 524 and 525 is now determined to be 3 June 2016.

Dated 27 July 2010.

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 AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence—PEL 132

PURSUANT to section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 20 July 2010 until 19 January 2011, pursuant to delegated powers dated 1 October 2009.

The expiry date of PEL 132 is now determined to be 22 February 2013.

Dated 28 July 2010.

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 AND GEOTHERMAL ENERGY ACT 2000

Grant of Geothermal Exploration Licence—GEL 559

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted with effect from and including 27 July 2010, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

No of Licence	Licensee	Locality	Date of Expiry	Reference
GEL 559	Torrens Energy Limited	Lake Torrens	26 July 2015	F 2010/000352

Description of Area—GEL 559

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

Commencing at a point being the intersection of latitude 30°05′50″S GDA94 and longitude 137°27′00″E GDA94, thence east to longitude 137°46′00″E GDA94, south to latitude 30°14′00″S GDA94, east to longitude 137°48′00″E GDA94, south to latitude 30°18′00″S GDA94, east to longitude 137°55′00″E GDA94, south to latitude 30°37′32″S GDA94, west to longitude 137°55′00″E GDA94, south to latitude 30°37′32″S GDA94, west to the eastern boundary of the Lake Torrens National Park, then beginning northerly along the boundary of the said National Park to longitude 137°20′05″E GDA94, north to latitude 30°09′00″S GDA94, east to longitude 137°22′00″E GDA94, north to latitude 30°08′00″S GDA94, east to longitude 137°24′00″E GDA94, north to latitude 30°07′00″S GDA94, east to longitude 137°26′00″E GDA94, north to latitude 30°06′00″S GDA94, east to longitude 137°27′00″E GDA94 and north to the point of commencement.

Area: 1 775 km² approximately.

Dated 27 July 2010.

B. A. GOLDSTEIN,

Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

REAL PROPERTY ACT NOTICE

WHEREAS the person named in the Schedule at the foot hereof has made application to the Registrar-General, under section 140 of the Real Property Act 1886, for an order for foreclosure as mortgagee of the land set forth and described before its name in the said Schedule: Notice is hereby given that the said land is offered for sale by the Registrar-General, until the period mentioned in the Schedule, upon and after the expiration of which said period an order for foreclosure will be issued to the said person, unless in the interval, sufficient amounts have been realised by the sale of such land to satisfy the principal and interest moneys due and all expenses occasioned by sale and proceedings.

THE SCHEDULE

No. of Application	No. of Mortgage	Description of Property	Name and Address of Applicant	Date upon or after which Foreclosure Order may be issued
11040822	8321820	Units 1 to 9 in Strata Plan 13966 in the area named Mount Gambier, Hundred of Blanche, comprised in certificates of title volume 5523 folios 261 to 269 inclusive	Ronald Wallace Pfeiffer of Willis Little Drive, Benalla, Victoria 3672, as the Executor of the estate of Alfreds Zenkis (deceased)	6 September 2010
Dated 2 August 2010, at the Lands Titles Registration Office, Adelaide.			B. W	. PIKE, Registrar-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Nangwarry

BY Road Process Order made on 14 May 2010, the Wattle Range Council ordered that:

- 1. The whole of the unnamed Public Road situate adjoining the southern boundaries of section 41, Hundred of Nangwarry and the northern boundaries of allotments 95, 99 and 100 in Filed Plan 214431, more particularly delineated and lettered 'A', 'B', 'C' and 'D' respectively on Preliminary Plan No. 01/0710 be closed.
- 2. The whole of the land subject to closure lettered 'A' and 'B' be transferred to Nangwarry Pastoral Co. Pty. Ltd. in accordance with agreement for transfer dated 17 August 2009 entered into between the Wattle Range Council and Nangwarry Pastoral Co. Pty. Ltd.
- 3. The whole of the land subject to closure lettered 'C' and 'D' be transferred to Nangwarry Pastoral Co. Ltd. in accordance with agreement for transfer dated 17 August 2009 entered into between the Wattle Range Council and Nangwarry Pastoral Co. Ltd.
- 4. The following easement be granted over portion of the road closed by this order:

Grant a free and unrestricted right way appurtenant to allotment 99 in Filed Plan 214431.

On 9 June 2010 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 84188 being the authority for the new boundaries.

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

Dated 5 August 2010.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

ROAD TRAFFIC (MISCELLANEOUS) REGULATIONS 1999

AUTHORISED PERSONS

Authorisation

I, PHILLIP THOMAS ALLAN, Executive Director, Safety and Regulation Division (SRD), Department for Transport, Energy and Infrastructure (DTEI), delegate for the Minister for Transport in the State of South Australia, hereby authorise pursuant to section 145 (8) of the Road Traffic Act 1961 (the 'Act') and Regulation 34 of the Road Traffic (Miscellaneous) Regulations 1999 (the 'Regulations'), the following persons listed below to exercise the powers of an Authorised Officer for the purposes of section 145 of the Act, subject to the conditions specified in this notice:

Angus, Malcolm
Bennett, Ashley
Bosco, Dominic
Boulton, James
Dempsey, Damien
Dunn, Wayne
Jones, Brenton

Launer, Anthony
Maddern, Henry
Pirgousis, Phillip Lambros
Rerden, James
Skothos Konstantinos
Smith, Corey
Stavropoulos, Phillip

Conditions of Authorisation

This Authorisation is subject to the following conditions:

- The authorised persons listed above are limited to only exercising the following powers of an Authorised Officer under the Act in relation to taxis (as defined for the purposes of the Passenger Transport Regulations 2009):
 - Section 145 (5d)—to examine a vehicle for the purpose
 of determining whether the repairs required by a defect
 notice issued in relation to the vehicle (whether issued
 under this section or under provisions of a law of another
 State or territory of the Commonwealth that corresponds
 to this section) have been made and whether the vehicle
 has any other deficiencies; and

 Section 145 (5c) (g) (ii)—to issue a clearance certificate that the repairs required by the notice have been made.

Note: This Authorisation **does not** include the powers of an Authorised Officer pursuant to section 145 (5c) (g) (iii) of the Act to cause the defective vehicle label affixed to the vehicle in accordance with section 145 (5a) of the Act to be defaced or removed from the vehicle.

- 2. In exercising the powers and functions in accordance with this Authorisation, the authorised persons must comply with the relevant requirements under section 145 of the Act, Regulation 34 of the Regulations and the Code of Practice established under section 145 (10) of the Act.
- 3. The authorised persons must only conduct the examination of taxis under section 145 (5d) of the Act at an Authorised Inspection Station that has been approved by the Minister for Transport to be used for the conduct of inspections in accordance with the Passenger Transport Act 1994.
- 4. The term of the Authorisation for each individual authorised person is only valid whilst the authorised person is employed by a person (or company) that is approved by the Minister for Transport to provide an Authorised Inspection Station to be used for the conduct of inspections in accordance with the Passenger Transport Act 1994.
- This Authorisation may be varied or revoked at any time by further instrument in writing.

Dated 6 July 2010.

PHILLIP THOMAS ALLAN,
Delegate for the Minister for Transport,
Executive Director,
Safety and Regulation Division,
Department for Transport, Energy and Infrastructure

ROAD TRAFFIC ACT 1961

INSTRUMENT OF APPOINTMENT OF AUTHORISED OFFICERS Appointment

I, PHILLIP THOMAS ALLAN, Executive Director, Safety and Regulation Division, Department for Transport, Energy and Infrastructure, delegate for the Minister for Transport in the State of South Australia, pursuant to the powers under sections 35 and 36 of the Road Traffic Act 1961, hereby:

Appoint the following persons listed below as Authorised Officers for the purposes of the Road Traffic Act 1961, subject to the conditions specified in this instrument:

Berlangieri, Tony Gentry, Debra Jane Gonis, Bill Petrakis, Petros Dimitrios Wiles, Leanne Kaye

Conditions of Appointment

This Appointment is subject to the following conditions:

- 1. The authorised officers listed above are **limited to only** exercising the following powers of an Authorised Officer under the Act in relation to taxis (as defined for the purposes of the Passenger Transport Regulations 2009):
 - Section 145 (5d)—to examine a vehicle for the purpose
 of determining whether the repairs required by a defect
 notice issued in relation to the vehicle have been made
 and whether the vehicle has any other deficiencies; and
 - Section 145 (5c) (g) (iii)—to cause the defective vehicle label affixed to the vehicle under section 145 (5a) to be defaced or removed from the vehicle.
- 2. The term of appointment is valid for the duration of the appointees' employment (including contract position) with the Department for Transport, Energy and Infrastructure and only while the appointee's position responsibilities require them to exercise the powers of an Authorised Officer.
- This appointment may be varied or revoked at any time by further instrument in writing.

4. The Authorised Officers listed in this instrument are **not permitted** to issue expiation notices pursuant to section 6 (3) of the Expiation of Offences Act 1996.

Dated 6 July 2010.

PHILLIP THOMAS ALLAN,
Delegate for the Minister for Transport,
Executive Director,
Safety and Regulation Division,
Department for Transport, Energy and Infrastructure

PASSENGER TRANSPORT ACT 1994

INSTRUMENT OF ACCREDITATION

Approved Vehicle Inspectors

Accreditation

I, PHILLIP THOMAS ALLAN, Executive Director, Safety and Regulation Division (SRD), Department for Transport, Energy and Infrastructure (DTEI), delegate for the Minister for Transport in the State of South Australia, pursuant to the powers under section 54 (1) of the Passenger Transport Act 1994 (the 'Act'), hereby accredit the persons listed below as Approved Vehicle Inspectors for the purposes of exercising the powers in relation to vehicle inspections in accordance with section 54 of the Act of taxis and small passenger vehicles (as defined in the Passenger Transport Regulations 2009), subject to the conditions listed in this instrument:

Angus, Malcolm
Bennett, Ashley
Bosco, Dominic
Boulton, James

Launer, Anthony
Maddern, Henry
Pirgousis, Phillip Lambros
Rerden, James

Dempsey, Damien
Dunn, Wayne
Jones, Brenton
Skothos, Konstantinos
Skothos, Konstantinos
Smith, Corey
Stavropoulos, Phillip

Conditions of Accreditation

This Accreditation is subject to the following conditions:

- 1. In exercising the powers and functions in accordance with this Accreditation, the Approved Vehicle Inspectors must comply with the relevant requirements under section 54 of the Act and Part 5 of the Passenger Transport Regulations 2009 and the Code of Practice established under section 54 (17) of the Act.
- 2. The Approved Vehicle Inspectors must only conduct the examination of taxis and small passenger vehicles in accordance with section 54 of the Act at an Authorised Inspection Station that has been approved by the Minister for Transport to be used for the conduct of inspections in accordance with the Act.
- 3. The term of the Accreditation for each individual Approved Vehicle Inspector is only valid whilst the Inspector is employed by a person (or company) that is approved by the Minister for Transport to provide an Authorised Inspection Station to be used for the conduct of inspections in accordance with the Act.
- 4. This Accreditation may be revoked or varied in prescribed circumstances in accordance with section 54 (17) (c) of the Act.

Dated 6 July 2010.

