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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 9 SEPTEMBER 2010

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 9 September 2010

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

Director: (from 9 September 2010 until 30 August 2012) William Middleton Griggs Patricia Lynne White

By command.

JOHN RAU, for Acting Premier

T&F10/054CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 9 September 2010 until 31 August 2011) Vikram Madan

By command,

JOHN RAU, for Acting Premier

MMA10/017CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Trade Standards Advisory Council, pursuant to the provisions of the Trade Standards Act 1979:

Member: (from 9 September 2010 until 8 September 2013 or until the repeal of the Trade Standards Act 1979, whichever happens first)

Hayredin Soulio Ronald Lawrence Somers Brendon John Hore Fij Miller

Caroline Louise O'Connell Jean Carin Hutchinson

Presiding Member: (from 9 September 2010 until 8 September 2013 or until the repeal of the Trade Standards Act 1979, whichever happens first)
Hayredin Soulio

By command,

JOHN RAU, for Acting Premier

10MCA0033CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

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

Member: (from 9 September 2010 until 8 September 2013) Christine Ann Elstob Alison Gay MacKinnon

By command,

JOHN RAU, for Acting Premier

ASACAB006/02

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Superannuation Board, pursuant to the provisions of the Superannuation Act 1988:

Member: (from 9 September 2010 until 8 September 2013) Philip Richard Jackson

Presiding Member: (from 9 September 2010 until 8 September 2013)
Philip Richard Jackson

By command,

JOHN RAU, for Acting Premier

T&F10/016CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 9 September 2010 and expiring on 8 September 2020, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Harry James Ainslie George Luke Balalis Penelope Anne Briscoe David Brooking Kali Jaye Coats Cathryn Anne Couzner Megan Adair Cox Peter John Cushway Charles Franklin Custer Brenton James Daulby Francesca Maria Dean Eve Dobbins Stephen John Edwards Martin Roger Eling Hasan Yazdan Emad John Boyd Finnie Hannah Louise Frank Jean David Glatter Susan Grooby James Stephen Haldane Jeffrey Frank Hill Lynne Joyce Hughes Donna Carmel Jennings Robert John Klose Xin Li Alan Spencer Logue Christine Joy Lubcke Melanie Lee Mcananey Grant Douglas Mccracken Kathleen Milligan Robin Milton Mitchell Maureen Louise Mrdjen Derralyn Joy Mulroney Janet Claire Munn Ian James Neale Geoffrey Russell Norman Karen Patricia O'Dell Helen Amy Phelan Karen Lee Shaw Dorothy Lilian Sinclair Ronald Albert Stennett Ronald John Sweetman Stella Trebilcock Marina Emily Whitham Susan Margaret Whitington Ashley John Wilkin Derek John Williamson Christine Grace Worden Adrian Philip Worsley Michael Andrew Ziersch

By command,

JOHN RAU, for Acting Premier

JP10/019CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has accepted the resignation of Her Honour Judge Christine Louise Trenorden from the Office of Judge of the District Court of South Australia, the Office of Senior Judge of the Environment, Resources and Development Court of South Australia and as Deputy Presiding Officer of the Equal Opportunity Tribunal, with effect from 28 September 2010.

By command,

JOHN RAU, for Acting Premier

AGO0098/05CS

Department of the Premier and Cabinet Adelaide, 9 September 2010

HIS Excellency the Governor in Executive Council has been pleased to authorise the Magistrates listed to issue recognition certificates, pursuant to Section 7 of the Sexual Reassignment Act 1988

Brett Jonathon Dixon Gregory Charles Fisher Melanie Jane Little David Richard Latimer Whittle Yoong Fee Chin

By command,

JOHN RAU, for Acting Premier

AGO0393/02CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Aboriginal Family Assist Centre Incorporated Barossa Skate Park Committee Incorporated Barossa Wine and Tourism Association Incorporated Coorong Housing Association Incorporated Enterprise In the Community (Australia) Incorporated EP Lamb Marketing Group Incorporated Eyre Riders Skate Club Incorporated Niftey (SA) Incorporated

Rotary Club of Hindmarsh Incorporated

Seniors-On-Line Incorporated

South Australian College of Lactation Consultants Incorporated

South Australian Festivals and Events Association Incorporated

South Australian Women's Bowling Association Incorporated

Southern Cross Christian Church Incorporated
Tantanoola Pulp Mill Social Club Incorporated
The Murray Bridge Masonic Centre Incorporated
The Strathalbyn Eisteddfod Society Incorporated
Torrens Valley Vocational Education Service Incorporated
Whyalla Red Dust Action Group Incorporated

Given at Adelaide this 9 September 2010.

A. J. BAEHNISCH, a Delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

Candco Pty Ltd (BLD 180584).

SCHEDULE 2

Construction of an extension to the family home of Craig Desmond Andrae, the director of Candco Pty Ltd and Caroline Anita Andrae on land situated at Lot 16, McCormick Road, O.B. Flat, S.A. 5291 (certificate of title volume 5351, folio 612).

SCHEDULE 3

- 1. This exemption is limited to the domestic building work personally performed by the licensee in relation to an extension to the family home of Craig Desmond Andrae, Director of Candco Pty Ltd and Carline Anita Andrae, on land situated at Lot 16, McCormick Road, O.B. Flat, S.A. 5291 (certificate of title volume 5351, folio 612).
- 2. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That Craig Desmond Andrae, Director of Candco Pty Ltd, does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - making an independent expert report available to prospective purchasers of the property; and
 - giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 6 September 2010.

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

Ref.: 610/10-00027

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

Bruce Michael Gibbons (BLD 28118).

SCHEDULE 2

Construction of the family home on land situated at Lot 64, Thompson Road, Robe, S.A. 5276 (Allotment 64 in Deposited Plan 82400 in the area named Robe, Hundred of Waterhouse (certificate of title volume 6047, folio 422)).

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the construction of the family home on land situated on Lot 64, Thompson Road, Robe, S.A. 5276 (Allotment 64 in Deposited Plan 82400 in the area named Robe, Hundred of Waterhouse (certificate of title volume 6047, folio 422)).
- 2. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authori-sation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - making an independent expert report available to prospective purchasers of the property; and
 - giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 1 September 2010.

D. GREEN, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs, delegate of the Minister for Consumer Affairs

Ref.: 610/10-00031

DEVELOPMENT ACT 1993, SECTION 25 (17): PORT LINCOLN CITY COUNCIL—BETTER DEVELOPMENT PLAN (BDP) AND GENERAL DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'Port Lincoln Council—Better Development Plan (BDP) and General Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I:

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

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, NOTICE UNDER SECTION 26 (9): ADELAIDE SHOWGROUNDS

Preamble

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

NOTICE

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

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

Dated 7 September 2010.

PAUL HOLLOWAY, Minister for Urban Development and Planning

EDUCATION ACT 1972

Establishment of a School Council for a Government School

PURSUANT to section 85 (1) (a) of the Education Act 1972, I do hereby establish the Morphett Vale Primary School Council.

Transitional Provisions (section 85 (2))

All decisions made as a body prior to this notice by the persons forming the interim School Council for the Morphett Vale Primary School will be taken to be decisions of the Council established by this notice.

Dated 3 September 2010.

JAN ANDREWS, Deputy Chief Executive, Department of Education and Children's Services, as delegate for Minister for Education

EDUCATION ACT 1972

Dissolution of a School Council for a Government School

PURSUANT to section 85 (1) (e) of the Education Act 1972 and with the schools listed below being permanently closed, I do hereby dissolve the school governing councils of the schools listed below:

Davoren Park Primary School Smithfield Plains Junior Primary Smithfield Plains Primary School Smithfield Plains High School Smith Creek Primary School

Dated 31 August 2010.

JAN ANDREWS, Deputy Chief Executive, Department of Education and Children's Services, as Delegate for Minister for Education

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.
- 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
Agv Multigrain Activate Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Apple Sidra	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Assam Milk Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Assam Milk Tea	400	LPB—Aseptic	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis	1 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis	500	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis Drink	500	Glass	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis Mixed Veg	500	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis Peach	500	Glass	Austaikong International Pty Ltd	Marine Stores Ltd
Calpis Strawberry	500	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Chrysanthemum Drink	250	LPB—Aseptic	Austaikong International Pty Ltd	Marine Stores Ltd
Drink Water Daily Spring Water	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Grass Jelly Drink	350	Can—Steel	Austaikong International Pty Ltd	Marine Stores Ltd
Green Tea Drink Without Sugar	1 250	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Green Tea Drink Without Sugar	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Green Tea Flower Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Green Tea With Sugar	1 250	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Green Tea With Sugar	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Hayson Sarsaparilla Drink	1 250	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Hayson Sarsaparilla Drink	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Hayson Sarsaparilla Drink	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Hong Da Ma Green Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Hong Da Ma Sago Milk Tea	350	Can—Steel	Austaikong International Pty Ltd	Marine Stores Ltd
Hong Da Ma Sour Plum Juice	450	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Hong Da Ma Taro Flavoured Sago Milk Tea	350	Can—Steel	Austaikong International Pty Ltd	Marine Stores Ltd
Jasmine Green Tea Drink	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Ku Tao Plum Green Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Ku Tao Super Camellia Green Tea Sugar Free	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Ku Tao Super Fruit Water Peach	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Lipton Green Milk Tea	300	LPB—Aseptic	Austaikong International Pty Ltd	Marine Stores Ltd
Lipton Milk Tea	300	LPB—Aseptic	Austaikong International Pty Ltd	Marine Stores Ltd
Nestle Ice Rush Lemon Flavour	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Nestle Lemon Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Nestle Lemon Tea	1 500	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Nestle Pear Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Paolyta Vitamin Green Tea Energy Drink	160	Glass	Austaikong International Pty Ltd	Marine Stores Ltd
Plum Juice	750	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Pocari Sports Drink	1 500	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Pocari Sports Drink	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Pocari Sports Drink	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Roco Beer Green Tea	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Fine Multi Grains Tea	600	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Green Tea Drink	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Japanese Green Tea Sugar Free	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Lemon Green Tea	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Oolong Tea Drink	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Taiwan Yes Plum Juice	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Sour Plum Juice	1 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Taiwan Yes Wheat Drink	2 000	PET	Austaikong International Pty Ltd	Marine Stores Ltd
Unif Premium Milk Tea Unif Premium Milk Tea	1 250 600	PET PET	Austaikong International Pty Ltd Austaikong International Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Unif Wax Gurd Drink	500	LPB—Aseptic	Austaikong International Pty Ltd	Marine Stores Ltd
Unif Wheat Milk Tea	350	Can—Steel	Austaikong International Pty Ltd	Marine Stores Ltd
Vitalon P Soda Drink	350	Can—Aluminium	Austaikong International Pty Ltd	Marine Stores Ltd
Kopparberg Pear Cider 4.5%	500	Glass	Barons Brewing Trading Company Pty Ltd	Marine Stores Ltd
Altenmunster	2 000	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Altenmunster Breton Cider	500 330	Glass Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors Flagcan Distributors
Ecusson Normandy Brut Cider	750	Glass	Beach Avenue Wholesalers Pty Ltd Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Ecusson Premium Cider	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Heineken	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Stella Artois	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Jim Beam Choice And Cola 4.8%	375	Can—Aluminium	Beam Global Spirits Australia	Statewide Recycling
Jack Daniels Tennessee Whisky & Cola Bundaberg Blood Orange Sparkling Drink	330 340	Can—Aluminium Glass	Brown Forman Australia Pty Ltd	Statewide Recycling Statewide Recycling
Bundaberg Guava Sparkling Drink	340	Glass	Bundaberg Brewed Drinks Pty Ltd Bundaberg Brewed Drinks Pty Ltd	Statewide Recycling
Bundaberg Pink Grapefruit Sparkling Drink	340	Glass	Bundaberg Brewed Drinks Pty Ltd	Statewide Recycling
Anneville Binet Rouge Cidre Doux 3%	750	Glass	Cerbaco Distribution	Statewide Recycling
Anneville Cidre Traditional 4.5%	750	Glass	Cerbaco Distribution	Statewide Recycling
Comte Louis De Lauriston Poire Domfrontais 4.5%	750	Glass	Cerbaco Distribution	Statewide Recycling
Le Pere Jules Cidre Bouche 5%	750 750	Glass	Cerbaco Distribution	Statewide Recycling
Le Pere Jules Poire Bouche 3%	750 750	Glass	Cerbaco Distribution	Statewide Recycling
Manoir Du Kinkiz Cidre Cornouailles 5.5% Victor Gontier Cidre Bouche Fermier	750 750	Glass Glass	Cerbaco Distribution Cerbaco Distribution	Statewide Recycling Statewide Recycling
Goya Coconut Soda	355	Glass	Chile Mojo	Marine Stores Ltd
Goya Pineapple Soda	355	Glass	Chile Mojo	Marine Stores Ltd
Deep Spring Sparkling Natural Spring Water	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Deep Spring Sparkling Natural Spring Water	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Deep Spring Still Natural Spring Water	600	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Red Angus Pilsener	330 330	Glass Glass	De Bortoli Wines Pty Ltd	Marine Stores Ltd
Williams Pale Ale Bundaberg Rum Crisp Extra Dry Soda & Lime 4.5%	345	Glass	De Bortoli Wines Pty Ltd Diageo Australia Pty Ltd	Marine Stores Ltd Statewide Recycling
Bundaberg Rum Crisp Extra Dry Soda & Lime 4.5%	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Monteiths Crushed Pear Cider	330	Glass	Drinkworks	Marine Stores Ltd
Endeavour Pale Ale	330	Glass	Endeavour Beverages Pty Ltd	Statewide Recycling
Rosemount Botanicals Crisp Chardonnay	750	Glass	Fosters Australia	Marine Stores Ltd
Rosemount Botanicals Pinot Grigio	750	Glass	Fosters Australia	Marine Stores Ltd Marine Stores Ltd
Rosemount Botanicals Sauvignon Blanc Atomic Pale Ale 4.7%	750 330	Glass Glass	Fosters Australia Gage Roads Brewing Co.	Statewide Recycling
Gage Pils 3.5%	330	Glass	Gage Roads Brewing Co.	Statewide Recycling
Sleeping Giant IPA 5.4%	330	Glass	Gage Roads Brewing Co.	Statewide Recycling
Zlatopramen Anno 1642	500	Glass	Goulburn Wines & Spirits	Marine Stores Ltd
Cruiser Mudshake Vodka Mocha	270	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Highland Scotch Whisky & Cola Mid Strength 3.5%	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Pulse Vodka Soda Ginseng & Green Tea 4.8%	250	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Three Kings Cider 4.6%	330	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Three Kings Dry Lager 4.6%	330	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Three Kings Vodka & Ginger 4.6%	330	Glass	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Vodka Cruiser Ice 3.5%	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Vodka Cruiser Pineapple 3.5%	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Vodka Cruiser Pom Pom 3.5%	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Vodka Cruiser Raspberry 3.5%	375	Can —Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Woodstock Kentucky Bourbon & Cola 4.8%	355	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Mishka Guava Tropics Vodka	275	Glass	International Liquor Wholesalers	Marine Stores Ltd
Mishka Hot Pink Vodka Mishka Lemon Twist Vodka	275 275	Glass Glass	International Liquor Wholesalers International Liquor Wholesalers	Marine Stores Ltd Marine Stores Ltd
Mishka Pineapple Crush Vodka	275	Glass	International Liquor Wholesalers	Marine Stores Ltd
Mishka Raspberry Rush Vodka	275	Glass	International Liquor Wholesalers	Marine Stores Ltd
Nelson County Bourbon & Cola	375	Can—Aluminium	International Liquor Wholesalers	Marine Stores Ltd
Suan Mei Prune Juice	300	Glass	Kaisi Pty Ltd	Marine Stores Ltd
Schlossgold Non Alcoholic Beer	330	Can—Aluminium	Konrad Beverages	Statewide Recycling
Inca Kola Inca Kola	335 2 000	Can—Aluminium PET	Latin Deli Pty Ltd Latin Deli Pty Ltd	Marine Stores Ltd Marine Stores Ltd

Perry by Lobo 5.8%	Column 1	Column 2	Column 3	Column 4	Column 5
Perry by Lobo 5.8%	Product Name		Container Type	Approval Holder	
A - A Ale Pomo Piribl A - A Ale Pomo Piribl 1	Hammer N Tongs Gold		Glass	Liquorland Aust. Pty Ltd	Statewide Recycling
A-stane Milk Tea Apple Flavour 235					
Assam Milk Tea Apple Flavour 245					
E Ban Carambola 2000 PET Manifold Food Trading Fy Ltd Statewide Recycling E Ban Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Colong Tea 2000 PET Manifold Food Trading Py Ltd Statewide Recycling Py Ltd Manifold Food Trading Py Ltd Manifold Food Trading Py Ltd					Statewide Recycling
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Trial Stores Etc.	Stassen Apple	330	Glass	Palais Imports	Marine Stores Ltd

		Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Stassen Pear	330	Glass	Palais Imports	Marine Stores Ltd
Just Natural 98% Fat Free Malt & Honey	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Just Natural 98% Fat Free Malt Honey & Chocolate	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Just Natural Malt Honey & Chocolate	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Chocolate	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Chocolate	600	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Egg Nog	600	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Iced Coffee	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Light Chocolate	300	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Light Strawberry	300	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Strawberry	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Strawberry	600	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Oak The Max Iced Coffee	600	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Vanilla Malt	500	HDPE	Parmalat Australia Pty Ltd	Statewide Recycling
Oak Vanilla Malt	600	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Domain Dupont Cidre Bouche Fermier	750	Glass	Phoenix Beers	Marine Stores Ltd
Domain Dupont Cidre Cuvee Colette	750	Glass	Phoenix Beers	Marine Stores Ltd
Domain Dupont Cidre Dupont Reserve	750	Glass	Phoenix Beers	Marine Stores Ltd
Domain Dupont Cidre Organique	750	Glass	Phoenix Beers	Marine Stores Ltd
Floreffe Prima Melior	750	Glass	Phoenix Beers	Marine Stores Ltd
Henneys Dry	500	Glass	Phoenix Beers	Marine Stores Ltd
Henneys Sweet	500	Glass	Phoenix Beers	Marine Stores Ltd
Henneys Vintage	500	Glass	Phoenix Beers	Marine Stores Ltd
Stassen Apple	330	Glass	Phoenix Beers	Marine Stores Ltd
Stassen Pear	330	Glass	Phoenix Beers	Marine Stores Ltd
Kiss Apple	300	Glass	Premier Beverages	Statewide Recycling
Kiss Cranberry	300	Glass	Premier Beverages	Statewide Recycling
Kiss Lemon	300	Glass	Premier Beverages	Statewide Recycling
Kiss Strawberry	300	Glass	Premier Beverages	Statewide Recycling
Hansi Blood Orange Lemonade	750	Glass	Raw Materials	Statewide Recycling
Hansi Blood Orange Lemonade	330	Glass	Raw Materials	Statewide Recycling
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Hansi Pink Lemonade	750	Glass	Raw Materials	Statewide Recycling
Hansi Pink Lemonade	330	Glass	Raw Materials	Statewide Recycling
Hansi Traditional Lemonade	750	Glass	Raw Materials	Statewide Recycling
Hansi Traditional Lemonade	330	Glass	Raw Materials	Statewide Recycling
Marble Spring Barossa Valley Sparkling Natural Mineral Water	750	PET	SB & JA Vaughan	Statewide Recycling
Napoleone & Co Apple Cider	330	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling
Napoleone & Co Pear Cider	330	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling
Paulaner Hefe Weizen Natural Wheat	330	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling
Paulaner Original Munich Premium Lager	330	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling
9oC Apple + Guava Iced Tea	275	Glass	Siena Foods Pty Ltd	Statewide Recycling
9oC Apple + Lemon Iced Tea	275	Glass	Siena Foods Pty Ltd	Statewide Recycling
9oC Apple + Passion Iced Tea	275	Glass	Siena Foods Pty Ltd	Statewide Recycling
9oC Apple + Peach Iced Tea	275	Glass	Siena Foods Pty Ltd	Statewide Recycling
Sappe Aloe Vera Grape Flavour	300	PET	Siena Foods Pty Ltd	Statewide Recycling
Sappe Aloe Vera Lime Flavour	300	PET	Siena Foods Pty Ltd	Statewide Recycling
Sappe Aloe Vera Peach Flavour	300	PET	Siena Foods Pty Ltd	Statewide Recycling
Club Metro Natural Still Spring Water	600	PET	Springwater Beverages Pty Ltd	Statewide Recycling

FISHERIES MANAGEMENT ACT 2007

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 Coffin Bay and Venus Bay.

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night 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 three vessels) drops below 300 kg for two consecutive nights.
 - (b) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area, or the Venus Bay area.
- 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.
- $5.\ No$ fishing activity may be undertaken between 0630 hours and 1830 hours on any day during the period of this notice.

SCHEDULE 3

From 1830 hours on 2 September 2010 to 0630 hours on 15 September 2010.

Dated 2 September 2010.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007

Notice of Appointment of Scientific Observers

PURSUANT to section 80 of the Fisheries Management Act 2007, I, Martin Smallridge, Director of Fisheries, do hereby appoint the persons listed in Schedule 1, to be scientific observers for the period specified in Schedule 2, for the purposes specified in Schedule 3, and subject to the conditions listed in Schedule 4.

SCHEDULE 1—PERSONS APPOINTED

- 1. Alicia Street
- 2. Wade Austin
- 3. Adam Kemp
- 4. John Hart
- 5. Anthony Jones
- 6. Chad Bieniesz

SCHEDULE 2—PERIOD

This appointment will remain in effect from the date of publication of this notice until 31 July 2012, unless varied or revoked

SCHEDULE 3—PURPOSE

- 1. To monitor fishery interactions with Threatened, Endangered and Protected Species (TEPS) in the South Australian Sardine Fishery.
- 2. To undertake activities pursuant to the agreement for services between the Minister for Agriculture, Food and Fisheries and Protec Marine Pty Ltd.

SCHEDULE 4—CONDITIONS

- 1. The persons appointed will only be authorised whilst they are current employees of Protec Marine Pty Ltd.
- 2. The persons appointed must carry an identification card issued by PIRSA Fisheries when undertaking activities pursuant to this appointment.

Dated 19 August 2010.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Glendan Darryl Hill, P.O. Box 113, Meningie, S.A. 5264 (the 'exemption holder'), holder of Lakes and Coorong Fishery Licence No. L03, is exempt from the provisions of sections 53 and 78 (2) of the Fisheries Management Act 2007 and Clauses 84, 87 and 97 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as he may take fish in the waters of Lake Albert using the gear specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 September 2010 until 28 February 2011, unless varied or revoked earlier.

SCHEDULE 1

- 2 drum nets with 10 m wings and a mesh size between 3 and 6 inches;
- 2 fyke nets with a mesh size between 3 and 6 inches and not exceeding 10 m in length;
- 1 containment net with a mesh size between 3 to 6 inches and a maximum length of 700 m (used in conjunction with fyke nets);
- 1 exclusion net with a mesh size between 3 to 6 inches and a maximum length of 700 m;
- 2 hauling nets with a mesh size between 3 to 6 inches and a maximum length of 700 m each;
- 2 ropes each with a length not exceeding 250 m, which may be joined or used separately; and
- Electrofishing gear.