PHILLIP THOMAS ALLAN,
Delegate for the Minister for Transport,
Executive Director,
Safety and Regulation Division,
Department for Transport, Energy and Infrastructure

SOUTH AUSTRALIAN FIRE AND EMERGENCY SERVICES ACT 2005

Constitution of CFS Group

NOTICE is hereby given pursuant to Division 5, section 68 (1) (b) of the South Australian Fire and Emergency Services Act 2005 that the Chief Officer, Country Fire Service, approves the change of membership of the Swanport Group to include the Mannum Brigade, which was previously a member of the Ridley group, effective 1 July 2010

E. FERGUSON, Chief Officer, SA Country Fire Service

NOTICE TO MARINERS

No. 35 of 2010

South Australia—Eyre Peninsula—Off Sheep Hill— Buoy Deployed

MARINERS are advised that Centrex Metals are undertaking a wave and current study in an area approximately 500 m off Sheep Hill on the Eyre Peninsula.

The underwater framework and associated equipment will be deployed from 1 August 2010 to 19 September 2010 in position latitude 34°14.995'S, longitude 136°16.318'E and will be marked by a marker buoy flashing yellow every 3 seconds.

Mariners are advised to exercise caution when navigating in the

Charts affected: Aus 777 and 344.

Adelaide, 30 July 2010.

PATRICK CONLON, Minister for Transport

DTEI 2010/01461

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 5 August 2010

WATER MAINS LAID

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

BEETALOO COUNTRY LANDS WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL

Government road west of section 298, hundred of Crystal Brook, Crystal Brook, Wandearah East and Nurom. p3

DISTRICT COUNCIL OF YORKE PENINSULA In and across Honners Road, Arthurton. p12 Kulpara Road, Kainton. p13 Kainton Road, Kainton. p13

GOOLWA WATER DISTRICT

ALEXANDRINA COUNCIL

Randell Road, Hindmarsh Island. This main is available on application only. p15-18

HINDMARSH ISLAND COUNTRY LANDS WATER DISTRICT

ALEXANDRINA COUNCIL In and across Randell Road, Hindmarsh Island. This main is available on application only. p18-34

Monument Road, Hindmarsh Island. This main is available on

application only. p18 Barker Road, Hindmarsh Island. This main is available on

application only. p20 Chappell Road, Hindmarsh Island. This main is available on

application only, p22 Barton Road, Hindmarsh Island. This main is available on application only. p25

Pullen Road, Hindmarsh Island. This main is available on application only. p27

JAMESTOWN COUNTRY LANDS WATER DISTRICT

NORTHERN AREAS COUNCIL

Government road (Jamestown-Spalding Road) east of section 285, hundred of Reynolds, Spalding. p7

MUNDALLIO COUNTRY LANDS WATER DISTRICT

PORT AUGUSTA CITY COUNCIL

Government road east of lot 1 in LTRO DP 17232, Stirling North.

PINNAROO WATER DISTRICT

SOUTHERN MALLEE DISTRICT COUNCIL Devon Terrace, Pinnaroo. p36

WAROOKA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA

Easements in lot 15 in LTRO DP 69678, Point Turton Road, Point Turton, p11

Across and in Point Turton Road, Point Turton. p11 Easements in lot 14 in LTRO DP 69678, Point Turton Road, Point Turton, p11

WATER MAINS ABANDONED

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

BEETALOO COUNTRY LANDS WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Government road west of section 298, hundred of Crystal Brook, Crystal Brook and Nurom. p3

DISTRICT COUNCIL OF YORKE PENINSULA Honners Road, Arthurton. p12 Across Kulpara Road, Kainton, p13 Kainton Road, Kainton. p13

GOOLWA WATER DISTRICT

ALEXANDRINA COUNCIL Randell Road, Hindmarsh Island. p15

JAMESTOWN COUNTRY LANDS WATER DISTRICT

NORTHERN AREAS COUNCIL

Government road (Jamestown-Spalding Road) east of section 285, hundred of Reynolds, Spalding. p7

MUNDALLIO COUNTRY LANDS WATER DISTRICT

PORT AUGUSTA CITY COUNCIL

Government road east of lot 1 in LTRO DP 17232, Stirling North. p14

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE

Across Mary Terrace, Murray Bridge. p35
Easement in lot 1 in LTRO DP 83389, South Terrace, Murray Bridge. p35

Across South Terrace, Murray Bridge. p35

Sixth Street, Murray Bridge. p35

WAROOKA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Easement in lots 14 and 15 in LTRO DP 69678, Point Turton Road, Point Turton. p11

WATER MAINS LAID

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

PENNESHAW WATER DISTRICT

KANGAROO ISLAND COUNCIL In and across Wright Road, Penneshaw. p9

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Mundon Street, Campbelltown. FB 1194 p48

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA Myall Street, Whyalla. FB 1195 p43-45 Across and in McRitchie Crescent, Whyalla. FB 1195 p43-45 Foote Place, Whyalla. FB 1195 p43-45 Carlson Street, Whyalla. FB 1195 p43-45 Across McNamara Street, Whyalla. FB 1195 p43-45 Havelberg Street, Whyalla. FB 1195 p43-45

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF ONKAPARINGA

Murrays Hill Road, Flagstaff Hill—200 mm PVC pumping main. FB 1195 p41 and 42

Sewerage land (lot 453 in LTRO DP 16401), The Strand, Reynella—300 mm AC pumping main. FB 1195 p50-53

MURRAY BRIDGE COUNTRY DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE Across Mary Street, Murray Bridge. FB 1194 p49
Easement in lot 1 in LTRO DP 83389, South Terrace, Murray Bridge. FB 1194 p49

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF ONKAPARINGA

In and across Murrays Hill Road, Flagstaff Hill—200 mm PVCM pumping main. FB 1195 p41 and 42 Easement in lot 9 in LTRO DP 37549, Rebecca Place, Flagstaff Hill—200 mm PVCM pumping main. FB 1195 p41 and 42 Sewerage land (lot 453 in LTRO DP 16401), The Strand, Reynella. FB 1195 p50-53 Sewerage land (lot 453 in LTRO DP 16401), The Strand, Reynella—300 mm PVCM and 200 mm PE100 pumping main. FB 1195 p50-53

CITY OF PORT ADELAIDE ENFIELD

Hanson Road, Wingfield-150 mm DICL high salinity transfer pumping main. FB 1195 p47

OUTSIDE ADELAIDE DRAINAGE AREA

CITY OF PORT ADELAIDE ENFIELD

Easements in lot 512 in LTRO DP 59780 and lot 2 in LTRO DP 66644, Wingfield—150 mm DICL high salinity transfer pumping main. FB 1195 p46 and 47 Across and in Hanson Road—150 mm DICL high salinity transfer

pumping main. FB 1195 p47

CITY OF SALISBURY

Sewerage land (allotment piece 17 in LTRO DP 41401), Salisbury Highway, Dry Creek—250, 300 and 500 mm MSCL pumping main. FB 1194 p44-47

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

Serious and Organised Crime (Unexplained Wealth) Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *Serious and Organised Crime (Unexplained Wealth) Act (Commencement) Proclamation 2010.*

2—Commencement of Act

The Serious and Organised Crime (Unexplained Wealth) Act 2009 (No 60 of 2009) will come into operation on 29 August 2010.

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2010
AGO0164/09CS

South Australia

Administrative Arrangements (Administration of Serious and Organised Crime (Unexplained Wealth) Act) Proclamation 2010

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Serious and Organised Crime (Unexplained Wealth) Act) Proclamation 2010.*

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the Serious and Organised Crime (Unexplained Wealth) Act 2009 is committed to the Attorney-General.

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2010

AGO0164/09CS

National Parks and Wildlife (Lake Gilles Conservation Park) Proclamation 2010

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lake Gilles Conservation Park) Proclamation 2010.*

2—Commencement

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

3—Alteration of boundaries of Lake Gilles Conservation Park

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

Sections 66 and 67, Hundred of Moseley, County of Buxton;

Allotment F in Road Plan 3440, Hundred of O'Connor, County of Buxton;

Sections 38 and 1576, Out of Hundreds (Whyalla);

Section 1576, Out of Hundreds (Port Augusta).

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2010

MEC10/0035CS

National Parks and Wildlife (Lake Gilles Conservation Park—Mining Rights) Proclamation 2010

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- The Crown land described in Schedule 1, together with other land, is, by another proclamation made on this day, added to the Lake Gilles Conservation Park under section 29(3) of the *National Parks and Wildlife Act 1972*.
- It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land described in Schedule 1.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lake Gilles Conservation Park—Mining Rights) Proclamation 2010.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;

- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and

- (ii) must maintain all work areas in a clean and tidy condition; and
- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Sections 66 and 67, Hundred of Moseley, County of Buxton;

Section 1576, Out of Hundreds (Whyalla);

Section 1576, Out of Hundreds (Port Augusta).

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2010

MEC10/0035CS

National Parks and Wildlife (Simpson Conservation Park) Proclamation 2010

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Simpson Conservation Park) Proclamation 2010.*

2—Commencement

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

3—Constitution of Simpson Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Simpson Conservation Park*:

Sections 156, 341, 342, 343, 348, 349 and 436, Hundred of Dudley, County of Carnaryon.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council on 5 August 2010

MEC10/0036CS

Serious and Organised Crime (Unexplained Wealth) Regulations 2010

under the Serious and Organised Crime (Unexplained Wealth) Act 2009

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Corresponding unexplained wealth orders (section 3(1))
- 5 Deposit holders (section 3(1))
- 6 Prescribed requirements for duplicate warrant (section 16(4)(g)(ii))
- 7 Prescribed form of notice (section 17)
- 8 Prescribed manner of giving notices (section 37)

Schedule 1—Prescribed form of notice

1—Short title

These regulations may be cited as the Serious and Organised Crime (Unexplained Wealth) Regulations 2010.

2—Commencement

These regulations will come into operation on the day on which the *Serious and Organised Crime (Unexplained Wealth) Act 2009* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Serious and Organised Crime (Unexplained Wealth) Act 2009;

payment services means services providing for, or facilitating, the payment or transfer of money or the granting of credit by 1 person to another person (and includes a service provided by electronic means).

4—Corresponding unexplained wealth orders (section 3(1))

- (1) The following kinds of orders made under a law of a State, Territory or the Commonwealth are declared to be within the definition of *corresponding unexplained wealth order* in section 3(1) of the Act:
 - (a) orders that are made under relevant Acts and that require the payment of an amount of money by a person in respect of property or benefits that have not been lawfully acquired;
 - (b) orders that are made under relevant Acts and that are similar in nature to literary proceeds orders under the *Criminal Assets Confiscation Act 2005*;
 - (c) recognised Australian pecuniary penalty orders (within the meaning of the *Criminal Assets Confiscation Act 2005*).

- (2) The following are *relevant Acts* for the purposes of this regulation:
 - (a) the Criminal Assets Recovery Act 1990 of New South Wales;
 - (b) the Confiscation of Proceeds of Crime Act 1989 of New South Wales;
 - (c) the Confiscation Act 1997 of Victoria;
 - (d) the Criminal Proceeds Confiscation Act 2002 of Queensland;
 - (e) the Criminal Property Confiscation Act 2000 of Western Australia;
 - (f) the Crimes (Confiscation of Profits) Act 1993 of Tasmania;
 - (g) the Criminal Property Forfeiture Act 2002 of the Northern Territory;
 - (h) the Confiscation of Criminal Assets Act 2003 of the Australian Capital Territory;
 - (i) the *Proceeds of Crime Act 2002* of the Commonwealth.

5—Deposit holders (section 3(1))

Institutions that engage in any 1 or more of the following activities are declared to be *deposit holders* for the purposes of the definition in section 3(1) of the Act:

- (a) acting as an agent for an ADI;
- (b) acting as a broker (of any kind);
- (c) the provision of accountancy services;
- (d) the provision of betting or gaming services;
- (e) the provision of payment services;
- (f) money lending;
- (g) dealing in commodities.