SCHEDULE 2

- 1. The exemption holder may only take non-native species of fish listed in Schedule 1 of the Fisheries Management (Lakes and Coorong Fishery) Regulations 2009.
- 2. The exemption holder must operate the electrofishing gear in accordance with the Australian Code of Electrofishing practice.
- 3. The hauling nets listed in Schedule 1 may be joined or used separately and may be used with a power winch to haul them.
- 4. The exemption holder may only engage in the exempted activity when fishing pursuant to Lakes and Coorong Fishery Licence No. L03, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on Lakes and Coorong Fishery Licence No. L03.
- 5. The exemption holder may use up to two registered boats to undertake the exempted activity but must ensure that one boat is moored on the shore at all times whilst undertaking the exempted activity.
- 6. The exempted activity may only be undertaken within the waters of Lake Albert.
- 7. The exemption holder may use a corf to retain non-native fish within the waters of Lake Albert taken pursuant to this exemption.
- 8. The exemption holder must include all fish taken pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 1 September 2010.

M. SMALLRIDGE, Director of Fisheries

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an un-encumbered estate in fee simple in that piece of land situated at 660 South Road, Wingfield, being portion of Allotment 403 in Deposited Plan 34438 comprised in certificate of title volume 5102, folio 493 and being the whole of the land numbered 22 on the plan numbered D84035 that has been lodged in the Lands Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Matt Hogan, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 8343 2668

Dated 7 September 2010.

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

> D. THOMAS, Manager, Transport Property (Authorised Officer), Department for Transport, Energy and Infrastructure

DTEI 2008/14728/01

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Domange Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Erindale Shopping Centre, 365A Kensington Road, Kensington Gardens, S.A. 5068 and known as Oriel Cafe.

The application has been set down for hearing on 11 October $2010 \ \mathrm{at} \ 11 \ \mathrm{a.m.}$

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: 4 October 2010).

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

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 1 September 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 Adelaide Wine Co. Pty Ltd has applied to the Licensing Authority for the redefinition of a Producer's Licence in respect of premises situated at 87 King William Road, Unley, S.A. 5061 and known as Tomich Hill.

The application has been set down for hearing on 11 October 2010 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Redefinition to licensed area to include grassed outdoor area as per plans lodged with this office.
- Redefinition to include sampling areas, designated dining areas and reception areas as per plans lodged with this office

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 October 2010).

The applicant's address for service is c/o Sam Tomich, 87 King William Road, Unley, S.A. 5061.

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 1 September 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 Annemarie Williams has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 119 Walkerville Terrace, Walkerville, S.A. 5081, known as Classic Restaurant of Walkerville and to be known as Candles on Walkerville.

The application has been set down for hearing on 11 October 2010 at 11.30 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: 4 October 2010).

The applicant's address for service is c/o Tassja Plummer, 3/7 Jervois Street, Torrensville, S.A. 5031.

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 1 September 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 Tubequest Pty Ltd as trustee for Ocean Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 117 Mentone Road, Hayborough, S.A. 5211, known as Vijay Singh and to be known as Ocean Crest Motel.

The application has been set down for hearing on 12 October 2010 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 5 October 2010).

The applicant's address for service is c/o Bartel and Hall, P.O. Box 108, Victor Harbor, S.A. 5211 (Attention: Kym Bartel).

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 1 September 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 Cujoh Enterprises Pty Ltd as trustee for Johanson Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 613 Magill Road, Magill, S.A. 5072 known as Parisi's and to be known as Sorelle Restaurant.

The application has been set down for hearing on 12 October 2010 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 5 October 2010).

The applicant's address for service is c/o Rusak Corporate Conveyancers, P.O. Box 154, Ingle Farm, S.A. 5098 (Attention: Julie Rusak).

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 September 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 Thu Anh Thi Nguyen as trustee for VTN Family Trust and Vinh Thanh Nguyen have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 289 Rundle Street, Adelaide, S.A. 5000, and known as Lemongrass Bistro.

The application has been set down for hearing on 12 October 2010 at 11.30 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 5 October 2010).

The applicants' address for service is c/o Bill Moody, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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 7 September 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 Darriwill Farm Pty Ltd as trustee for the Darriwill Farm Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 162B King William Road, Hyde Park, S.A. 5061 and known as Darriwill Farm.

The application has been set down for hearing on 13 October 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: 6 October 2010).

The applicant's address for service is c/o Andrew Richards, Level 2, 6 Pakington Street, Geelong West, Vic. 3218.

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 September 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 Willunga Sports & Social Club Inc. has applied to the Licensing Authority for variation to Conditions in respect of premises situated at Main Road, Willunga, S.A. 5172 and known as Willunga Sports & Social Club.

The application has been set down for hearing on 13 October 2010 at 9.30 a.m.

Conditions

The following licence conditions are sought:

 Variation to Conditions to amend the following licence Conditions:

From:

Area 3 is included in the area covered by the licence only on days that football or cricket matches arranged by the Licensee and the local League or Association are played and only between the hours of 11 a.m. and 6 p.m.

To:

Area 3 is included in the area covered by the licence only from Thursdays to Sundays inclusive and only between the hours of 11 a.m. and 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 6 October 2010).

The applicant's address for service is c/o Gerry Loots, P.O. Box 110, Willunga, S.A. 5172.

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 September 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 John Caporaso and Rose Caporaso have applied to the Licensing Authority for variation to Conditions in respect of premises situated at 625-627 Lower North East Road, Campbelltown, S.A. 5074, and known as Imma & Mario's Mercato.

The application has been set down for hearing on 13 October 2010 at 10.30 a.m.

Conditions

The following licence conditions are sought:

 Variation to Conditions to remove the following Condition from the licence:

The range of liquor to be no greater than 70 lines (a line being either a vintage or variety) of products at any one time

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 6 October 2010).

The applicants' 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 3 September 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 Ping Hung Leung has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 218 Morphett Street, Adelaide, S.A. 5000 and to be known as Honk Kee Restaurant.

The application has been set down for hearing on 13 October 2010 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz. 6 October 2010).

The applicant's address for service is c/o Ping Hung Leung, 218 Morphett Street, Adelaide, S.A. 5000.

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 3 September 2010.

Applicant

LIOUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Linksa Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 40 Anzac Avenue, Swan Reach, S.A. 5354 and known as Mid Murray Coaches and to be known as Linksa.

The application has been set down for hearing on 13 October 2010 at 11.30 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: 6 October 2010).

The applicant's address for service is c/o Mark Dunlop, P.O. Box 227, Aldgate, S.A. 5154.

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 3 September 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 Rojomama Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 22 Julius Street, Tanunda, S.A. 5352 and to be known as Rojomama.

The application has been set down for hearing on 13 October 2010 at 10 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: 6 October 2010).

The applicant's address for service is c/o Julia Woithe (Teusner & Co.), P.O. Box 70, Tanunda, S.A. 5352.

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 6 September 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 Cumkel Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at corner Main North and Ifould Roads, Elizabeth Park, S.A. 5113 and known as Elizabeth Motor Inn.

The application has been set down for hearing on 14 October 2010 at 10 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: 7 October 2010).

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

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 6 September 2010.

Applicant

MINING ACT 1971

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

Applicant: Lock Uranium Pty Ltd

Location: North Lake Blanche area-Approximately 110 km

south-west of Moomba.

Term: 1 year Area in km²: 900 Ref.: 2009/00247

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: Lock Uranium Pty Ltd

Location: West Lake Blanche area—Approximately 120 km

north-east of Marree. Pastoral Lease: Murnpeowie

Term: 1 year Area in km²: 994 Ref.: 2009/00248

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: South East Energy Limited

Location: Lake Torrens area—Approximately 90 km north of Port Augusta.

Pastoral Leases: South Gap, Yadlamalka, Lake Torrens and Wintabatinyana.

Term: 2 years Area in km²: 823 Ref.: 2009/00364

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 matters.

Under sections 102 and 103, the making of the:

- National Electricity Amendment (Aggregation of Ancillary Services Loads) Rule 2010 No. 11; and
- National Electricity Amendment (Victoria Generator Technical Performance Standards Derogations) Rule 2010 No.10

and related final determinations. All provisions commence on 16 September 2010.

Under section 99, the making of a draft determination and draft National Electricity Amendment (Amendments to PASA-related Rules) Rule 2010 (Project Ref.ERC0107). In relation to the draft determination:

- · requests for a pre-determination hearing must be received by 16 September 2010;
- submissions must be received by 22 October 2010; and
- requests for a hearing should be forwarded to submissions@aemc.gov.au and must cite the Project Ref.

Submissions can be lodged online via the AEMC's website at www.aemc.gov.au. Before lodging your submission, you must review the AEMC's privacy collection statement on its website.

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

All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC:

John Pierce

Chairman

Australian Energy Market Commission

Level 5, 201 Elizabeth Street, Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

9 September 2010

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Transfer of Funds

IN accordance with section 67B of the Occupational Health, Safety and Welfare Act 1986, I have obtained the concurrence of the board of management of the WorkCover Corporation of South Australia and have consulted with the Treasurer.

The amount of funds to be transferred from the WorkCover Corporation of South Australia to the Department of the Premier and Cabinet to be applied towards costs associated with the administration of the Occupational Health, Safety and Welfare Act 1986. is as follows:

- \$9.619 million cash (to be paid in monthly instalments) for the 2010-2011 financial year; and
- \$1.359 million (to be provided on an in-kind basis) in the 2010-2011 financial year.

Dated 1 September 2010.

PAUL HOLLOWAY, Minister for Industrial Relations

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Associated Activities Licences—AAL 129, AAL 130, AAL 131, AAL 132, AAL 133, AAL 134, AAL 135, AAL 136, AAL 137, AAL 138 and AAL 139

(Adjunct to Petroleum Production Licence—PPL 122)

NOTICE is hereby given that with effect from 22 September 2010, the abovementioned Associated Activities Licences (previously Associated Facilities Licences) held by Santos Limited, Vamgas Pty Ltd, Delhi Petroleum Pty Ltd, Origin Energy Resources Ltd and Santos (NARNL Cooper) Pty Ltd have been surrendered.

Dated 7 September 2010.

BARRY 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 Licence Condition Extension of Licence Term Petroleum Exploration Licences—PELs 112 and 444

PURSUANT to section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of the abovementioned Petroleum Exploration Licences have been suspended for the period from and including 11 June 2011 until 10 January 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

The term of PELs 112 and 444 have been extended by a period corresponding to the period of suspension, such that the licences will now expire on 10 January 2014.

Date 31 August 2010.

BARRY 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 Licences— PELs 118, 119 and 123

PURSUANT to section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licences have been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, from and including 19 January 2010 until 18 January 2011, pursuant to delegated powers dated 1 October 2009.

The expiry date of PELs 118, 119 and 123 is now determined to be 1 October 2012.

Dated 6 September 2010.

BARRY A. GOLDSTEIN

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

PLANT HEALTH ACT 2009

Declaration of a Quarantine Area

PURSUANT to section 8 of the Plant Health Act 2009, I, Michael O'Brien, Minister for Agriculture, Food and Fisheries:

- 1. Declare the whole of the State of South Australia to be a quarantine area in respect of the Australian Plague Locust (*Chortoicetes terminifera*);
- 2. Require the owners and occupiers of premises within the quarantine area to take the measures specified in the Schedule below for the control of the Australian Plague Locust except if those owners or occupiers have been notified by Biosecurity SA (Department of Primary Industries and Resources) that these measures are not required because Biosecurity SA will be undertaking or has undertaken spraying on the premises or for other reasons.

Dated 7 September 2010.

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

SCHEDULE

When numbers on the premises exceed 80 locust hoppers (nymphal growth stage) per square metre over an area of one hectare, the measures to be taken are as follows:

- (a) The premises must be treated by ground spraying with insecticide(s) approved for locust control by the Australian Pesticides and Veterinary Medicines Authority (APVMA).
- (b) Such treatment must be completed prior to locust hoppers growing wings and are able to fly.
- (c) Owners and occupiers of premises must, in undertaking such treatment, comply with the instructions for use of the insecticide(s) and all laws in force in South Australia including, but not limited to the Agricultural and Veterinary Products (Control of Use) Act 2002 and the Agricultural and Veterinary Products (Control of Use) Regulations 2004; and any directions or instructions issued by Biosecurity S.A or an inspector appointed under the Plant Health Act 2009.