6—Prescribed requirements for duplicate warrant (section 16(4)(g)(ii))

For the purposes of section 16(4)(g)(ii) of the Act, the duplicate warrant must comply with the following additional requirements:

- (a) the duplicate warrant must specify that it is a duplicate warrant and has been filled out following the making of an application to a judicial officer by telephone;
- (b) the duplicate warrant must specify the date on which, and time at which, the judicial officer signed the warrant.

7—Prescribed form of notice (section 17)

The notice set out in Schedule 1 is prescribed for the purposes of section 17(4)(a) of the Act.

8—Prescribed manner of giving notices (section 37)

For the purposes of section 37 of the Act, the following additional manners of giving or serving a notice, order or other document are prescribed:

- (a) in the case of a notice, order or other document to be given to or served on a corporation—
 - (i) by leaving it for the corporation at the registered address of the corporation; or
 - (ii) by posting it to the corporation at the registered address of the corporation;

(b) in any case—by a means indicated by the person as being an available means of service (such as by email, fax or by delivering it, addressed to the person, to the facilities of a document exchange).

Schedule 1—Prescribed form of notice

Notice of execution of warrant under Serious and Organised Crime (Unexplained Wealth) Act 2009 (section 17(4)(a))

То:					
(use this box if a person was searched—insert the name and address of the person)					
The occupier of the following premises:					
(use this box in any other case)					
Details of issue of warrant:					
Name of judicial officer who issued warrant:					
Date of issue of warrant:					
Time of issue of warrant:					
Details of execution of warrant:					
Police officer who executed warrant:					
Name:					
Rank:					
Number:					
Date of execution of warrant:					
Seizure of documents or articles:					
(tick one box and, if documents or articles seized, fill in details)					
□ No documents or articles were seized under the warrant.					
☐ The following documents or articles were seized under the warrant:					
(attach additional pages if insufficient space)					
Signature of police officer who executed warrant:					

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 5 August 2010

No 181 of 2010

AGO0164/09CS

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CITY OF BURNSIDE

Naming of Roads and Public Reserves Policy

NOTICE is hereby given that in accordance with section 219 of the Local Government Act 1999, that at its meeting of 20 July 2010, the Council amended its Naming of Roads and Public Reserves Policy. Copies are available from the Civic Centre or on the Council website www.burnside.sa.gov.au.

P. DEB, Acting Chief Executive Officer

CITY OF MARION

Assignment of Names for New Ward Structure

NOTICE is hereby given that the Council of the City of Marion at its meeting on the 27 July 2010, resolved, pursuant to section 12 (2) (c) of the Local Government Act 1999, to name its 6 wards as follows:

- Ward 1 which includes the suburbs of Glengowrie, Morphettville, Park Holme and Plympton Park be named Mullawirra:
- Ward 2 which includes the suburbs of South Plympton, Glandore, Ascot Park and Edwardstown be named Woodlands;
- Ward 3 which includes the suburbs of Warradale, Oaklands Park, Dover Gardens and Seacombe Gardens be named Warracowie;
- Ward 4 which includes the suburbs of Marion, Mitchell Park, Clovelly Park, Sturt and Bedford Park be named Warriparinga;
- Ward 5 which includes the suburbs of Marino, Seacliff Park and Hallett Cove be named Coastal; and
- Ward 6 which includes the suburbs of Seaview Downs, Seacombe Heights, Darlington, O'Halloran Hill, Trott Park and Sheidow Park be named Southern Hills.

In addition to revised representation arrangements *Gazetted* on 3 December 2009, these names may now be put into effect as from the day of the first general election held after the publication of this notice.

M. SEARLE, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1 of 2010—Permits and Penalities By-Law

A by-law to create a permit system for Council By-laws, to fix maximum and continuing penalties for offences, and for the construction of Council by-laws.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Permits and Penalties By-law 2010 and is By-law No. 1 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under section 246 of the Act and sections 667 (1) 3.LIV and 9.XVI of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law are to provide for the good rule and government of the Council area, and for the convenience, comfort and safety of its inhabitants by:

- 3.1 creating a permit system for Council by-laws;
- 3.2 providing for the enforcement of breaches of Council bylaws and fixing penalties; and
- 3.3 clarifying the construction of Council by-laws.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-law No. 1—Permits and Penalties 2003.²

4.2 This by-law will expire on 1 January 2018.³

Note:

- Generally a by-law comes into operation four months after the day on which it is *gazetted*: Section 249 (5) of the Act.
- ² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- ³ Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

5.1 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears;

- 6.1 Act means the Local Government Act 1999;
- 6.2 Council means Rural City of Murray Bridge;
- 6.3 person includes a body corporate.

Note:

Section 14 of the Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Act.

7. Construction of By-laws Generally

- 7.1 Every by-law of the Council is subject to any Act of Parliament and Regulations made thereunder.
- 7.2 In any by-law of the Council, unless the contrary intention appears *permission* means permission of the Council, granted in writing prior to the act, event or activity to which it relates.

PART 2—PERMITS AND PENALTIES

8. Permits

- 8.1 Where a by-law requires that permission be obtained any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 8.2 The Council may attach such conditions as it thinks fit to a grant of permission, and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 8.3 A person granted permission must comply with every such condition.
- 8.4 The Council may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

9. Offences and Penalties

- 9.1 A person who commits a breach of any by-law of the Council is guilty of an offence and is liable to a maximum penalty being the maximum penalty referred to in the Act that may be fixed by a by-law for any breach of a by-law.
- 9.2 A person who commits a breach of a by-law of the Council of a continuing nature is guilty of an offence and, in addition to any other penalty that may be imposed, is liable to a further penalty for every day on which the offence continues, such penalty being the maximum amount referred to in the Act that may be fixed by a by-law for a breach of a by-law of a continuing nature.

Note:

The maximum penalty for a breach of a by-law is currently \$750, and the maximum penalty for every day in which a breach of a continuing nature continues is currently \$50—see section 246 (3) (g) of the Act.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2 of 2010—Local Government Land By-Law

A by-law to regulate the access to and use of Local Government Land (other than roads), and certain public places.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Local Government Land By-law 2010 and is By-law No. 2 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under sections 238 and 246 of the Act and sections 667 (1) 4.I and 9.XVI of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law are to regulate the access to and use of Local Government Land (other than roads), and certain public places:

- 3.1 to prevent and mitigate nuisances;
- 3.2 to prevent damage to Local Government Land;
- 3.3 to protect the convenience, comfort and safety of members of the public;
- 3.4 to enhance the amenity of the Council area; and
- 3.5 for the good rule and government of the area.

4. Commencement, Revocation and Expiry

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-law No. 2—Local Government Land 2003.²
- 4.2 This by-law will expire on 1 January 2018.³

Note:

- Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.
- ² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- ³ Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2010.
- 5.2 Subject to Clause 5.3, this by-law applies throughout the Council area.
- 5.3 Clauses 9.3, 9.9.1, 9.9.5, 9.24.3, 10.3 and 10.9.3 of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 *animal or animals* includes birds and insects but does not include a dog;
- 6.3 *boat* includes a raft, pontoon, houseboat, personal watercraft or other similar device;
- 6.4 camp includes setting up a camp, or causing a tent, caravan or motor home to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.5 *children's playground* means an enclosed area in which there is equipment or other devices installed for the purpose of children's play (or within 3 m of such devices if there is no enclosed area);
- 6.6 Council means Rural City of Murray Bridge;

- 6.7 electoral matter has the same meaning as in the Electoral Act 1985 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 6.8 *effective control* means a person exercising effective control of an animal either:
 - 6.8.1 by means of a physical restraint; or
 - 6.8.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;
- 6.9 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Mis-cellaneous Provisions) Regulations 1999;
- 6.10 *foreshore* means land extending from the edge of any navigable waterway or body of water in the Council's area to the nearest road or section boundary or for a distance of 50 m (whichever is the lesser);
- 6.11 *funeral ceremony* means a ceremony only (i.e. a memorial service) and does not include a burial;
- 6.12 liquor has the same meaning as in the Liquor Licensing Act 1997;
- 6.13 Local Government Land means all land owned by the Council or under the Council's care, control and management (except roads);
- 6.14 offensive includes threatening, abusive, insulting or annoying behaviour and offend has a complementary meaning;
- 6.15 open container means a container which:
 - (a) after the contents of the container have been sealed at the time of manufacture:
 - (i) being a bottle, it has had its cap, cork or top removed (whether or not it has since been replaced);
 - (ii) being a can, it has been opened or punctured;
 - (iii) being a cask, it has had its tap placed in a position to allow it to be used;
 - (iv) being any other form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to its contents; or
 - (v) is a flask, glass, mug or other container able to contain liquid.
- 6.16 tobacco product has the same meaning as in the Tobacco Products Regulation Act 1997;
- 6.17 *vehicle* has the same meaning as in the Road Traffic Act 1961:
- 6.18 waters includes a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Council.

Note

Section 14 of the Interpretation Act 1915, provides that an expression used in a by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—ACCESS TO LOCAL GOVERNMENT LAND

7. Access

Note

Pursuant to section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government Land (under section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

The Council may:

- 7.1 close, or regulate or restrict access to, any part of Local Government Land to the public for specified times and days; and
- 7.2 fix charges or fees payable for entry onto any part of Local Government Land.

8. Closed Lands

A person must not without permission, enter or remain on any Local Government Land:

- 8.1 which has been closed, or in respect of which access by the public is regulated or restricted in accordance with Clause 7.1;
- 8.2 where entry fees or charges are payable, without paying those fees or charges; or
- 8.3 where the land has been enclosed by fences and/or walls and gates that have been closed and locked.

PART 3—USE OF LOCAL GOVERNMENT LAND

9. Activities Requiring Permission

Note:

Pursuant to section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government Land (under section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

A person must not without the permission of the Council, do any of the following on Local Government Land.

9.1 Advertising

Subject to Clause 14.2, display, paint or erect any sign or hoarding for the purpose of commercial advertising or any other purpose.

9.2 Aircraft

Subject to the Civil Aviation Act 1988, land any aircraft on, or take off any aircraft from the land.

9.3 Alcohol

Consume, carry or be in possession or in charge of any liquor on Local Government Land comprising parks or reserves to which the Council has determined this paragraph applies.

9.4 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of broadcasting sound, or magnifying sound, to an audience.

9.5 Animals

On Local Government Land:

- 9.5.1 cause or allow an animal to stray onto, move over, graze or be left unattended on Local Government Land; or
- 9.5.2 cause or allow an animal to enter, swim, bathe or remain in any waters located on Local Government Land; or
- 9.5.3 lead, herd or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.

9.6 Annoyance

Do anything likely to offend or unreasonably interfere with any other person:

- (a) using that land; or
- (b) occupying nearby premises,

by making a noise or creating a disturbance.

9.7 Attachments

Subject to Clause 14.2, attach anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government Land.

9.8 *Bees*

Place a hive of bees on such land, or allow it to remain thereon.

9.9 Boats and Mooring

Subject to the provisions of the Harbors and Navigation Act 1993:

- 9.9.1 launch or retrieve a boat to or from any waters where the Council has determined that this subclause applies;
- 9.9.2 launch or retrieve a boat from the foreshore without using a boat ramp or thoroughfare constructed or set aside by the Council for that purpose;
- 9.9.3 propel, float or otherwise use a boat on or in any waters;
- 9.9.4 hire out a boat or otherwise use a boat for commercial purposes; or
- 9.9.5 moor a boat on or to Local Government Land to which the Council has determined this subclause applies, or to Local Government Land.
- 9.9.6 moor any boat on or to Local Government Land other than in accordance with such time limits and other conditions determined by resolutions of the Council and contained in any signage thereon.
- 9.9.7 obstruct any boat, mooring site, or access (either by water or land) to any boat (either floating or sunk).