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR OCTOBER, NOVEMBER AND DECEMBER 2010

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Jim Hallion, Commissioner of Highways, at the direction of the Honourable the Minister for Transport, Energy and Infrastructure, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of October, November and December 2010.

Dated at Adelaide, 1 September 2010.

J. HALLION, Commissioner of Highways

97/03263

THE SCHEDULE

Times of sunrise and sunset during the months of October, November and December 2010 for Adelaide: latitude $34^{\circ}56'S$, longitude $138^{\circ}36'E$, GMT + 9.5 hours (Daylight saving GMT + 10.5 hours).

Month	Oct	ober	Nove	ember	Dece	mber
Date	Sunrise hr min.	Sunset hr min.	Sunrise hr min.	Sunset hr min.	Sunrise hr min.	Sunset hr min.
1	05 53	18 18	06 14	19 44	05 55	20 14
2	05 51	18 19	06 13	19 45	05 55	20 15
*3	06 50	19 20	06 12	19 46	05 55	20 15
4	06 48	19 20	06 11	19 47	05 55	20 16
5	06 47	19 21	06 10	19 48	05 55	20 17
6	06 46	19 22	06 09	19 49	05 55	20 18
7	06 44	19 23	06 08	19 50	05 55	20 19
8	06 43	19 23	06 07	19 51	05 55	20 20
9	06 41	19 24	06 06	19 52	05 55	20 20
10	06 40	19 25	06 05	19 53	05 55	20 21
11	06 39	19 26	06 05	19 54	05 55	20 22
12	06 37	19 27	06 04	19 55	05 55	20 23
13	06 36	19 28	06 03	19 56	05 55	20 23
14	06 35	19 28	06 02	19 57	05 56	20 24
15	06 33	19 29	06 02	19 58	05 56	20 25
16	06 32	19 30	06 01	19 59	05 56	20 25
17	06 31	19 31	06 00	20 00	05 56	20 26
18	06 30	19 32	06 00	20 01	05 57	20 27
19	06 28	19 33	05 59	20 02	05 57	20 27
20	06 27	19 34	05 59	20 03	05 58	20 28
21	06 26	19 34	05 58	20 04	05 58	20 28
22	06 25	19 35	05 58	20 05	05 59	20 29
23	06 24	19 36	05 57	20 06	05 59	20 29
24	06 22	19 37	05 57	20 07	06 00	20 30
25	06 21	19 38	05 57	20 08	06 00	20 30
26	06 20	19 39	05 56	20 09	06 01	20 31
27	06 19	19 40	05 56	20 10	06 01	20 31
28	06 18	19 41	05 56	20 11	06 02	20 31
29	06 17	19 42	05 56	20 12	06 03	20 32
30	06 16	19 43	05 55	20 13	06 03	20 32
31	06 15	19 44			06 04	20 32

^{*}Note: Daylight saving time is subject to change.

Sunrise and Sunset times calculated on 2 November 2009.

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
Attorney, Appointment of		Lost Certificate of Title Notices	55.50
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	55.50
		Mortgages:	22.4
Cemetery Curator Appointed	32.73	Caveat Lodgement	22.40
Companies:		Discharge of	
Alteration to Constitution	44.25	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business	32.75	Sublet	11.30
Declaration of Dividend	32.75	Leases—Application for Transfer (2 insertions) each	11.30
Incorporation	44.25		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	32.75
First Name	32.75	Licensing	65.50
Each Subsequent Name	11.30		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	
Each Subsequent Name	11.30	Each Subsequent Name	11.30
Notices:		Noxious Trade	32.75
Call			
Change of Name		Partnership, Dissolution of	32.75
Creditors		Petitions (small)	22.40
Creditors Compromise of Arrangement	44.25	1 cutions (sman)	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	Decistor of Unalaimed Manage First Name	22.75
Release of Liquidator—Application—Large Ad	88.00	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	44.25	Rate per page (in 8pt)	281.00
Restored Name		Rate per page (in 6pt)	
Petition to Supreme Court for Winding Up		Sale of Land by Public Auction	56.00
Summons in Action		Sale of Land by Public Auction	30.00
Order of Supreme Court for Winding Up Action		Advertisements	3.10
Register of Interests—Section 84 (1) Exempt		1/4 page advertisement	131.00
Removal of Office		½ page advertisement	
Proof of Debts		Full page advertisement	
Sales of Shares and Forfeiture	44.25	A decorded and a set on the set that does not be set does at	t2 10
Estates:		Advertisements, other than those listed are charged at S	\$5.10 pei
Assigned	32.75	column line, tabular one-third extra.	
Deceased Persons—Notice to Creditors, etc.		Notices by Colleges, Universities, Corporations and	Distric
Each Subsequent Name		Councils to be charged at \$3.10 per line.	
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in len	gth from
Each Subsequent Estate		that which is usually published a charge of \$3.10 per col	umn line
Probate, Selling of		will be applied in lieu of advertisement rates listed.	
Public Trustee, each Estate		11	1 1
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		permission from the Government Printer.	

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GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2010

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
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	9.20	7.85	593-608	44.50	42.75
113-128	10.30	9.05	609-624	45.25	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	28.25	881-896	64.00	62.50
401-416	30.75	29.25	897-912	65.50	64.00
417-432	32.00	30.50	913-928	66.00	65.50
433-448	33.00	31.75	929-944	67.00	66.00
				68.00	
449-464	33.75	32.50	945-960		66.50
465-480	34.25	33.50	961-976	71.00	67.50
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ROADS (OPENING AND CLOSING) ACT 1991

Road Opening—Park Terrace, Adelaide Park Lands, North Adelaide

NOTICE is hereby given, pursuant to section 34G of the Roads (Opening and Closing) Act 1991, that an application has been made to the Minister for Infrastructure by the Commissioner of Highways, to make an order to open as road, portion of Adelaide Park Lands, more particularly described as:

Portion of Crown Record CR 5452/84, numbered '11' on Preliminary Plan No. 10/0031 forming a widening of Park Terrace, North Adelaide.

A copy of the application is available for public inspection at the offices of the Department for Transport Energy and Infrastructure, 77 Grenfell Street, Adelaide and at Roma Mitchell House, 136 North Terrace, Adelaide. It is also available for viewing at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours. It can also be viewed at:

http://www.infrastructure.sa.gov.au/Major Road Upgrades/content/park terrace widening.

Any person wishing to make a representation in relation to the proposal must do so in writing by Thursday, 7 October 2010. Representations should be forwarded to: Park Terrace Project Team, Department for Transport, Energy and Infrastructure, P.O. Box 1533, Adelaide, S.A. 5001 and marked 'ROADS OPENING'.

DTEI Contact: Enquiry Line on 1800 726 500.

Dated 9 September 2010.

J. HALLION, Commissioner of Highways

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Sea Parade, Port MacDonnell

BY Road Process Order made on 10 June 2010, the District Council of Grant ordered that:

- 1. Portion of the Public Road (Sea Parade) situate east of Bell Street and adjoining the southern boundaries of Allotments 389 and 390 in Filed Plan 195001, Allotments 21 to 26 (inclusive) in Deposited Plan 81286, Allotments 1 and 2 in Deposited Plan 19619 and Allotment 393 in Filed Plan 195005, more particularly delineated and lettered 'A' to 'K' (respectively) in Preliminary Plan No. 09/0053 be closed.
- 2. The whole of the land subject to closure lettered 'A' be transferred to Valentino Zagami in accordance with agreement for transfer dated 10 November 2009, entered into between the District Council of Grant and V. Zagami.
- 3. The whole of the land subject to closure lettered 'B' be transferred to Stegami Pty Ltd in accordance with agreement for transfer dated 23 November 2009 entered into between the District Council of Grant and Stegami Pty Ltd.
- 4. The whole of the land subject to closure lettered 'C' to 'H' be transferred to Brian Maxwell Atkins, Jann Christine Atkins, Mark Keith Moody and Lorraine Robyn Moody in accordance with agreements for transfer dated 3 December 2009, entered into between the District Council of Grant and B. M. and J. C. Atkins and M. K. and L. R. Moody.
- 5. The whole of the land subject to closure lettered 'I' and 'J' be transferred to John Clement Scott Smith and Jennifer Marjory Smith in accordance with agreements for transfer dated 11 November 2009, entered into between the District Council of Grant and J. C. S. and J. M. Smith.
- 6. The whole of the land subject to closure lettered 'K' be transferred to Gary Volker Heald in accordance with agreement for transfer dated 11 November 2009, entered into between the District Council of Grant and John Clement Scott Smith and Jennifer Marjory Smith.

On 26 July 2010 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 84502 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 9 September 2010.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Nadia Road, Nadia

BY Road Process Order made on 9 June 2010, The District Council of Ceduna ordered that:

- 1. Portions of Nadia Road situate adjoining the eastern boundaries of pieces 501 and 502 in Deposited Plan 79131, more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan No. 09/0056 be closed.
- 2. Vest the whole of land subject to closure in the Crown and add that land to piece 501 and allotment 503 in Deposited Plan 79131 held by Peter Malcolm Charlick and Susan Lea Charlick under Crown Lease Volume 1100 Folio 33, in accordance with the agreement for transfer dated 23 February 2010 entered into between The District Council of Ceduna and P. M. and S. L. Charlick.
- On 5 July 2010 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 84421 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 9 September 2010.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing Atkinsons Road, Wild Dog Valley

BY Road Process Order made on 16 December 2009, the Naracoorte Lucindale Council ordered that:

- 1. Portions of Section 300, Hundred of Hynam and Allotment 1 in Filed Plan 12225, more particularly delineated and numbered '1', '2' and '3' on Preliminary Plan No. 09/0059, be opened as road, forming a re-alignment of Cadgee Road and Atkinsons Road.
- 2. Portions of Atkinsons Road situated adjoining Cadgee Road, Section 300, Hundred of Hynam and Allotment 1 in Filed Plan 12225, more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan No. 09/0059 be closed.
- 3. The whole of land subject to closure lettered 'A' be transferred to Charles Leslie Boddington in accordance with agreement for exchange dated 9 October 2009 entered into between the Naracoorte Lucindale Council and C. L. Boddington.
- 4. The whole of land subject to closure lettered 'B' and 'C' be transferred to Robert Arnold Netherton in accordance with agreement for exchange dated 19 August 2009, entered into between the Naracoorte Lucindale Council and R. A. Netherton.

On 20 January 2010 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 83095 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 9 September 2010.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Right of Way, Glenelg North

BY Road Process Order made on 29 April 2010, the City of West Torrens ordered that:

- 1. The whole of the Right of Way situate between Shannon Avenue and Mattner Avenue and adjoining Strata Plan 7768, more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0086 be closed.
- 2. The whole of the land subject to closure be transferred to Strata Corporation No. 7768 Inc. in accordance with agreement for transfer dated 29 April 2010, entered into between the City of West Torrens and Strata Corporation No. 7768 Inc.
- 3. The following easements are granted over the land subject to that closure:

Grant to Distribution Lessor Corporation (subject to Lease 8890000) an easement for overhead electricity supply purposes over the whole of the land.

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes over the whole of the land.

Grant a free and unrestricted right of way appurtenant to Certificate of Title Volume 5314 Folio 67 over portion of the land.

On 1 September 2010 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 84501 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 9 September 2010.

P. M. KENTISH, Surveyor-General

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the gazette notices of:

1.25 September 2008	2.23 October 2008	3.13 November 2008	4.4 December 2008
5.18 December 2008	6.29 January 2009	7.12 February 2009	8.5 March 2009
9.12 March 2009	10. 26 March 2009	11. 30 April 2009	12. 18 June 2009
13. 25 June 2009	14. 27 August 2009	15. 17 September 2009	16. 24 September 2009
17. 9 October 2009	18. 22 October 2009	19. 3 December 2009	20. 17 December 2009
21. 4 February 2010	22. 11 February 2010	23. 18 February 2010	24. 18 March 2010
25. 8 April 2010	26. 6 May 2010	27. 20 May 2010	28. 3 June 2010
29. 17 June 2010	30. 24 June 2010	31. 8 July 2010	

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Community Services Training Package (CHC08)

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Contract of Training	Probationary Period
#Youth Worker	CHC41808	Certificate IV in Youth Work	24	2
#10uin worker	CHC51408	Diploma of Youth Work	36	3
#Community Worker	CHC30108	Certificate III in Community Services Work	12	1
	CHC51708	Diploma of Counselling	36	3

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Scales of Charges for allied health providers and other charges.

Preamble

Section 32 (11) (a) of the Workers Rehabilitation and Compensation Act 1986, provides that the Minister for Industrial Relations may, by notice in the Gazette, on the recommendation of the Corporation, publish "scales of charges for the purpose of this section (ensuring as far as practicable that the scales comprehensively cover the various kinds of services to which this section applies)".

NOTICE

FOR the purpose of section 32 (11) (a) of the Workers Rehabilitation and Compensation Act 1986 (the Act), I publish the following scales of charges to have effect on and from 1 October 2010:

- 1. scale of charges set out in Schedule 2 for the provision of services by chiropractors, which terminate and replace the scales of charges in Schedule 2 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884 to 2263 of the *Government Gazette* of 4 June 2009;
- 2. scale of charges set out in Schedule 3 for the provision of services by occupational therapists, which terminate and replace the scales of charges in Schedule 3 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884 to 2263 of the Government Gazette of 4 June 2009;
- 3. scale of charges set out in Schedule 4 for the provision of services by osteopaths, which terminate and replace the scales of charges in Schedule 4 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884-2263 of the *Government Gazette* of 4 June 2009;
- 4. scale of charges set out in Schedule 5 for the provision of services by physiotherapists, which terminate and replace the scales of charges in Schedule 5 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884 to 2263 of the *Government Gazette* of 4 June 2009;
- 5. scale of charges set out in Schedule 6 for the provision of services by psychologists, which terminate and replace the scales of charges in Schedule 6 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884 to 2263 of the Government Gazette of 4 June 2009;
- 6. scale of charges set out in Schedule 7 for the provision of services by speech pathologists, which terminate and replace the scales of charges in Schedule 7 of the Gazettal Notice under section 32 (11) (a) of the Act in pages 1884 to 2263 of the *Government Gazette* of 4 June 2009.

INTERPRETATION

7. In this *Gazette* notice and the Schedules hereto—

Act means the Workers Rehabilitation and Compensation Act 1986;

chiropractor means a person registered under the *Health Practitioner Regulation National Law* to practise in the chiropractic profession (other than as a student);

claims agent means a private sector body that is a party to an authorized contract or arrangement under section 14 of the *WorkCover Corporation Act 1994* involving the conferral of powers to manage and determine claims;

GST means the tax payable under the GST law;

GST law means—

(a) A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth); and

(b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of good, services and other things;

occupational therapist means a person registered as an occupational therapist under the *Occupational Therapy Practice Act 2005* (SA);

osteopath means a person registered under the *Health Practitioner Regulation National Law* to practise in the osteopathy profession (other than as a student);

physiotherapist means a person registered under the *Health Practitioner Regulation National Law* to practise in the physiotherapy profession (other than as a student);

psychologist means a person registered under the *Health Practitioner Regulation National Law* to practise in the psychology profession (other than as a student);

self-insured employer means an employer that is registered by WorkCover as a self insured employer according to Part 5 Division 1 of the Act;

WorkCover or Corporation means WorkCover Corporation of South Australia.

- 8. A reference in this Gazette Notice to any guidelines is, unless indicated otherwise, a reference to the guidelines of the specified name issued by WorkCover, as in force from time to time.
- 9. If a charge prescribed in a scale of charges is expressed as an amount per hour—
 - (a) a charge is payable for services provided for less than or more than an hour; and
 - (b) the amount payable is to be determined by multiplying the amount per hour by the proportion that the number of minutes for which the services are provided rounded to the nearest 5 minutes bears to 60 minutes.
- 10. The scales of charges set out in this Gazette Notice also apply for the purposes of section 127A of the *Motor Vehicles Act 1959* subject to modifications specified by that section and modifications specified by any notice in the Gazette issued under that section.

GST

- 11. Where the supply of a service set out in a scale of charges is subject to GST, the maximum fee set out in (or determined as a derived fee in accordance with) the scale of charges in respect of the service is increased so that after deduction of the GST in relation to the service the amount of the fee remaining is equal to the maximum fee set out in, or determined in accordance with, the scale of charges.
- 12. Where the maximum fee in respect of a service is determined as a derived fee in accordance with a scale of charges, the fee from which it is derived must not be increased under paragraph 11 to include GST when calculating the derived fee.

Dated 9 September 2010.	
	PAUL HOLLOWAY, Minister for Industrial Relations

Max Fee

\$38.40

\$64.00

\$96.10

SCHEDULE 2—SCALES OF CHARGES—CHIROPRACTORS

This schedule must be read in conjunction with the Chiropractic Fee Schedule Guidelines

Item **Description** (excl GST)

CONSULTATIONS

Consultation by a chiropractor involving the chiropractor's attendance with the worker.

Initial consultations

The initial consultation may involve two separate attendances on the same day. For example, a second attendance might be required for the interpretation of test data (such as x-rays).

CH001 Short initial consultation of not more than 20 minutes duration.

CH002 Initial consultation of more than 20 minutes but not more than 30 minutes duration.

CH003 Initial consultation of more than 30 minutes but not more than 45 minutes duration.

Subsequent consultations

CH041 Standard subsequent consultation of more than 10 minutes but not more than 20 \$38.40 minutes duration.

CH042 Long subsequent consultation of more than 20 minutes but not more than 30 minutes \$64.00 duration.

> The consultation will involve all aspects of a subsequent consultation, and because of the complexity of the injury, will require extra time for history taking, re-examination, treatment, documentation and liaison. For example, this type of consultation may be expected in cases of injuries following major trauma or major surgery requiring intensive post-operative treatment.

CH043 Prolonged subsequent consultation of more than 30 minutes duration. \$89.70

The consultation will involve all aspects of a subsequent consultation, and because of the complexity of the injury, will require extra time for history taking, re-examination, treatment, documentation and liaison. This type of consultation is expected in only a limited number of cases, for example, in cases of injuries following multi-trauma, major surgery requiring intensive post-operative treatment such as complicated hand injuries or joint reconstruction and some neurological conditions.

INDEPENDENT CLINICAL ASSESSMENT AND REPORT

CH780 Independent clinical assessment and report.

\$153.70 per hour

Services provided by a chiropractor other than the treating chiropractor comprising:

- (a) a review of the worker's medical history
- (b) a clinical assessment
- (c) a review of the worker's activity and functional capacity
- (d) preparation of a report,

for the purpose of providing a differential diagnosis and/or making recommendations in relation to ongoing treatment/management services, functional goals, the worker's capacity to return to work and any other relevant matters.

An independent clinical assessment may be requested in writing by a: Note 1:

- claims agent or self-insured employer
- worker or worker's representative
- treating chiropractor.
- Note 2: This service is NOT to be performed by the treating chiropractor.
- Note 3: An independent clinical assessment report must:
 - (i) provide recommendations for further treatment/management (including

- referrals to other agencies) and the expected benefit to the worker
- (ii) address all questions asked by the referrer and where any question cannot be answered, provide an explanation
- (iii) be limited to the relevant circumstances of the worker's injury/condition
- (iv) be based on appropriate clinical examination, assessment and review of reports
- (v) be consistent with accepted clinical practice and based on objective clinical findings
- (vi) be accurate, unbiased, precise and consistent
- (vii)document any inability to obtain the worker's consent to any aspect of the assessment.
- Note 4: Payment will only be made following submission of the report.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TRAVEL

CH905 Travel time.

\$130.60 per hour

Travel by a treating chiropractor for the purposes of a:

- (a) case conference
- (b) home, hospital or worksite visit
- (c) consultation where the client is otherwise unable to attend the chiropractor's clinic or rooms.
- Note 1: There is no charge for travel from one clinic or rooms to another clinic or rooms.
- Note 2: Chiropractors who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All account must include the total time spent travelling plus the distance travelled.
- Note 5: Where a chiropractor provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TELEPHONE CALLS

CH552 Telephone calls greater than 3 minutes.

\$21.30 flat fee

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from the:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical practitioner.

- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker
 - the call duration is three minutes or less.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.

TREATING CHIROPRACTOR REPORTS

CH820 Standard report.

A standard report is a clinical opinion, statement or response to questions relating to the status of the claim.

\$153.70 flat fee

- Note 1: A standard chiropractor report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A standard report should be based on the chiropractor's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example, if the chiropractor has not seen the patient for some time), a consultation fee may be charged using item number CH815.
- Note 3: Payment will only be made following submission of the report.

CH810 Comprehensive report.

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of the claim and requires additional information above that required by a standard report due to the complexity of the case. Complexity is defined as:

- \$153.70 per hour
- three or more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability.

The maximum time chargeable for this item is 2 hours.

- Note 1: A comprehensive report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A comprehensive report should be based on the chiropractor's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example, if the chiropractor has not seen the patient for some time), a consultation fee may be charged using item number CH815.
- Note 3: Payment will only be made following submission of the report.
- Note 4: Any part of an hour should be charged proportionately and rounded to the nearest five minutes.

CONSULTATION FOR PREPARING A TREATING CHIROPRACTOR REPORT

CH815 Consultation for the purposes of preparing a standard or comprehensive treating chiropractor report.

\$38.40 flat fee

CASE CONFERENCE

CH870 Case conference.

\$153.70 per hour

Case conference attended by a chiropractor for the purpose of discussing:

- details of limitations/recommendations relating to a sustainable return to work
- options for the management of a worker's recovery and functional restoration
- information relating to the suitable duties at the workplace
- barriers to return to work
- other related information.
- Note 1: A case conference may be requested by a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker or worker's representative
 - workplace rehabilitation provider contracted by WorkCover
 - treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.
- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record. No fee is payable for records made by a chiropractor during the case conference.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

RADIOLOGICAL SERVICES (INCLUDING INTERPRETATION)

CHT11	Cervical spine - 2 views	\$119.30
CHT13	Thoracic spine - 2 views	\$101.40
CHT15	Lumbo-sacral spine - 3-6 views	\$139.90
CHT16	Sacro-coccygeal area - 2 views	\$84.50
CHT27	Hip joint	\$91.10
CHT28	Pelvic girdle	\$115.00

NON-SCHEDULED SERVICES

CH999 Non-scheduled services

\$153.70 per hour

A service of a kind (other than a radiological service) not listed above, provided by a chiropractor and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

SCHEDULE 3—SCALES OF CHARGES—OCCUPATIONAL THERAPISTS

This schedule must be read in conjunction with the Occupational Therapy Fee Schedule Guidelines

Item No Description

Max Fee (excl GST)

CONSULTATIONS

OT105 Initial consultation (history, examination and treatment).

\$153.70

An initial consultation by an occupational therapist involving some or all of the following elements:

per hour

- clinical assessment
- clinical treatment
- graded activity/exercise
- pain management
- stress management
- relaxation training
- biomechanical education
- independent living skills training.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

OT205 Subsequent consultation and treatment.