9.10 Bridge Jumping

Jump or dive from a bridge on Local Government Land.

9.11 Buildings

Use a building, or structure on Local Government Land for a purpose other than its intended purpose.

9.12. Burials and Memorials

- 9.12.1 Bury, inter or spread the ashes of any human or animal remains.
- 9.12.2 Erect any memorial.

9.13 Camping and Tents

- 9.13.1 Erect a tent or other structure of calico, canvas, plastic or similar material as a place of habitation
- 9.13.2 Camp or sleep overnight except where a person is in a caravan park on Local Government Land, the proprietor of which has been given permission to operate the caravan park on that land.

9.14 Canvassing

Convey any advertising, religious or other message to any bystander, passer-by or other.

9.15 Defacing Property

Deface, paint, spray, write, cut names, letters or make marks on any tree, rock, gate, fence, building, sign, bridge or property of the Council.

9.16 Distribution

Subject to Clause 14.2, place on a vehicle (without the consent of the owner of the vehicle), or give out or distribute any hand bill, book, notice, leaflet, or other printed matter to any bystander, passer-by or other person.

9.17 Donations

Ask for or receive or indicate that he or she desires a donation of money or any other thing.

9.18 Entertainment and Busking

- 9.18.1 Sing, busk or play a recording or use a musical instrument for the apparent purpose of either entertaining others or receiving money.
- 9.18.2 Conduct or hold a concert, festival, show, public gathering, circus, meeting, per-formance or any other similar activity.

9.19 Equipment

Use an item of equipment, facilities or property belonging to the Council if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property.

9.20 Fires

Subject to the Fire and Emergency Services Act 2005 light a fire except:

- 9.20.1 in a place provided by the Council for that purpose; or
- 9.20.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least 4 m.

9.21 Fireworks

Ignite or discharge any fireworks.

9.22 Flora and Fauna

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

- 9.22.1 damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 9.22.2 cause or allow an animal to stand or walk on any flower bed or garden plot;
- 9.22.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 9.22.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
- 9.22.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 9.22.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird;
- 9.22.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature; or
- 9.22.8 burn any timber or dead wood.

9.23 Foreshore

On Local Government Land comprising the foreshore:

- 9.23.1 drive or propel a vehicle onto or from the foreshore other than by a ramp or thoroughfare constructed or set aside by the Council for that purpose;
- 9.23.2 drive or propel a vehicle on the foreshore except on an area that is constructed or set aside by the Council for that purpose; or
- 9.23.3 allow a vehicle to remain stationary on a boat ramp longer than is necessary to launch or retrieve a boat.

9.24 Games

- 9.24.1 Participate in, promote or organise any organised competition or sport, as distinct from organised social play.
- 9.24.2 Play or practise any game which involves kicking, hitting or throwing a ball or other object on Local Government Land which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.
- 9.24.3 Play or practise the game of golf on Local Government Land to which the Council has resolved this subclause applies.

9.25 Litter

- 9.25.1 Throw, cast, place, deposit or leave any rubbish, dirt or refuse of any kind whatsoever except in a garbage container provided for that purpose.
- 9.25.2 Deposit any soil, clay, stone, gravel, green waste or other putrescible waste or any other matter

9.26 Marine Life

Introduce any marine life to any waters located on Local Government Land.

9.27 Model Aircraft, Boats and Cars

Fly or operate a model aircraft, boat or model or remote control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land.

9.28 Overhanging Articles or Displaying Personal Items

Suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government Land where it might present a nuisance or danger to a person using the land or be of an unsightly nature.

9.29 Playing Area

Use or occupy a playing area:

- 9.29.1 in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);
- 9.29.2 in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 9.29.3 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.

9.30 Pontoons

Install or maintain a pontoon or jetty in any waters.

9.31 Posting of Bills

Subject to Clause 14.2, post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on Local Government Land or in a public place.

$9.32\ \textit{Preaching}$

Preach, harangue or solicit for religious purposes.

9.33 Ropes

Place a buoy, cable, chain, hawser, rope or net in or across any waters.

9.34 Rubbish and Rubbish Dumps

- 9.34.1 Interfere with, remove or take away rubbish that has been discarded at any rubbish dump on Local Government Land; or
- 9.34.2 Remove, disperse or interfere with rubbish, including bottles, newspapers, cans, containers, or packaging that has been discarded in a council rubbish bin on Local Government Land.

9.35 Swimming

Subject to the provisions of the Harbors and Navigation Act 1993, swim in, bathe or enter any waters except:

- 9.35.1 in an area which the Council has determined may be used for such purposes; and
- 9.35.2 in accordance with any conditions that the Council may have determined by resolution apply to such use.

9.36 Trading

Sell, buy, offer or display anything for sale, hire or lease.

9.37 Vehicles

- 9.37.1 Drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose.
- 9.37.2 Promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose.
- 9.37.3 Repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown.

9.38 Weddings, Functions and Special Events

- 9.38.1 Hold, conduct or participate in a marriage ceremony, funeral or special event.
- 9.38.2 Erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event.
- 9.38.3 Hold or conduct any filming where the filming is for a commercial purpose.

10. Prohibited Activities

A person must not do any of the following on Local Government Land.

10.1 Animals

- 10.1.1 Cause or allow any animal to enter, swim, bathe or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming.
- 10.1.2 Cause or allow an animal to damage a flowerbed, garden plot, tree, lawn or like thing or place.
- 10.1.3 Lead, herd or exercise a horse in such manner as to cause a nuisance or endanger the safety of a person.

10.2 Equipment

Use any item of equipment, facilities or property belonging to the Council other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it.

10.3 Fishing

Fish in any waters to which the Council has determined this subclause applies.

10.4 Glass

Willfully break any glass, china or other brittle material.

10.5 Interference with Land

Interfere with, alter or damage the land (including a building, structure or fixture located on the land) including:

- 10.5.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property;
- 10.5.2 erecting or installing a structure in, on, across, under or over the land;
- 10.5.3 changing or interfering with the construction, arrangement or materials of the land;
- 10.5.4 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land; or
- 10.5.5 otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.

10.6 Interference with Permitted Use

Interrupt, disrupt or interfere with any other person's use of Local Government Land which is permitted or for which permission has been granted.

10.7 Nuisance

Behave in such a manner as to cause discomfort, inconvenience, annoyance or offence to any other person.

10.8 Playing Games

Play or practise a game:

- 10.8.1 which is likely to cause damage to the land or anything on it;
- 10.8.2 in any area where a sign indicates that the game is prohibited;
- 10.8.3 in a manner which endangers the safety or interferes with the comfort or safety of any person.

10.9 Smoking

Smoke, hold or otherwise have control over an ignited tobacco product:

- 10.9.1 in any building;
- 10.9.2 in any children's playground; or
- 10.9.3 on any land to which the Council has determined this subclause applies.

10.10 Throwing Objects

Throw, roll, project or discharge a stone, substance or other missile, excluding sport and recreational equipment designed to be used in that way.

10.11 Toilets

In any public convenience on Local Government Land:

- 10.11.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 10.11.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 10.11.3 use it for a purpose for which it was not designed or constructed;
- 10.11.4 enter a toilet that is set aside for use of the opposite sex except:
 - (a) where a child under the age of eight years is accompanied by an adult parent or guardian of that sex; or
 - (b) to provide assistance to a disabled person; or
 - (c) in the case of a genuine emergency.

10.12 Solicitation

Tout or solicit customers for the parking of vehicles or for any other purpose whatsoever.

10.13 Waste

- 10.13.1 Deposit or leave thereon:
 - (a) anything obnoxious or offensive;
 - (b) any offal, dead animal, dung or filth; or
 - (c) any mineral, mineral waste, industrial waste or bi-products.
- 10.13.2 Foul or pollute any waters situated thereon.
- 10.13.3 Deposit any rubbish other than in receptacles provided by the Council for that purpose.
- 10.13.4 Deposit in a receptacle any rubbish emanating from domestic or trade purposes, unless designated by a sign or signs.

PART 4—ENFORCEMENT

11. Directions

- 11.1 A person on Local Government Land must comply with a reasonable direction from an authorised person relating to:
 - 11.1.1 that person's use of the land;
 - 11.1.2 that person's conduct and behaviour on the land;
 - 11.1.3 that person's safety on the land; or
 - 11.1.4 the safety and enjoyment of other persons on the land.
- 11.2 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this by-law must immediately comply with a direction of an authorised person to leave that part of Local Government Land.

12. Orders

If a person fails to comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under section 262 (3) of the Act from the person to whom the order was directed.

Note:

Section 262 (1) of the Act states:

- (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease smoking on Local Government Land;
- remove an object or structure encroaching on Local Government Land:
- dismantle and remove a structure erected on Local Government Land without permission.

13. Removal of Animals and Objects

An authorised person may remove an animal or object that is on Local Government Land in breach of a by-law if no person is in charge of, or apparently in charge of, the animal or object.

PART 5—MISCELLANEOUS

14. Exemptions

- 14.1 The restrictions in this by-law do not apply to a Police Officer, Emergency Worker, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer.
- 14.2 The restrictions in Clauses 9.1, 9.7, 9.16 and 9.31 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 14.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 14.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 14.2.3 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3 of 2010-Roads By-Law

A by-law to regulate certain activities on roads in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Roads By-law 2010 and is By-law No. 3 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under sections 239 and 246 of the Act, Regulation 13 (1) (*c*) of the Local Government (Implementation) Regulations 1999, and sections 667 (1), 4.I, 5.VII, 7.II and 9.XVI of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law are to manage and regulate the prescribed uses of roads in the Council area:

- 3.1 to protect the convenience, comfort and safety of road users and members of the public;
- 3.2 to prevent damage to buildings and structures on roads;
- 3.3 to prevent certain nuisances occurring on roads; and
- 3.4 for the good rule and government of the Council area.

4. Commencement, Revocation and Expiry

- 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-law No. 3—Roads 2003.2
- 4.2 This by-law will expire on 1 January 2018.³

Note:

- Generally a by-law comes into operation four months after the day on which it is *gazetted*: Section 249 (5) of the Act.
- ² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- ³ Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2010.
- 5.2 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 animal includes birds, insects and poultry but does not include a dog;
- 6.3 camp includes setting up a camp, or causing a tent, caravan or motor home to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.4 Council means Rural City of Murray Bridge;
- 6.5 effective control means a person exercising effective control of an animal either:
 - 6.5.1 by means of a physical restraint; or

- 6.5.2 by command, the animal being in close proximity to the person, and the person being able to see the animal at all times;
- 6.6 *electoral matter* has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to a person within its immediate vicinity;
- 6.7 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 6.8 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—USE OF ROADS

7. Activities Requiring Permission

A person must not do any of the following activities on a road without the permission of the Council:

7.1 Amplification

Use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting announcements or advertisements.

7.2 Animals

- 7.2.1 Cause or allow an animal to stray onto, move over, or graze on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control
- 7.2.2 Lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person.

7.3 Camping and Tents

7.3.1 Erect a tent or other structure of calico, canvas, plastic or other similar material as a place of habitation.

7.3.2 Camp or sleep overnight.

7.4 Donations

Ask for or receive or indicate a desire for a donation of money or any other thing, or otherwise solicit for religious or charitable purposes.