\$153.70

A consultation by an occupational therapist involving some or all of the following elements:

per hour

- clinical reassessment
- clinical treatment
- graded activity/exercise
- pain management
- stress management
- relaxation training
- biomechanical education
- independent living skills training.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

CORRECTIVE/SERIAL SPLINTING

A splint is provided for correction and/or prevention of musculoskeletal imbalance. It may be prescribed to facilitate return to work or resumption of activities of daily living. A splint may be used as an adjunct to a treatment regime that includes corrective exercises/activities.

OT300 Fabrication/fitting/adjustment of splint.

\$153.70 per hour

- Note 1: Splints may be provided on referral from a medical expert or where the occupational therapist assesses the need for the service as part of the provision of clinical treatment.
- Note 2: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

INDEPENDENT CLINICAL ASSESSMENT

OT780 Independent clinical assessment and report.

\$153.70 per hour

Service provided by an occupational therapist other than the treating occupational therapist comprising:

- (a) a review of the worker's medical history
- (b) a clinical assessment
- (c) a review of the worker's activity and functional capacity
- (d) preparation of a report,

for the purpose of providing a differential diagnosis and/or making recommendations in relation to ongoing treatment/management services, functional goals, the worker's capacity to return to work and any other relevant matters.

Note 1: An independent clinical assessment may be requested in writing by a:

- claims agent or self-insured employer
- worker or worker's representative
- treating occupational therapist.

Note 2: This service is NOT to be performed by the treating occupational therapist.

Note 3: An independent clinical assessment report must:

- (i) provide recommendations for further treatment/management (including referrals to other agencies) and the expected benefit to the worker
- (ii) address all questions asked by the referrer and where any question cannot be answered, provide an explanation
- (iii) be limited to the relevant circumstances of the worker's injury/condition
- (iv) be based on appropriate clinical examination, assessment and review of reports
- (v) be consistent with accepted clinical practice and based on objective clinical findings
- (vi) be accurate, unbiased, precise and consistent
- (vii)document any inability to obtain the worker's consent to any aspect of the assessment.
- Note 4: Payment will only be made following submission of the report.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

DRIVER ASSESSMENT, REHABILITATION AND REPORT

OTDVA Driver assessment and report.

\$153.70 per hour

The occupational therapy driver assessment aims to assist the worker with a functional impairment to commence or return to safe and independent driving through the identification of strengths and limitations, program planning for compensatory and remediation strategies, and the prescription of adaptive driver equipment and/or modifications. This does not automatically include driver rehabilitation service.

Note 1: Referrals for a driver assessment may be requested by a:

- claims agent or self-insured employer
- treating medical practitioner.

Any referral requested by a claims agent or self-insured employer must be made in collaboration with the treating medical practitioner.

A referral by a claims agent can only be made to an occupational therapist who has an agreement with WorkCover.

Note 2: It is the responsibility of the occupational therapist to ensure that the worker has been certified as medically fit to drive for the purposes of undertaking the assessment.

Note 3: The driver trained occupational therapist is expected to provide a drier assessment report to the case manager and treating practitioner within 10 business days of undertaking the assessment.

Note 4: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

OTDVR Driver rehabilitation and report.

\$153.70 per hour

The occupational therapy driver rehabilitation service aims to, where safe and legal to do so, assist the worker with a functional impairment to commence, maintain or return to safe and independent driving through the development of an intervention plan which may include compensatory and rehabilitative strategies, and the prescription of adaptive driving equipment and/or modifications.

- Note 1: Referrals for driver rehabilitation may be requested by a:
 - claims agent or self-insured employer
 - treating medical practitioner.

A referral by a claims agent can only be made to an occupational therapist who has an agreement with WorkCover.

- Note 2: An occupational therapy driver assessment has occurred and medical approval has been achieved.
- Note 3: A final report is to be provided within 10 business days of completing the driver rehabilitation program.
- Note 4: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

TELEPHONE CALLS

OT552 Telephone call greater than 3 minutes.

\$21.30 flat fee

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from the:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical expert.
- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker
 - the call duration is three minutes or less.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.

TREATING OCCUPATIONAL THERAPY REPORTS

OT820 Standard report.

\$153.70 flat fee

A standard report is a clinical opinion, statement or response to questions relating to the status of the claim.

- Note 1: A standard report may be requested by a:
 - claims agent or self-insured employer
 - a worker or worker's representative.
- Note 2: A standard report should be based on the occupational therapists notes and would not usually require a consultation with the patient. However, where a

consultation is appropriate (for example, if the occupational therapist has not seen the patient for some time), a consultation fee may be charged using item number OT815.

Note 3: Payment will only be made following submission of the report.

OT810 Comprehensive report.

\$153.70

per hour

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of a claim and requires additional information above that required by a standard report due to the complexity of the case. Complexity is defined as:

- three or more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability.

The maximum time chargeable for this item is 2 hours.

- Note 1: A comprehensive report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A comprehensive report should be based on the occupational therapists notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example, if the occupational therapist has not seen the patient for some time), a consultation fee may be charged using item number OT815.
- Note 3: Payment will only be made following submission of the report.
- Any part of an hour should be charged proportionately and rounded to the Note 4: nearest six minutes.

CONSULTATION FOR PREPARING A TREATING OCCUPATIONAL THERAPY REPORT

OT815 Consultation for the purposes of preparing a standard or comprehensive treating occupational therapy report.

\$153.70

flat fee

FUNCTIONAL ESTIMATION FORM

OT785 Functional estimation form. \$21.30

flat fee

Completion of a functional estimation form (in a form approved by WorkCover) by an occupational therapist and provision of the form to a worker's certifying medical practitioner. The form is completed by a treating occupational therapist when information is identified from a clinical consultation that impacts on the worker's capacity to return to work.

CASE CONFERENCE

OT870 Case conference.

\$153.70 per hour

Case conference, attended by an occupational therapist for the purpose of discussing:

- details of limitations/recommendations relating to a sustainable return to work
- options for the management of a worker's recovery and functional restoration
- information relating to suitable duties at the workplace
- barriers to return to work
- other related information.

- Note 1: A case conference may be requested by a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker or worker's representative
 - vocational rehabilitation provider contracted by WorkCover
 - treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.
- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

TRAVEL

OT905 Travel time.

\$130.60 per hour

Travel by a treating occupational therapist for the purpose of a:

- (a) case conference
- (b) home, hospital or worksite visit
- (c) consultation where the worker is otherwise unable to attend the occupational therapist's clinic or rooms.
- Note 1: When an occupational therapist consults at more than one clinic, travel between clinics cannot be charged.
- Note 2: Occupational therapists who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All accounts must include the total time spent travelling plus the distance travelled.
- Note 5: Where an occupational therapist provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

ACTIVITIES OF DAILY LIVING ASSESSMENT AND REPORT

OT760 Activities of daily living assessment and report.

\$153.70 per hour

Assessment by an occupational therapist, usually conducted in a worker's home environment, to assess the worker's level of functioning in relation to personal care, household tasks and recreational and social activities.

The purpose of the assessment is to reduce the potential impact of the injury on the worker, to facilitate early return to normal activity, and to provide an indicator of functional tolerances for determining work capacity.

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A visit is made to the home or hospital within five business days of receipt of written referral and/or approval by the treating medical practitioner, claims agent or self-insured employer or within a timeframe specified by the referrer.
- Note 3: Reports written as a result of an activities of daily living assessment must be incorporated in the total charge for the service. They must not be charged using other occupational therapist report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the activities of daily living assessment.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

FUNCTIONAL CAPACITY EVALUATION AND REPORT

A functional capacity evaluation is undertaken to determine a worker's abilities over a range of physical demands in order to make recommendations for participation in work. The functional capacity evaluation is a standardised battery of tests used to evaluate a worker's capacity for work-related activities.

OT700 Functional capacity evaluation and report.

\$153.70 per hour

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A functional capacity evaluation should only be undertaken when the required information about capacity is not available through other means.
- Note 3: The maximum time chargeable for this item is 7 hours.
- Note 4: Report written as a result of a functional capacity evaluation must:
 - include an executive summary outlining the major components of the service and relevant findings
 - be incorporated in the total charge for the service. They must not be charged using other occupational therapist report item codes.
- Note 5: A final report is to be provided within 10 business days of completing the functional capacity evaluation.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

GRADUATED RETURN TO WORK PROGRAM AND REPORT

The purpose of the program is to maximise the worker's ability to return to work. The program will be highly structured, goal orientated and individualised for each worker.

OT750 Graduated return to work program and report.

\$153.70 per hour

The program will involve actual and productive work duties identified by the occupational therapist as being within the worker's capacity and work practice guidelines relevant to the nature of the worker's injury and the performance of the particular duties

Note 1: Referrals may be requested by a:

- claims agent or self-insured employer
- medical expert.

- Note 2: A medical clearance should be obtained prior to implementing the graduated return to work program.
- Note 3: The program will not exceed 12 weeks unless an increase in capacity is demonstrated and the claims agent or self-insured employer approves an extension of the program.
- Note 4: Reports written as a result of a graduated return to work program must be incorporated in the total charge for the service. They must not be charged using other occupational therapist report item codes.
- Note 5: A final report is to be provided within 10 business days of completing the graduated return to work program.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

JOB ANALYSIS AND REPORT

OT740 Job analysis and report.

\$153.70 per hour

Attendance by an occupational therapist at a designated workplace to analyse available duties.

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A job analysis includes:
 - (a) an analysis of the critical physical demands of available duties
 - (b) determining the worker's capacity to undertake the duties and individual tasks giving consideration to available medical guidelines, the occupational therapist's knowledge of the worker's diagnosis, pathology and prognosis, and other factors relevant to the worker's participation in work-related activities
 - (c) making recommendations regarding:
 - (i) modifications of duties and/or individual tasks
 - (ii) the provision of equipment, therapeutic aids or appliances
 - (iii) introducing work practice guidelines to ensure the worker utilises safe body mechanics.
 - (d) preparation of a report with an executive summary outlining the major components of the service and relevant findings.
- Note 3: Reports written as a result of a job analysis must be incorporated in the total charge for the service. They must not be charged using other occupational therapist report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the job analysis.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

WORKSITE ASSESSMENT AND REPORT

OT730 Worksite assessment and report.

\$153.70 per hour

Attendance by an occupational therapist at a designated workplace in order to obtain an overview of the workplace, the worker's current duties and determine the availability of suitable duties.

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.

- Note 2: The occupational therapist should visit the workplace within five working days of receipt of written referral or within a time specified by the referrer, subject to the employer's cooperation.
- Note 3: Reports written as a result of a worksite assessment must be incorporated in the total charge for the service. They must not be charged using other occupational therapist report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the worksite assessment.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

NON-SCHEDULED SERVICES

OT999 Non-scheduled services.

\$153.70 per hour

A service of a kind not listed above provided by an occupational therapist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest six minutes.

SCHEDULE 4—SCALES OF CHARGES—OSTEOPATHS

This schedule must be read in conjunction with the Osteopathy Fee Schedule Guidelines

Item No Description

Max Fee (excl GST)

CONSULTATIONS

Consultation by an osteopath involving the osteopath's attendance with the worker.

The initial consultation may involve 2 separate attendances on the same day. For example, a second attendance might be required for the interpretation of test data (such as x-rays).

Initial consultations

OS111	Initial consultation, involving review of medical history, examination and treatment, of not more than 35 minutes duration.	\$76.90
OS112	Initial consultation, involving review of medical history, examination and treatment, of not more than 1 hour duration.	\$115.30
Subsequent consultations		
OS211	Standard subsequent consultation, involving review of medical history, examination and treatment, of not more than 15 minutes duration.	\$38.40
OS212	Long subsequent consultation, involving review of medical history, examination and treatment, of not more than 35 minutes duration.	\$76.90
OS213	Prolonged subsequent consultation, involving review of medical history, examination and treatment, of more than 35 minutes duration.	\$89.70

INDEPENDENT CLINICAL ASSESSMENT AND REPORT

OS780 Independent clinical assessment and report.