7.5 Obstructions

Erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road.

7.6 Posting of Bills

Subject to Clause 11.2, post or allow or cause to be posted any bills, advertisements, or other papers or items on a building or structure on a road.

7.7 Preaching

Preach, harangue or solicit for religious purposes.

7.8 Public Exhibitions and Displays

- 7.8.1 Sing, busk, play a recording or use a music instrument, or perform similar activities.
- 7.8.2 Conduct or hold a concert, festival, show, circus, performance or a similar activity.
- 7.8.3 Erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity.
- 7.8.4 Cause any public exhibitions or displays.

7.9 Vehicles

Repair, wash, paint, panel beat or perform other work of a similar nature to a vehicle, except for running repairs in the case of a vehicle breakdown.

Note

Movable signs on roads are regulated by sections 226 and 227 of the Act and the Council's Moveable Signs By-law (if any).

PART 3—ENFORCEMENT

8. Directions

A person who, in the opinion of an authorised person is committing or has committed a breach of this by-law, must immediately comply with a direction of an authorised person to leave that part of the road.

9. Orders

If a person does not comply with an order of an authorised person made pursuant to section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under section 262 (3) of the Act from the person to whom the order was directed.

Note

Section 262 (1) of the Act states:

- (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct;
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- cease busking on a road;
- remove an object or structure blocking a footpath;
- · remove bills posted on a structure on a road;
- · dismantle and remove a tent from a road.

10. Removal of Animals and Objects

An authorised person may remove an animal or object that is on a road in breach of a by-law if no person is in charge, or apparently in charge, of the animal or object.

PART 4—MISCELLANEOUS

11. Exemptions

- 11.1 The restrictions in this by-law do not apply to a Police Officer, Emergency Worker, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer.
- 11.2 The restrictions in Clause 7.6 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 11.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 11.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or

11.2.3 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4 of 2010—Moveable Signs By-Law

A by-law to set standards for moveable signs on roads and to provide conditions for the placement of such signs.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Moveable Signs By-law 2010 and is By-law No. 4 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under sections 239 and 246 of the Act, and sections 667 (1), 4.1 and 9.XVI of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law is to set standards for moveable signs on roads:

- 3.1 to protect the comfort and safety of road users and members of the public;
- 3.2 to enhance the amenity of roads and surrounding parts of the Council area;
- 3.3 to prevent nuisances occurring on roads;
- 3.4 to prevent unreasonable interference with the use of a road; and
- 3.5 for the good rule and government of the Council area.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-law No. 4—Moveable Signs 2003.²
 - 4.2 This by-law will expire on 1 January 2018.³

Note:

- Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.
- ² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- ³ Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2010.
- 5.2 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 arterial road means a main road that is included in the following list and identified in Appendix A and B:
 - 6.2.1 Adelaide Road, Murray Bridge.
 - 6.2.2 Bridge Street, Murray Bridge.
 - 6.2.3 Princes Highway, Murray Bridge East.
 - 6.2.4 Swanport Road, Murray Bridge.
 - 6.2.5 Mannum Road, Murray Bridge to Council boundary.

- 6.2.6 Maurice Road, Murray Bridge, Mulgundawah Road to Cypress Terrace.
- 6.2.7 Hindmarsh Road, Murray Bridge.
- 6.2.8 Cypress Terrace, Murray Bridge.
- 6.2.9 Green Street, Mypolonga.
- 6.2.10 Drummond Street, Jervois.
- 6.2.11 Rayson Street, Jervois.
- 6.2.12 Jervois/Langhorne Creek Road, Wellington, from Shankland Road to Richards Street.
- 6.2.13 East Terrace, Callington, from Cemetery to Jaensch Roads.
- 6.3 business premises means premises from which a business is being conducted:
- 6.4 Council means Rural City of Murray Bridge;
- 6.5 footpath area means:
 - 6.5.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;
 - 6.5.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 6.6 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—MOVEABLE SIGNS

7. Construction and Design

A moveable sign placed on a footpath area must:

- 7.1 be of kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign, or a flat sign or, with the permission of the Council, a sign of some other kind;
- 7.2 be designed, constructed and maintained in good quality and condition:
- 7.3 be of strong construction and sufficiently stable or securely fixed so as to keep its position in adverse weather conditions;
- 7.4 have no sharp or jagged edges or corners;
- 7.5 not be unsightly or offensive in appearance or content;
- 7.6 be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 7.7 not exceed 900 mm in height, 600 mm in width and 600 mm in depth where the speed limit that applies to the road adjacent to the footpath area upon which the sign is placed does not exceed 60 km/h;
- 7.8 not exceed 1 200 mm in height, 900 mm in width and 900 mm in depth where the speed limit that applies to the road adjacent to the footpath area upon which the sign is placed exceeds 60 km/h.
- 7.9 in the case of an 'A' frame or sandwich board sign:
 - 7.9.1 be hinged or joined at the top;
 - 7.9.2 be of such construction that its sides are securely fixed or locked in position when erected; and
 - 7.9.3 not have a base area in excess of 0.6 m²:
- 7.10 in the case of an inverted 'T' sign, not contain struts or members that run between the display area and the base of the sign.

8. Placement

A moveable sign must not be:

8.1 placed on any part of a road apart from the footpath area;

- 8.2 placed on a footpath that is less than 2.5 m wide;
- 8.3 placed closer than 2 m from another structure, fixed object, tree, bush or plant;
- 8.4 placed on the sealed part of a footpath, if there is an unsealed part on which the sign can be placed in accordance with this by-law;
- 8.5 placed so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of where the moveable sign is placed;
- 8.6 placed closer than 600 mm to the kerb (or, if there is no kerb, to the edge of the carriageway of a road or the shoulder of the road, whichever is the greater);
- 8.7 placed on a landscaped area, other than landscaping that comprises only lawn;
- 8.8 placed within 6 m of an intersection of two or more roads;
- 8.9 placed on a footpath area with a minimum height clearance from a structure above it of less than 2 m;
- 8.10 placed on a designated parking area or within 1 m of an entrance to premises;
- 8.11 displayed during the hours of darkness unless it is clearly lit:
- 8.12 placed in such a position or in such circumstances that the safety of a user of the footpath area or road is at risk; or
- 8.13 placed so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the carriageway.

9. Appearance

A moveable sign placed on the footpath area of a road must, in the opinion of an authorised person:

- 9.1 be painted or otherwise detailed at a competent and professional manner;
- be attractive, legible and simply worded to convey a precise message;
- 9.3 be of such design and contain such colours which are compatible with the architectural design of the premises adjacent to the sign, and which relate well to the town scope and overall amenity of the locality in which it is situated:
- 9.4 contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated;
- 9.5 not have balloons, flags, streamers or other things attached to it; and
- 9.6 not rotate or contain flashing parts.

10. Banners

A person must not erect or display a banner on a building or structure on a road without the Council's permission.

Note

A person must not erect or display a banner on a public road for a business purpose without a permit from the Council issued under section 222 of the Local Government Act 1999.

11. Restrictions

- 11.1 The owner or operator of a business must not cause or allow more than one moveable sign for each business premises to be displayed on the footpath area of a road at any time unless:
 - 11.1.1 the business is located on a road that is not an arterial road, in which case two signs can be placed:
 - (a) on the footpath of the arterial road closest to the business as a directional sign; and
 - (b) on the footpath in front of the business.

- 11.2 A person must not, without the Council's permission, display a moveable sign on or attached to or adjacent to a vehicle that is parked on Local Government Land (including roads) primarily for the purpose of advertising or offering for sale a product (including the vehicle) or business to which the sign relates.
- 11.3 A person must not cause or allow a moveable sign to be placed on a footpath area unless:
 - 11.3.1 subject to Clause 11.1.1, it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
 - 11.3.2 the business premises to which it relates is open to the public.
- 11.4 If in the opinion of the Council a footpath area is unsafe for a moveable sign to be displayed, the Council may prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.
- 11.5 The sign is to be only displayed when the business is open.
- 11.6 The sign must be securely fixed in a position that it cannot be blown over or swept away.

12. Exemptions

- 12.1 Clauses 8, 9, 11.1 and 11.3 of this by-law do not apply to a moveable sign which:
 - 12.1.1 advertises a garage sale taking place from residential premises;
 - 12.1.2 is a directional sign to an event run by a community organisation or charitable body.
- 12.2 Subclause 11.1 of this by-law does not apply to a flat sign which only contains a newspaper headline and the name of a newspaper or magazine.
- 12.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign to be displayed contrary to that requirement.

Note

This by-law does not apply to moveable signs placed and maintained on a road in accordance with section 226 (3) of the Act, which includes any sign:

- placed there pursuant to an authorisation under another Act;
- designed to direct people to the open inspection of any land or building that is available for purchase or lease;
- related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;
- related to an election held under this Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- · the sign is of a prescribed class.

PART 3—ENFORCEMENT

13. Removal of Moveable Signs

- 13.1 A person must immediately comply with the order of an authorised person to remove a moveable sign made pursuant to section 227 (1) of the Act.
- 13.2 The owner of or other person entitled to recover a moveable sign removed by an authorised person pursuant to section 227 (2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign.
- 13.3 The owner, or other person responsible for a moveable sign must remove or relocate the moveable sign at the request of an authorised person:

- 13.3.1 if, in the opinion of an authorised person, and not withstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or
- 13.3.2 for the purpose of special events, parades, roadworks or in any other circumstances which, in the opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 5 of 2010—Dogs By-Law

A by-law to limit the number of dogs kept on premises and for the management and control of dogs in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Dogs By-law 2010 and is By-law No. 5 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under section 90 (5) of the Dog and Cat Management Act 1995, sections 238 and 246 of the Act and sections 667 (1), 9.XVI of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law are to control and manage dogs in the Council area:

- 3.1 to reduce the incidence of environmental nuisance caused by dogs;
- 3.2 to promote responsible dog ownership;
- 3.3 to protect the convenience, comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council area.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-law No. 5—Dogs 2003.²
 - 4.2 This by-law will expire on 1 January 2018.3

Note:

- Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.
- ² Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- ³ Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2010.
- 5.2 Subject to Clause 5.3, this by-law applies throughout the Council area.
- 5.3 Clauses 9.1.1 and 10.1.2, of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 approved kennel establishment means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 6.3 *children's playground* means an enclosed area in which there is equipment or other installed devices for the purpose of children's play (or within 3 m of such devices if there is no enclosed area);
- 6.4 Council means Rural City of Murray Bridge;
- 6.5 detached dwelling, row dwelling and semi-detached dwelling have the same meanings as in the Development Act 1993;
- 6.6 dog (except for in Clause 7.1) has the same meaning as in the Dog and Cat Management Act 1995;
- 6.7 *effective control* means a person exercising effective control of a dog either:
 - 6.7.1 by means of a physical restraint; or
 - 6.7.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 6.8 keep includes the provision of food or shelter;
- 6.9 premises includes land, whether used or occupied for domestic or non-domestic purposes, except an approved kennel establishment;
- 6.10 small dwelling means a self-contained residence that is:
 - 6.10.1 a residential flat building;
 - 6.10.2 contained in a separate strata unit;
 - 6.10.3 on an allotment less than 400 m² in area; or
 - 6.10.4 without a secure yard of at least 100 m² in area;
- 6.11 working dog means a dog used principally for droving or tending livestock.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—LIMITS ON DOG NUMBERS

- 7. Limits on Dog Numbers in Private Premises
 - 7.1 Subject to Clauses 7.3 and 7.5, a person must not, without the Council's permission keep:
 - 7.1.1 in a township, more than one dog in a small dwelling;
 - 7.1.2 in a township, more than two dogs in premises other than a small dwelling;
 - 7.1.3 outside of a township, more than three dogs (other than working dogs).
 - 7.2 For the purposes of Clause 7.1, 'dog' means a dog that is three months of age or older or, a dog that has lost its juvenile teeth.
 - 7.3 Clause 7.1 does not apply to:
 - 7.3.1 approved kennel establishments operating in accordance with all required approvals and consents or
 - 7.3.2 any business involving dogs provided that the business is registered in accordance with the Dog and Cat Management Act 1995.
 - 7.4 The Council may require that premises which are the subject of an application for permission to keep additional dogs, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.

7.5 No dog is to be kept on any premises where, in the opinion of an authorised person, there is no secure or appropriate area where a dog may be effectively confined.

PART 3—DOG CONTROLS

8. Dog Exercise Areas

- 8.1 Subject to Clauses 9 and 10 of this by-law, a person may enter a park in the Council area for the purpose of exercising a dog under his or her effective control.
- 8.2 A person entering a dog exercise area designated by the Council must ensure that any dog under that person's control, charge or authority is under effective control at all times.

9. Dog on Leash Areas

- 9.1 A person must not, without the Council's permission, allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog that is required to remain off-lead in order to fulfil its functions) to be or remain:
 - 9.1.1 on Local Government Land or public place to which the Council has resolved that this subclause applies; and
 - 9.1.2 on any park or reserve during times when organised sport is being played;

unless the dog is secured by a strong leash not exceeding 2 m in length which is either tethered securely to a fixed object capable of securing the dog or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

10. Dog Prohibited Areas

- 10.1 A person must not allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog) to enter or remain:
 - 10.1.1 on any children's playground on Local Government Land;
 - 10.1.2 on any other Local Government Land or public place to which the Council has determined that this subclause applies.

11. Dog Faeces

No person is to allow a dog under that person's control, charge or authority to be in a public place or on Local Government Land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit (for the purpose of complying with their obligation under section 45A (6) of the Dog and Cat Management Act 1995).

PART 4—ENFORCEMENT

12. Orders

- 12.1 If a person engages in conduct that is in contravention of this by-law, an authorised person may order that person:
 - 12.1.1 if the conduct is still continuing—to stop the conduct; and
 - 12.1.2 whether or not the conduct is still continuing to take specified action to remedy the contravention.
- 12.2 A person must comply with an order under this clause.
- 12.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may recover its costs of any action so taken from the person to whom the order was directed.
- 12.4 However, an authorised person may not use force against a person under this section.

Note

For example, an authorised person may order a person to:

- cease keeping more than the permitted number of dogs on that person's premises; or
- · remove a dog from a dog prohibited area.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 6 of 2010— Nuisances Caused by Building Sites By-Law

A by-law to prevent and suppress certain kinds of nuisances caused by rubbish escaping from land on which building work is being undertaken.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Nuisances Caused by Building Sites By-law 2010 and is By-law No. 6 of the Rural City of Murray Bridge.

2. Authorising Law

This by-law is made under section 667 (1) 4.1 of the Local Government Act 1934, as amended.

3. Purpose

The objectives of this by-law are to:

- 3.1 prevent and suppress nuisances;
- 3.2. to protect the convenience, comfort and safety of members of the public;
- 3.3 to enhance the amenity of the Council area.

4. Expiry

4. This by-law will expire on 1 January 2018.1

Note

Pursuant to section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

5.1 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 *authorised person* has the same meaning as in the Local Government Act 1999;
- 6.2 building work has the same meaning as in the Development Act 1993.

Note

Section 14 of the Interpretation Act 1915, provides that an expression used in a by-law has, unless the contrary intention appears, the same meaning as in the Act.

PART 2—PREVENTION AND REMOVAL OF DISCHARGE

7. No Unauthorised Discharge

- 7.1 The person in charge of building work on land must ensure that all paper, plastic or other building materials (not including soil, sand or stones) on the land associated with the building work such that they do not blow from the land in a wind.
- 7.2 Section 7.1 does not extend to the prevention of materials blowing from land in a wind of such velocity and nature that similar materials from other properties in the area generally are blown from those properties, provided that reasonable steps have been taken to secure the materials on the land.

8. Removal of Discharge

- 8.1 If paper, plastic or other building materials (not including soil, sand or stones) blows from the land, the person in charge of the building work must remove all such materials from any nearby land at the request in writing of an authorised person.
- 8.2 If the person in charge of building work on land fails to comply with section 8.1 then the Council may undertake the work itself and recover the cost of doing so from that person.

This by-law was duly made and passed at a meeting of the Rural City of Murray Bridge held on 2 August 2010, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

D. MOLONEY, Chief Executive Officer

RURAL CITY OF MURRAY BRIDGE

Adoption of Annual Business Plan and Budget, Adoption of Valuations and Declaration of Rates 2010-2011

NOTICE is hereby given that at its meeting held on 2 August 2010, the Rural City of Murray Bridge resolved:

Annual Business Plan and Budget

1. That pursuant to section 123 (6) of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, having considered all submissions in accordance with section 123 (6) of the Local Government Act 1999, the Council firstly adopts the 2010-2011 Annual Business Plan as amended, and secondly, pursuant to section 123 (7) of the Local Government Act 1999 and Regulation 5B of the Local Government (Financial Management) Regulations 1999, adopts the 2010-2011 Annual Budget, which involves an amount of \$14 446 445 to be raised in general rates, comprising:

Estimated Statement of Comprehensive Income;

Estimated Balance Sheet;

Estimated Statement of Changes in Equity;

Estimated Cash Flow;

Estimated Uniform Presentation of Finances; and

Estimated Key Financial Indicators.

Adoption of Valuations

2. That pursuant to section 167 (2) (a) of the Local Government Act 1999, the Council adopts for rating purposes, for the year ending 30 June 2011, the capital values made by the Valuer-General in respect of land within the Council's area totalling \$2 678 350 920.

Maximum Increase in General Rates

3. That pursuant to section 153 (3) of the Local Government Act 1999, the Council resolves not to fix a maximum increase in the general rate to be charged on any rateable land within its area that constitutes the principal place of residence of a principal ratepayer.

Declaration of Rates

- 4. That, having taken into account the general principles of rating contained in section 150 of the Local Government Act 1999 and having observed the requirements of section 153 of the Local Government Act 1999, pursuant to sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, and in accordance with Regulation 10 of the Local Government (General) Regulations 1999, the Council declares, for the year ending 30 June 2011, the following differential general rates in respect of all rateable land within its area:
 - (i) 0.5221 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (Residential and 'Other' Categories);
 - (ii) 0.836 cents in the dollar of the Capital Value of rateable land of Categories 2, 3 and 4 uses (Commercial Categories);

- (iii) 0.7314 cents in the dollar of the Capital Value of rateable land of Categories 5 and 6 uses (Industrial Categories);
- (iv) 0.4365 cents in the dollar of the Capital Value of rateable land of Category 7 use (Primary Production);
- (v) 0.6791 cents in the dollar of the Capital Value of rateable land of Category 8 use (Vacant Land).

Declaration of Minimum Rates

5. That pursuant to section 158 (1) (a) of the Local Government Act 1999, the Council fixes, in respect to the year ending 30 June 2011, a minimum amount payable by way of general rates of \$696.

Natural Resources Management Levy

6. That pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the Council declares, in respect of the year ending 30 June 2011, a separate rate of 0.00007483 cents in the dollar, based on the capital value of rateable land within the Council's area and within the area of the South Australian Murray Darling Basin Natural Resources Management Board in order to recover the amount payable by the Council to the Board.

Declaration of Annual Service Charges and Service Rates

7. -

7.1 Community Waste Water Management and Water Supply Schemes:

7.1.1 Riverglen

That pursuant to section 155 (2) of the Local Government Act 1999, a total of \$75 860 is to be levied against the properties within the area defined as 'Riverglen' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$470 per assessment is imposed on rateable and non-rateable land and a service rate of 0.300302 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 30, 125 and 126 in Deposited Plan No. 30450, Allotment 50 in Deposited Plan No. 42391 and Units 1 to 73 in Strata Plan No. 11238, being land to which the septic tank effluent disposal and the water supply schemes are provided.

7.1.2 Woodlane

That pursuant to section 155 (2) of the Local Government Act 1999, a total of \$45 747 is to be levied against the properties within the area defined as 'Woodlane' to which Council provides the prescribed services of septic tank effluent disposal and water supply. A service charge of \$445 per assessment is imposed on rateable and non-rateable land and a service rate of 0.206903 cents in the dollar of the capital value of rateable land is declared on Allotments 1 to 18 in Deposited Plans No. 44292 and No. 48073, Allotments 191 and 192 in Deposited Plan No. 75292, Allotments 1 to 4, 7 to 37 and 40 in Deposited Plan No. 51229, Allotment 50 in Deposited Plan No. 53034 and Allotment 200 in Deposited Plan No. 62423, being land to which the septic tank effluent disposal and the water supply schemes are provided.

The metered supply of water to sections of Woodlane will commence from 1 July 2010, with annual readings. All charges for water usage will be at the published SA Water price schedule for above 130 k/L or the highest tier of that year.

7.2 Waste Collection Services

That pursuant to section 155 (2) of the Local Government Act 1999, the following variable annual service charges are imposed according to the nature of the service as follows:

7.2.1 New Garbage Collection Service

For the supply of a mobile garbage bin to land to which the new service is provided, a service charge of \$60 per bin in respect of the year ending 30 June 2011.

7.2.2 Additional Garbage Collection Service

For the supply of additional mobile garbage bin/s to land to which the service provided, an annual service charge of \$103 per bin in respect of the year ending 30 June 2011.

7.2.3 Kerbside Recycling and Green Waste Services (Urban and Outer Townships)

For the provision of kerbside recycling service to land within the urban and outer townships to which the service is provided, a total service charge of \$99 in respect of the year ending 30 June 2011.

7.2.4 Kerbside Recycling Service only (Rural Areas excluding Outer Townships)

For the provision of kerbside recycling service only to land within the rural areas to which the service is provided, a total service charge of \$61 be applied in respect of the year ending 30 June 2011

Payment of Rates

- 8. Pursuant to section 181 of the Act, rates for the year ending 30 June 2011, will fall due and in four equal or approximately equal instalments on the following dates:
 - 22 September 2010;
 - 15 December 2010;
 - 16 March 2011; and
 - 8 June 2011.

Early Payment Incentive Scheme

9. Pursuant to section 181 (11) of the Local Government Act 1999, Council offers to give a discount of 1% of the amount payable of general rates and/or service rates and/or service charges if paid in full by 22 September 2010.