\$153.70 per hour

Services provided by an osteopath other than the treating osteopath comprising:

- (a) a review of the worker's medical history
- (b) a clinical assessment
- (c) a review of the worker's activity and functional capacity
- (d) preparation of a report,

for the purpose of providing a differential diagnosis and/or making recommendations in relation to ongoing treatment/management services, functional goals, the worker's capacity to return to work and any other relevant matters.

- Note 1: An independent clinical assessment report may be requested in writing by a:
 - claims agent or self-insured employer
 - worker or worker's representative
 - treating osteopath.
- Note 2: This service is NOT to be performed by the treating osteopath.
- Note 3: An independent clinical assessment report must:
 - (i) provide recommendations for further treatment/management (including referrals to other agencies) and the expected benefit to the worker
 - (ii) address all questions asked by the referrer and where any question cannot be answered, provide an explanation
 - (iii) be limited to the relevant circumstances of the worker's injury/condition
 - (iv) be based on appropriate clinical examination, assessment and review of reports
 - (v) be consistent with accepted clinical practice and based on objective clinical findings
 - (vi) be accurate, unbiased, precise and consistent

(vii)document any inability to obtain the worker's consent to any aspect of the assessment.

- Note 4: Payment will only be made following submission of the report.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TRAVEL

OS905 Travel.

\$130.60 per hour

Travel by a treating osteopath for the purposes of a:

- (a) case conference
- (b) home, hospital or worksite visit
- (c) consultation where the worker is otherwise unable to attend the osteopath's clinic or rooms.
- Note 1: There is no charge for travel from one clinic or rooms to another clinic or rooms.
- Note 2: Osteopaths who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All accounts must include the total time spent travelling plus the distance travelled.
- Note 5: Where an osteopath provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TELEPHONE CALLS

OS552 Telephone calls greater than three minutes.

\$21.30 flat fee

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from the:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical practitioner.
- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker
 - the call duration is three minutes or less.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.

TREATING OSTEOPATH REPORTS

OS820 Standard report.

\$153.70 flat fee

A standard report is a clinical opinion, statement or response to questions relating to the status of the claim.

Note 1: A standard report may be requested by a:

- claims agent or self-insured employer
- worker or worker's representative.

Note 2: A standard report should be based on the osteopath's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example if the osteopath has not seen the patient for some time), a consultation fee may be charged using item number OS815.

Note 3: Payment will only be made following submission of the report.

OS810 Comprehensive report.

\$153.70 per hour

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of the claim and requires additional information above that required by a standard report due to the complexity of the case. Complexity is defined as:

- three or more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability.

Maximum time chargeable for this item is 2 hours.

- Note 1: A comprehensive report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A comprehensive report should be based on the osteopath's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example if the osteopath has not seen the patient for some time), a consultation fee may be charged using item number OS815.
- Note 3: Payment will only be made following submission of the report.
- Note 4: Any part of an hour should be charged proportionately and rounded to the nearest five minutes.

CONSULTATION FOR PREPARING A TREATING OSTEOPATH REPORT

OS815 Consultation for the purposes of preparing a standard or comprehensive osteopath report.

\$38.40 flat fee

CASE CONFERENCE

OS870 Case conference.

\$153.70 per hour

Case conference attended by an osteopath for the purpose of discussing:

- details of limitations/recommendations relating to a sustainable return to work
- options for the management of a worker's recovery and functional restoration
- information relating to suitable duties at the workplace
- barriers to return to work
- other related information.

per hour

- Note 1: A case conference may be requested by a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker or worker's representative
 - workplace rehabilitation provider contracted by WorkCover
 - treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.
- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record. No fee is payable for records made by an osteopath during the case conference.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

RADIOLOGICAL SERVICES (INCLUDING INTERPRETATION BY OSTEOPATH)

OST11	Cervical spine - 2 views	\$119.30
OST13	Thoracic spine - 2 views	\$101.40
OST15	Lumbo-sacral spine 3 - 6 views	\$139.90
OST16	Sacro-coccygeal area - 2 views	\$84.50
OST27	Hip joint	\$91.10
OST28	Pelvic girdle	\$115.00
NON-SCH	EDULED SERVICES	
OS999	Non-scheduled services	\$153.70

A service of a kind (other than a radiological service) not listed above, provided by an osteopath and authorised by a case manager or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

SCHEDULE 5—SCALES OF CHARGES—PHYSIOTHERAPY SERVICES

This schedule must be read in conjunction with the Physiotherapy Fee Schedule Guidelines

Item No Description

Max Fee (excl GST)

CONSULTATIONS

Initial consultation

An initial consultation by a treating physiotherapist involving some or all of the following elements (although the extent of the consultation is at the discretion of the physiotherapist):

(a) Subjective reporting

Consideration by the physiotherapist of major symptoms and lifestyle factors, current history and treatment, past history and treatment, pain, 24 hour behaviour pattern, aggravating and relieving factors, general health, medication, risk factors, work history and current work duties.

(b) Objective assessment

Assessment by the physiotherapist of movement (eg, active, passive, resisted, repeated, muscle tone, spasm, weakness, accessory movements, passive intervertebral movements etc) and the carrying out of appropriate procedures and tests.

(c) Assessment results

Provisional diagnosis, the setting of functional goals and the development of a management plan, in consultation with the injured worker, by the physiotherapist.

(d) Treatment

Discussion with the physiotherapist and the worker regarding working hypothesis, treatment goals and expected outcomes, initial treatment and response and the provision of advice by the physiotherapist regarding biopsychosocial issues, self-management strategies, including any exercise programs that have been recommended.

(e) Clinical records

Recording of information by the physiotherapist in the worker's clinical records, including the results of procedures and tests carried out.

(f) Communication

Communication of relevant information by the physiotherapist may be to the certifying medical practitioner and other health practitioners, the employer, claims agent, legal representatives and the worker.

PT108 Initial consultation involving some or all of the elements of an initial consultation.

\$69.20

Subsequent consultations

A subsequent consultation by a treating physiotherapist involving assessment and treatment of a worker's condition and some or all of the other elements listed below (although the extent of the consultation is at the discretion of the physiotherapist):

(a) History taking/assessment.

Consideration by the physiotherapist of the clinical records of the worker relating to their presenting condition and the worker's progress since the previous consultation.

(b) Examination

Examination by the physiotherapist of the condition.

(c) Treatment

Appropriate treatment of the condition, including the management of biopsychosocial issues by the physiotherapist.

(d) Reassessment and management

Reassessment of the goals of treatment, the treatment plan and the management program by both the worker and the physiotherapist, counselling by the physiotherapist regarding further treatment (if any), care and preventative measures.

(e) Communication

Communication of relevant information by the physiotherapist may be to the certifying medical practitioner and other allied health practitioners, the employer, claims agent, legal representatives and the worker.

- (f) Physiotherapy treatment form
 If treatment is expected to extend for longer than 6 weeks, completion by the physiotherapist of a physiotherapy treatment form (in a form approved by WorkCover) and forwarding of the form to the claims agent or self-insured employer. No additional fee is payable for completion of this form.
- (g) Clinical records Recording of information by the physiotherapist in the worker's clinical records, including the results of any procedures and tests carried out.
- PT210 Standard subsequent consultation involving assessment and treatment and some or all of the elements of a subsequent consultation.
- PT212 Long subsequent consultation involving all of the elements of a subsequent consultation and because of the complexity of the injury will require extra time for history taking, examination, treatment, documenting and liaison. This type of consultation is expected in cases of injuries following extensive burns, major trauma and major surgery requiring intensive post-operative treatment.

Where appropriate, validated tools will be used to measure and establish baseline functional capacity and progress in management will be recorded through the use of appropriate outcome measures.

Management should include collaborative goal setting.

CORRECTIVE/SERIAL SPLINTING

A splint is provided for correction and/or prevention of musculoskeletal imbalance. It may be prescribed to facilitate return to work or resumption of activities of daily living. A splint may be used as an adjunct to a treatment regime that includes corrective exercises/activities.

PT300 Fabrication/fitting/adjustment of splint.

\$153.70 per hour

\$76.90

- Note 1: Splints may be provided on referral from a medical expert or where the physiotherapist assesses the need for the service as part of the provision of clinical treatment.
- Note 2: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

AQUATIC PHYSIOTHERAPY

PT415 Individual aquatic physiotherapy session.

\$53.90 flat fee

An aquatic physiotherapy session planned by a physiotherapist where an individual worker is constantly and directly supervised and assessed by the physiotherapist. The session will involve all or some of the elements of a subsequent consultation (but a subsequent consultation cannot be separately charged).

Continued individual aquatic physiotherapy sessions may be justified in cases of severe trauma, fear of water, incompetence in water to recover safely from head-down immersion, or where the use of specific manual aquatic physiotherapy techniques can be justified both clinically and cost effectively (eg. Halliwick, Bad Ragaz, passive joint mobilisations and manual facilitation of preferred movement patterns).

PT420 Subsequent individual or group aquatic physiotherapy session.

\$22.50 per worker

An aquatic physiotherapy session not referred to in PT415.

Note 1: A review session at week four to six of the aquatic physiotherapy program should be undertaken. As a component of this review, consideration should be given to the appropriateness of progression to land based exercises.

Note 2: If the session is a group session:

- the group will be comprised of not more than six workers
- the session will involve programs that are unique and individualised to particular workers.

EXERCISE

PT455 Individual exercise session.

\$53.90 flat fee

Exercise session (other than an aquatic physiotherapy session) planned by a physiotherapist where an individual worker is constantly and directly supervised and assessed by the physiotherapist. The session will involve all or some of the elements of a subsequent consultation (but a subsequent consultation cannot be separately charged).

An exercise program should commence with an individual session and up to a maximum of four individual sessions may be required for the implementation of this worker's exercise program. The program should then progress into group exercise sessions.

PT460 Group exercise session.

\$15.90

Group exercise session (other than an aquatic physiotherapy session) planned and supervised by a physiotherapist for a group of not more than eight workers. The session will involve all or some of the elements of a subsequent consultation (but a subsequent consultation cannot be separately charged).

per worker

INDEPENDENT CLINICAL ASSESSMENT AND REPORT

PT780 Independent clinical assessment and report.

\$153.70 per hour

Service provided by a physiotherapist other than the treating physiotherapist comprising:

- (a) a review of the worker's medical history
- (b) a clinical assessment
- (c) a review of the worker's activity and functional capacity
- (d) preparation of a report,

for the purpose of providing a differential diagnosis and/or making recommendations in relation to ongoing treatment/management services, functional goals, the worker's capacity to return to work and any other relevant matters.

- Note 1: An independent clinical assessment may be requested in writing by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: This service is NOT to be performed by the treating physiotherapist.
- Note 3: An independent clinical assessment report must:
 - (i) provide recommendations for further treatment/management
 (including referrals to other agencies) and the expected benefit to the worker
 - (ii) address all questions asked by the referrer and where any question cannot be answered, provide an explanation
 - (iii) be limited to the relevant circumstances of the worker's injury/condition
 - (iv) be based on appropriate clinical examination, assessment and review of reports be consistent with accepted clinical practice and based on objective clinical findings

- (v) be accurate, unbiased, precise and consistent
- (vi) document any inability to obtain the worker's consent to any aspect of the assessment.
- Note 4: Payment will only be made following submission of the report.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TELEPHONE CALLS

PT552 Telephone call greater than 3 minutes.

\$21.30 flat fee

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical practitioner.
- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker
 - the call duration is 3 minutes or less.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.

TREATING PHYSIOTHERAPY REPORTS

PT820 Standard report.

\$153.70 flat fee

A standard report is a clinical opinion, statement or response to questions relating to the status of the claim.

- Note 1: A standard report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A standard report should be based on the physiotherapist's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example, if the physiotherapist has not seen the patient for some time) a consultation fee may be charged using item number PT815.
- Note 3: Payment will only be made following submission of the report.