10. That pursuant to section 166 (1) (m) of the Local Government Act 1999, the Council, having regard to the road closure of Riverfront Road due to the area being declared a hazard under the State Emergency Management Plan, resolves to rebate the general rates and 100% of the waste collection charges levied against the following assessments for so long as landholders of properties at Riverfront Road are unable to access and/or occupy their properties during the 2010-2011 financial year:

Assessment Number	Property Address
180	Site 114 Riverfront Road
197	Sites 122A and 123 Riverfront Road
208	Sites 119, 120 and 121 Riverfront Road
325	Sites 104 and 105 Riverfront Road
3943	Sites 115 and 116 Riverfront Road
6540	Sites 156, 157 and 158 Riverfront Road
6541	Sites 154 and 155 Riverfront Road
6543	Site 151 Riverfront Road
7589	Sites 125 and 126 Riverfront Road
7833	Sites 128 and 129 Riverfront Road
7909	Site 127 Riverfront Road
8433	Sites 134 and 135 Riverfront Road
9085	Sites 132 and 133 Riverfront Road
9087	Sites 130 and 131 Riverfront Road
9088	Sites 117 and 118 Riverfront Road

D. J. MOLONEY, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Declaration of Community Land

NOTICE is hereby given that Council at its meeting held on 27 April 2010, resolved to declare the following land as Community Land, pursuant to section 93 of the Local Government Act 999:

- (1) Allotment 318 as described within certificate of title volume 5909, folio 772 (eastside foreshore).
- (2) Allotment 103 as described within certificate of title volume 6043, folio 554 (Maule Avenue open space areas).
- (3) Allotment 107 within Deposited Plan 83620 (Maule Avenue open space areas).

Council at its meeting held on 26 July 2010, resolved to declare the following land as Community Land, pursuant to section 193 of the Local Government Act 1999:

- (1) Allotment 12 as described within certificate of title volume 5253, folio 942 (Pastoral Lawns).
- (2) Allotment 69 as described within certificate of title volume 5696, folio 317 (Scharenberg Court Lawns).

G. PERKIN, City Manager

THE COORONG DISTRICT COUNCIL

Principal Office Locality

NOTICE is hereby given that pursuant to section 45 of the Local Government Act 1999, the Council must nominate a place as its Principal Office for the purposes of the Act.

Following a public consultation process in May and June 2010 with regard to the Principal Office locality, Council resolved at its 20 July 2010 Council Meeting to change the Principal Office locality from 49 Princes Highway, Meningie to 93A Railway Terrace, Tailem Bend (Willow Street Customer Service Centre).

M. BOYD, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Change of Council Meeting Date

NOTICE is hereby given that Council at its 20 July 2010 Ordinary Council Meeting, resolved to change the date of the September 2010 Ordinary Council Meeting from Tuesday, 21 September 2010 to Wednesday, 15 September 2010.

The Wednesday, 15 September 2010 Ordinary Council Meeting will commence at 5 p.m. and will be held in the Tailem Bend Town Hall Function Centre, Tailem Bend.

M. BOYD, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Appointment of Public Officer and Acting Public Officer for Council's Development Assessment Panel

NOTICE is hereby given that the Coorong District Council, at a meeting held on 22 June 2010, appointed Michael Boyd to the position of Public Officer for Council's Development Assessment Panel and Lee Bailey as Acting Public Officer in the absence of the Public Officer.

M. BOYD, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates and Charges

NOTICE is hereby given that at its special meeting held on 20 July 2010 in relation to the financial year ending 30 June 2011, the Light Regional Council, in exercise of the powers contained within Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

1. Pursuant to section 167 (2) (a) of the Local Government Act 1999, to adopt for rating purposes the most recent valuations of the Valuer-General of capital value in relation to all land within the area of the Council, such valuations to apply to that land from 1 July 2010 and specifies that the total of the values that are to apply within the area of the Council is \$2 843 315 100 of which \$2 797 942 820 is rateable.

Declaration of Differential General Rates

- 2. Pursuant to sections 153 (1) (b) and 156 (1) of the Local Government Act 1999, to declare the following differential general rates in respect of rateable land within its area based upon the capital value of rateable land, varying according to Land Use Category:
 - (1) on rateable land attributed Land Use Category 1 (Residential) or Land Use Category 9 (Other), a rate of 0.3468 cents in the dollar of the capital value of such land:
 - (2) on rateable land attributed Land Use Category 2 (Commercial—Shop) or Land Use Category 3 (Commercial—Office), a rate of 0.6069 cents in the dollar of the capital value of such land;
 - (3) on rateable land attributed Land Use Category 4 (Commercial—Other), a rate of 0.6936 cents in the dollar of the capital value of such land;
 - (4) on rateable land attributed Land Use Category 5 (Industry—Light), or Category 6 (Industry—Other), a rate of 0.9537 cents in the dollar of the capital value of such land:
 - (5) on rateable land attributed Land Use Category 7 (Primary Production), a rate of 0.27744 cents in the dollar of the capital value of such land;
 - (6) on rateable land attributed Land Use Category 8 (Vacant Land), a rate of 0.6069 cents in the dollar of the capital value of such land.

Imposition of a Minimum Rate

3. Pursuant to section 158 (1) (a) of the Local Government Act 1999, to declare that the minimum amount payable by way of general rates in respect of all rateable land within the Council area shall be \$660.

Imposition of Domestic Refuse and Recycling Annual Service Charge

4. Pursuant to section 155 of the Local Government Act 1999, to impose an annual service charge based on the nature of the service for refuse collection and recycling of \$249 on each assessment in respect of all land to which the Council provides or makes available the 3-bin service and of \$160 on each assessment in respect of all land to which the Council provides or makes available the 2-bin service.

Imposition of Community Wastewater Management System Annual Service Charge

5. Pursuant to section 155 of the Local Government Act 1999, to impose the following annual service charges based on the nature of the service on each assessment in respect of all land to which the Council provides or makes available a Community Wastewater Management System:

	•
Kapunda	379
Freeling	379
Freeling (Hanson Street North Subdivision)	
Greenock	379
Roseworthy	379
Greenock Řise Subdivision (unsold	
allotments)	50

Declaration of Separate Rate for Natural Resources Management Board Levies

6. Pursuant to the powers contained in section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, declare a separate rate of 0.009118 cents in the dollar of the capital value of land, in respect of all rateable land in the Council's area and in the area of that Board.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that on 16 July 2010, the District Council of Lower Eyre Peninsula, pursuant to Chapter 10 of the Local Government Act 1999 and for the financial year ending 30 June 2011:

- 1. Pursuant to section 167 (2) (a) of the Local Government Act 1999, adopted for rating purposes the most recent capital valuations made by the Valuer-General and available to Council that apply to rateable land within its area totalling \$1 515 118 520.
- 2. Pursuant to section 153 (1) (b) of the Local Government Act 1999, declared differential general rates varying according to the locality of land as follows:
 - 0.2157 cents in the dollar in respect of rateable land within the *Gazetted* townships of Cummins, Coffin Bay, North Shields, Louth Bay, Boston, Tulka and Tiatukia;
 - 0.1909 cents in the dollar in respect of rateable land within the *Gazetted* townships of Edillilie, Yeelanna, Coulta, Mount Hope, Wanilla, Mount Dutton Bay and Lake Wangary; and
 - 0.1909 cents in the dollar in respect of all other rateable land outside of those Gazetted townships and within the area of the Council.
- 3. Pursuant to section 152 (1) (c) (ii) of the Local Government Act 1999 and in accordance with the provisions of section 152 of the Local Government Act 1999, a fixed charge of \$290 in respect of all rateable land within the area of the Council.

- 4. Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse the Council the amounts contributed to the Eyre Peninsula Natural Resources Management Board, declared a separate rate based on a fixed charge of \$54.80 in respect of all rateable land within the area of the Board and within the area of the Council.
- 5. Pursuant to section 155 of the Local Government Act 1999, declared the following annual service charges based on the nature of the service in respect of all land to which it provides or makes available Community Wastewater Management Systems within the Council area:

Occupied Allotment Charge— Cummins Township	380
Vacant Allotment Charge— Cummins Township	253
Occupied Allotment Charge— North Shields Township	380
Vacant Allotment Charge— North Shields Township	253
Occupied Allotment Charge— Coffin Bay Township	380
Vacant Allotment Charge— Coffin Bay Township	253
Occupied Pump Reduction Charges— Coffin Bay Township	
258	
Vacant Pump Reduction Charges— Coffin Bay Township	114
Extra Pump Out Charge— Coffin Bay Township	30
Occupied Allotment Charges— Tulka Settlement	380
Vacant Allotment Charges— Tulka Settlement	253

R. PEARSON, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Adoption of Valuation, Annual Business Plan and Budget and Declaration of Rates for 2010-2011

NOTICE is hereby given that at its meeting held on 16 July 2010, the District Council of Loxton Waikerie for the financial year ending 30 June 2011 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved as follows:

Adoption of Valuation

1. To adopt, for rating purposes, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area, totalling \$1 617 232 040.

Declaration of the Differential General Rates

- 2. To declare differential general rates by reference to both the locality and the land use of the rateable land, as follows:
 - (1) For all land uses located within the township of Loxton within the following planning zones under the Loxton Waikerie (DC) Development Plan:
 - · Residential;
 - Town Centre;
 - Public Purpose;
 - Industry.

a rate of 0.4193 cents in the dollar.

- (2) For all land uses located within the township of Waikerie within the following planning zones under the Loxton Waikerie (DC) Development Plan:
 - · Residential;
 - Town Centre:
 - · Public Purpose;
 - Industry,

a rate of 0.4193 cents in the dollar.

(3) For all other land of any land use in the Council area a rate of 0.3983 cents in the dollar.

Fixed Charge

3. To impose a fixed charge of \$200 as part of the general rate upon each separate piece of rateable land.

Service Charges

- 4. Declared the following annual service charges on rateable and non-rateable land where a common effluent connection point is provided:
 - for the Waikerie Community Wastewater Management System—\$460 per unit on each occupied allotment and \$440 per unit on each vacant allotment.
 - for the Loxton Community Wastewater Management System—\$440 per unit on each occupied allotment and \$420 per unit on each vacant allotment.
 - for the Moorook Community Wastewater Management System—\$385 per unit on each occupied allotment and \$365 per unit on each vacant allotment.
 - for the Kingston on Murray Community Wastewater Management System—\$400 per unit on each occupied allotment and \$380 per unit on each vacant allotment.

Separate Rate

5. In order to raise the amount of \$119 241 payable to the SA Murray Darling Basin Natural Resources Management Board declared a separate rate of 0.00761 cents in the dollar, on all rateable land in the Council area.

P. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Renaming of Road

PURSUANT to section 219 of the Local Government Act 1999, as amended, Council has re-named a public road as Smyth Road within the District Council of Mount Barker (formerly known as Schmiess Road). The road runs in a north-south direction, from Princes Highway to Ironstone Range Road within the localities of Dawesley and Petwood.

All relevant government agencies and emergency services are being notified as are the residents affected by these changes. Should anyone need further clarification of these names changes, please contact Mario Nerio, Finance Officer, on 8391 7266 or in person at the Local Government Centre, 6 Dutton Road, Mount Barker

A. STUART, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Appointment

NOTICE is hereby given that at a meeting of Council held on 27 July 2010 and pursuant to section 102 of the Local Government Act 1999, Stephen John Loane was appointed Acting Chief Executive Officer for the period from Saturday, 7 August 2010 to Sunday, 22 August 2010 inclusive, while the Chief Executive Officer is on annual leave.

A. EVANS, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Appointment

NOTICE is hereby given that at a meeting of Council held on 27 July 2010, Council resolved that pursuant to the provisions of section 38 of the Public and Environmental Health Act 1987, Catherine Louise Sellars is appointed as an Authorised Officer.

A. EVANS, Chief Executive Officer

RENMARK PARINGA COUNCIL

Adoption of Valuation and Declaration of Rates 2010-2011

NOTICE is hereby given that at its meeting held on Monday, 26 July 2010, the Renmark Paringa Council for the financial year ending 30 June 2011, passed the following resolutions:

1. Adoption of Valuation

To adopt the most recent valuations of the Valuer-General available to Council of the capital value of land within the Council's area, totalling \$1 172 151 720 for rating purposes.

2. Declaration of General Rates

Declared differential general as follows:

- (a) 0.165 cents in the dollar on rateable land of Category 1 (Residential) and Category 9 (Other);
- (b) 0.3498 cents in the dollar on rateable land of Category
 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other);
- (c) 0.2459 cents in the dollar on rateable land of Category 7 (Primary Production);
- (d) 0.5438 cents in the dollar on rateable land of Category 8 (Vacant Land).

3. Fixed Charge

Imposed a fixed charge of \$324 on each separate piece of rateable land within the area of the Council.

4. Separate Rate—Natural Resources Management Levy

Declared a separate rate of 0.0078 cents in the dollar on all rateable land in the Council area in respect of the SA Murray Darling Basin Natural Resources Management Levy.

5. Service Charges

- 5.1 declared an annual service charge of \$300 per unit on rateable and non-rateable land where a septic tank effluent disposal connection point is provided by Council:
- 5.2 declared an annual service charge of \$69 per bin for domestic garbage collection service; and
- 5.3 declared an annual service charge for the provision of (reticulated) water comprising a fixed contribution of \$170 and an additional amount of \$0.40 cents per kilolitre for every kilolitre of water up to the Maximum Annual Quantity and an excess usage amount of \$1.20 per kilolitre for every kilolitre over the Maximum Annual Quantity.

6. Payment by Instalments

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

- 7 September 2010;
- 7 December 2010;
- 8 March 2011; and
- 7 June 2011.

B. C. HURST, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Adoption of Budget, Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 27 July 2010, the Council:

Adoption of the Annual Business Plan

That pursuant to the provisions of section 123 (6) of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, the Annual Business Plan 2010-2011, for the financial year ended 30 June 2011, be adopted.

Adoption of the Budget

That pursuant to the provisions of section 123 (7) of the Local Government Act 1999 and Regulation 5B of the Local Government (Financial Management) Regulations 1999, the Budget 2010-2011, for the financial year ending 30 June 2011, including:

- Budget Income Statement;
- Budgeted Balance Sheet;
- Budgeted Statement of Changes in Equity;
- Budgeted Statement of Cash Flow; and
- Estimates of the operating surplus ratio, the asset sustainability ratio and the net financial liabilities ratio,

consistent with the Uniform Presentation of Finances, be adopted.

Adoption of Valuations

That pursuant to section 167 (2) (a) of the Local Government Act 1999, the most recent valuations of the Valuer-General available to the Council of the Site Value of land within the Council's area for the financial year ending 30 June 2011, be adopted for rating purposes, totalling \$235 004 320 for rateable land, and \$15 100 680 for non-rateable land, and hereby specifies 27 July 2010, as the day from which such valuations shall become and be the valuations of Council, subject to such alterations as may appear necessary.

Attribution of Land Uses

Council agreed to the following:

- (1) the numbers indicated against the various categories of land use prescribed by the Local Government (General) Regulations 1999 (the 'Regulations'), be used to designate land uses in the Assessment Book;
- (2) the use indicated by those numbers in respect of each separate assessment of land described in the Assessment Book on this date be attributed to each such assessment respectively; and
- (3) reference in this resolution to land being of a certain Category use means the use indicated by that Category number in the Regulations.

Residential Rate Cap

That pursuant to section 153 (3) of the Local Government Act 1999, for the financial year ending 30 June 2011, Council has determined not to fix a maximum increase in the general rate charged on rateable land that constitutes the principal place of residence of a principal ratepayer.

Declaration of Rates

That pursuant to sections 151 (1) (c), 152 (1) (c), 153 (1) (b), and 156 (1) (c) of the Local Government Act 1999, in order to raise the amount of \$2 183 135 as indicated above that is required to be raised from rates by the Council, for the financial year ending 30 June 2011:

Declares differential rates on the basis of locality and land use as follows:

- 1. In the Residential zone 1:
 - 0.5767 cents in the dollar of the Site Value of rateable land of Categories 1, 8 and 9 use;
 - 1.3120 cents in the dollar of the Site Value of rateable land of Categories 2, 3, 4, 5 and 6 use;
 - 0.6515 cents in the dollar of the Site Value of rateable land of Category 7 use.
- 2. In the Town Centre zone 2:
 - 0.5767 cents in the dollar of the Site Value of rateable land of Category 1 use;
 - 1.3120 cents in the dollar of the Site Value of rateable land of Categories 2, 3, 4, 5, 6, 8 and 9 use;

- 0.6515 cents in the dollar of the Site Value of rateable land of Category 7 use.
- 3. In the Industry zone 3:
 - 0.5767 cents in the dollar of the Site Value of rateable land of Category 1 use;
 - 1.0833 cents in the dollar of the Site Value of rateable land of Categories 2, 3, 4, 5, 6, 8 and 9 use;
 - 0.6515 cents in the dollar of the Site Value of rateable land of Category 7 use.
- 4. In the Light Industry (Aquaculture) zone 4:
 - 0.6515 cents in the dollar of the Site Value of rateable land of Category 7 use.
- 0.4630 cents in the dollar of the Site Value of rateable land of Categories 1, 2, 3, 6 and 9 use;
- 25.265 cents in the dollar of the Site Value of rateable land of Category 4 use;
- 0.6515 cents in the dollar of the Site Value of rateable land of Categories 5, 7 and 8 use.
- 6. In the Commercial (Bulk Handling) zone 13:
 - 25.265 cents in the dollar of the Site Value of rateable land of all Category uses.
- 7. In the Rural Deferred Urban zone 8:
 - 0.6515 cents in the dollar of the Site Value of rateable land of Categories 1, 2, 3, 4, 5, 6 and 7 use;
 - 0.4630 cents in the dollar of the Site Value of rateable land of Categories 8 and 9 use.
- 8. In the Country Township, Settlement and Tourist Accommodation zones 10, 11 and 16:
 - 0.4630 cents in the dollar of the Site Value of rateable land of all Categories.
- 9. In the Rural zone 8, Rural Fringe, Coastal, Country Living and Parklands zones 6, 7, 9, 12 and 15:
 - 0.4630 cents in the dollar of the Site Value of rateable land of Categories 1, 2, 3, 5, 6, 8 and 9 use;
 - 0.6515 cents in the dollar of the Site Value of rateable land of Category 7 use,

where each of the above zones is a defined zone within the Development Plan under the Development Act 1993.

Fixed Charge

That pursuant to section 151 (1) (c) (ii) of the Local Government Act 1999, for the financial year ending 30 June 2011, Council declares a fixed charge of \$426.40 in respect of all rateable land in the Council area.

Service Charges

Pursuant to section 155 of the Local Government Act 1999 and in accordance with Regulation 9A (3) (b) of the Local Government (General) Regulations 1999, the Council imposes an annual service charge based on the nature and level of usage of the service for the 2010-2011 financial year of \$222 per property unit on both vacant and occupied land where it provides or makes available a Community Wastewater Management System for the collection and disposal of waste.

Payment of Rates

Pursuant to section 181 of the Local Government Act 1999, rates will be payable in four equal or approximately equal instalments and that the due date for those instalments will be 7 September 2010, 7 December 2010, 8 March 2011 and 7 June 2011.

Eyre Peninsula Natural Resources Management Levy (NRM Levy)

Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the Council declares a separate rate of \$55 per separate assessment of rateable land in the Council area in order to recoup the amount of \$87 684 being Council's contribution to the Eyre Peninsula Natural Resources Management Board for the period ending 30 June 2011.

L. MILLER, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Roads Opening and Closing—Myponga Beach

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yankalilla proposes to make a Road Process Order to:

- open as road portion of pieces 2, 4 and 6 in Deposited Plan No. 76839, more particularly delineated and numbered '3', '2' and '1', respectively on Preliminary Plan No. 10/0032, forming a re-alignment of the adjoining public roads.
- (ii) close portion of the unnamed public road adjoining pieces 1, 2, 3, 4, 5 and 6 in Deposited Plan No. 76839 more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan No. 10/0032. Closed road 'A' to be merged with pieces 5 and 6 in Deposited Plan No. 76839 in exchange for land taken for new road '1' (above). Closed road 'B' to be merged with pieces 3 and 4 in Deposited Plan No. 76839 in exchange for land taken for new road '2' (above). Closed road 'C' to be merged with pieces 1 and 2 in Deposited Plan No. 76839 in exchange for land taken for new road '3' (above).

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 1 Charles Street, Yankalilla 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 at P.O. Box 9, Yankalilla, S.A. 5203 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 4 August 2010.

R. SWEETMAN, Chief Executive Officer

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

Arnold, Joyce Wearing, late of 917 Green Pigeon Road, Green Pigeon, N.S.W., home duties, who died on 30 September 2009.

Daniels, Ronald Patrick, late of 25 Newton Street, Whyalla, retired marketing salesman, who died on 12 May 2010.

Dickerson, Alexander Charles, late of 165 Piper Street, Wallaroo Mines, retired labourer, who died on 21 March 2010.

Greaves, Hazel Dawn, late of 95 McInerney Avenue, Mitchell Park, widow, who died on 15 June 2010.

Jungfer, Ellen, late of 7-12 Majors Road, North Moonta, of no

occupation, who died on 15 December 2009.

Kasper, Julius, late of 410 Henley Beach Road, Lockleys, retired inspector engineer, who died on 5 April 2010.

Kuchel, Audrey Charlotte, late of 122 Reid Avenue, Magill, of no occupation, who died on 23 May 2010.

Mason, Donald Richard, late of 110 Strathfield Terrace, Largs

North, retired clerk, who died on 11 February 2010. McDuie, Muriel Mary, late of 80 Moseley Street, Glenelg South, of no occupation, who died on 26 April 2010.

McIntyre, Jessie Gertrude, late of Ruwoldt Road, Yahl, retired

textile worker, who died on 29 May 2010.

Penney, Thelma Amie, late of 53-59 Austral Terrace,
Morphettville, retired kitchenhand, who died on 8 April 2010

Somerfield, Bernard Maxwell, late of 3 Dorene Street, St Marys, retired bookbinder, who died on 15 May 2010.

Stagg, Mary Serafia, late of 160 O.G. Road, Felixstow, of no occupation, who died on 6 June 2010.

van der Stelt, Lyntje, late of 44A Skyline Drive, Flagstaff Hill, of no occupation, who died on 25 March 2010.

Villiers, William Henry, late of 1 Wilton Street, Davoren Park, retired salesman, who died on 22 February 2010.

Wahlheim, Elaine Dawn, late of 122 Esplanade, Semaphore, of

no occupation, who died on 6 April 2010.

Weston, Margaret, late of 46 Commercial Street, Burra, of no occupation, who died on 17 April 2010.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against any of the said estates are required to send, in writing, to the Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 3 September 2010, otherwise they will be excluded from the distribution of the said estates; 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 5 August 2010.

M. I. BODYCOAT, Public Trustee

PARTNERSHIP ACT 1891

Dissolution of Partnership

TAKE notice that Elizabeth Ann Jauncey has now dissolved the partnership of Christopher Lee Jauncey and Elizabeth Ann Jauncey trading as C. J. Crash Repairs and she is no longer a partner in that firm.

> KYRIMIS LAWYERS PTY LTD, 256 Commercial Street West, Mount Gambier, S.A. 5291

ATTENTION

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

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

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

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

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

Email: governmentgazette@dpc.sa.gov.au