PT810 Comprehensive report.

\$153.70 per hour

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of a claim and requires additional information above that required by a standard report due to the complexity of the case. Complexity is defined as:

- three or more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability.

The maximum time chargeable for this item is 2 hours.

Note 1: A comprehensive report may be requested by a:

- claims agent or self-insured employer
- worker or worker's representative.

Note 2: A comprehensive report should be based on the physiotherapist's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example, if the physiotherapist has not seen the patient for some time), a consultation fee may be charged using item number PT815.

Note 3: Payment will only be made following submission of the report.

Note 4: Any part of an hour should be charged proportionately and rounded to the nearest five minutes.

CONSULTATION FOR PREPARING A TREATING PHYSIOTHERAPY REPORT

PT815 Consultation for the purposes of preparing a standard or comprehensive treating physiotherapy report.

\$56.40 flat fee

CASE CONFERENCE

PT870 Case conference.

\$153.70 per hour

- Case conference attended by a physiotherapist for the purpose of discussing:
- details of limitations/recommendations relating to a sustainable return to work
- options for the management of a worker's recovery and functional restoration
- barriers to return to work
- other related information.
- Note 1: A case conference may be requested by a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker or worker's representative
 - workplace rehabilitation provider contracted by WorkCover
 - treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.
- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record. No fee is payable for records made by a physiotherapist during the case conference.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TRAVEL

PT905 Travel time.

\$130.60 per hour

Travel by a treating physiotherapist for the purpose of a:

- (a) a case conference
- (b) a home, hospital or worksite visit
- (c) consultation where the worker is otherwise unable to attend the physiotherapist's clinic or rooms.
- Note 1: There is no charge for travel from one clinic or rooms to another clinic or rooms.
- Note 2: Physiotherapists who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All accounts must include the total time spent travelling plus the distance travelled.
- Note 5: Where a physiotherapist provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

ACTIVITIES OF DAILY LIVING ASSESSMENT AND REPORT

PT760 Activities of daily living assessment and report.

\$153.70 per hour

Assessment by a physiotherapist, usually conducted in a worker's home environment, to assess the worker's level of functioning in relation to personal care, household tasks and recreational and social activities.

The purpose of the assessment is to reduce the potential adverse impact of the injury on the worker to facilitate early return to normal activity, and to provide an indicator of functional tolerances for determining work capacity.

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A visit is made to the home or hospital within five business days of receipt of written referral and/or approval by the treating medical practitioner, claims agent or self-insured employer or within a timeframe specified by the referrer.
- Note 3: Reports written as a result of an activities of daily living assessment must be incorporated in the total charge for the service. They must not be charged using other physiotherapy report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the activities of daily living assessment.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

A functional capacity evaluation is undertaken to determine a worker's abilities over a range of physical demands in order to make recommendations for participation in work. The functional capacity evaluation is a standardised battery of tests used to evaluate a worker's capacity for work-related activities.

FUNCTIONAL CAPACITY EVALUATION AND REPORT

PT700 Functional capacity evaluation and report.

\$153.70 per hour

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A functional capacity evaluation should only be undertaken when the required information about capacity is not available through other means.
- Note 3: The maximum time chargeable for this item is 7 hours.
- Note 4: Report written as a result of a functional capacity evaluation must:
 - include an executive summary outlining the major components of the service and relevant findings
 - be incorporated in the total charge for the service. They must not be charged using other physiotherapy report item codes.
- Note 5: A final report is to be provided within 10 business days of completing the functional capacity evaluation.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

The purpose of the program is to maximise the worker's ability to return to work. The program will be highly structured, goal orientated and individualised for each worker.

GRADUATED RETURN TO WORK PROGRAM AND REPORT

PT750 Graduated return to work program and report.

The program will involve actual and productive work duties identified by the physiotherapist as being within the worker's capacity and work practice guidelines relevant to the nature of the worker's injury and the performance of the particular duties.

\$153.70 per hour

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: A medical clearance should be obtained prior to implementing the graduated return to work program.
- Note 3: The program will not exceed 12 weeks unless an increase in capacity is demonstrated and the claims agent or self-insured employer approves an extension of the program.
- Note 4: Reports written as a result of a graduated return to work program must be incorporated in the total charge for the service. They must not be charged using other physiotherapy report item codes.
- Note 5: A final report is to be provided within 10 business days of completing the graduated return to work program.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

JOB ANALYSIS AND REPORT

PT740 Job analysis and report.

Attendance by a physiotherapist at a designated workplace to analyse available duties.

\$153.70 per hour Referrals may be requested by a:

- claims agent or self-insured employer
- medical expert.

Note 2: A job analysis includes:

- (a) an analysis of the critical physical demands of available duties
- (b) determining the worker's capacity to undertake the duties and individual tasks giving consideration to available medical guidelines, the physiotherapist's knowledge of the worker's diagnosis, pathology and prognosis, and other factors relevant to the worker's participation in work-related activities
- (c) making recommendations regarding:
 - (i) modifications of duties and/or individual tasks
 - (ii) the provision of equipment, therapeutic aids or appliances
 - (iii) introducing work practice guidelines to ensure the worker utilises safe body mechanics.
- (d) preparation of a report with an executive summary outlining the major components of the service and relevant findings.
- Note 3: Reports written as a result of a job analysis must be incorporated in the total charge for the service. They must not be charged using other physiotherapy report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the job analysis.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

WORKSITE ASSESSMENT AND REPORT

PT730 Worksite assessment and report.

> Attendance by a physiotherapist at a designated workplace in order to obtain an overview of the workplace, the worker's current duties and determine the availability of suitable duties.

\$153.70 per hour

- Note 1: Referrals may be requested by a:
 - claims agent or self-insured employer
 - medical expert.
- Note 2: The physiotherapist should visit the workplace within five business days of receipt of written referral or within a time specified by the referrer, subject to the employer's cooperation.
- Note 3: Reports written as a result of a worksite assessment must be incorporated in the total charge for the service. They must not be charged using other physiotherapy report item codes.
- Note 4: A final report is to be provided within 10 business days of completing the worksite assessment.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

NON-SCHEDULED SERVICES

PT999 Non-scheduled services.

A service of a kind not listed above, provided by a physiotherapist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

\$153.70 per hour

SCHEDULE 6—SCALES OF CHARGES—PSYCHOLOGY SERVICES

This schedule must be read in conjunction with the Psychology Fee Schedule Guidelines

Item No	Description	Max fee
	*	(excl GST)

CONSULTATIONS AND ASSESSMENTS

Initial consultation.

Treatment and intervention by a psychologist involving the psychologist's attendance with the worker. This includes face to face sessions, sessions conducted over the telephone, emergency telephone contact and video calling.

telephone con	tact and vid	eo caning.	
PS101	An attendance of not more than 15 minutes duration.		\$39.00
PS102	An attendance of more than 15 minutes duration but not more than 30 minutes duration.		
PS103	An attendaduration.	ance of more than 30 minutes duration but not more than 45 minutes	\$97.50
PS104	An attendaduration.	ance of more than 45 minutes duration but not more than 75 minutes	\$156.00
PS105	An attendaduration.	ance of more than 75 minutes duration but not more than 90 minutes	\$214.50
PS106	An attenda	ance of greater than 90 minutes duration.	\$234.00
	Note 1:	The maximum time chargeable for this item is 90 minutes ie, \$234.00. Multiple item numbers cannot be charged.	
	Note 2:	If treatment or intervention is provided at a location other than the psychologists professional rooms (for example the workplace), travel should be charged separately using the travel item number.	

Subsequent consultation.

Treatment and intervention by a psychologist involving the psychologist's attendance with the worker. This includes face to face sessions, sessions conducted over the telephone, emergency telephone contact and video calling.

PS121	An attendance of not more than 15 minutes duration.	\$39.00
PS122	An attendance of more than 15 minutes duration but not more than 30 minutes duration.	\$58.50
PS123	An attendance of more than 30 minutes duration but not more than 45 minutes duration.	\$97.50
PS124	An attendance of more than 45 minutes duration but not more than 75 minutes duration.	\$156.00
PS125	An attendance of more than 75 minutes duration but not more than 90 minutes duration.	\$214.50
PS126	An attendance of more than 90 minutes duration.	\$234.00

Note 1: Subsequent consultations should be face to face with the worker. However, where subsequent consultations are undertaken over the phone or via video calling, the psychologist should ensure that a face to face session is booked at regular intervals.

Note 2: The maximum time chargeable for this item is 90 minutes ie, \$234.00. Multiple item numbers cannot be charged.

Note 3: If treatment or intervention is provided at a location other than the psychologists professional rooms (for example the workplace), travel should be charged separately using the travel item number.

PSYCHOLOGICAL ASSESSMENT

Psychological assessment.

A psychological assessment includes any clinical or psychometric assessment by a psychologist to assist the worker to manage the injury or consequences of the injury (this item includes assessment and interpretation of results).

PS111	An attendance of not more than 15 minutes duration.	\$39.00
PS112	An attendance of more than 15 minutes duration but not more than 30 minutes duration.	\$58.50
PS113	An attendance of more than 30 minutes duration but not more than 45 minutes duration.	\$97.50
PS114	An attendance of more than 45 minutes duration but not more than 75 minutes duration.	\$156.00
PS115	An attendance of more than 75 minutes duration but not more than 105 minutes duration.	\$234.00
PS116	An attendance of more than 105 minutes duration but not more than 135 minutes duration.	\$312.00
PS117	An attendance of more than 135 minutes duration.	\$353.60

Note 1: A psychological assessment may be used in addition to an initial or subsequent consultation and should be itemised separately.

The purpose of an initial psychological assessment is to:

- clarify the diagnosis
- assist in treatment planning
- identify any issues relevant to treatment and intervention, and
- establish a baseline measure.

The purpose of a subsequent psychological assessment is to:

- · assess treatment progress, and
- identify any issues relevant to current and/or future treatment and intervention.

Note 2: The maximum time chargeable for this item is 135 minutes ie, \$353.60. Multiple item numbers cannot be charged.

GROUP THERAPY

Group therapy.

Attendance includes a group of workers or family members under the continuous direct supervision of a psychologist.

PS704	An attendance of more than 45 minutes duration but not more than 75 minutes duration	\$30.80 each client
PS705	An attendance of more than 75 minutes duration but not more than 105 minutes duration	\$47.30

PS706	An attenda duration.	ance of more than 105 minutes duration but not more than 135 minutes	\$62.70 each client
PS707	An attenda	ance of more than 135 minutes duration.	\$69.80 each client
	Note 1:	'Group' means attendance by a minimum of 2 persons and maximum of 9 persons.	
	Note 2:	Multiple item numbers cannot be charged.	

FAMILY THERAPY

Family group therapy (two clients).

PS724	An attendance of more than 45 minutes duration but not more than 75 minutes duration.	\$78.00 each client
PS725	An attendance of more than 75 minutes duration but not more than 105 minutes duration	\$117.00 each client
PS726	An attendance of more than 105 minutes duration but not more than 135 minutes duration.	\$156.00 each client
PS727	An attendance of more than 135 minutes duration.	\$176.10 each client

Note 1: Multiple item numbers cannot be charged.

Family group therapy (three or more clients).

PS714	An attendance of more than 45 minutes duration but not more than 75 minutes duration.	\$52.00 each client
PS715	An attendance of more than 75 minutes duration but not more than 105 minutes duration.	\$78.00 each client
PS716	An attendance of more than 105 minutes duration but not more than 135 minutes duration.	\$104.00 each client
PS717	An attendance of more than 135 minutes duration.	\$117.00 each client

Note 1: Multiple item numbers cannot be charged.

INTERVIEW OF ANOTHER PERSON OTHER THAN A WORKER

Interview of another person other than a worker.

Interview by a psychologist of a person other than a worker (e.g. spouse, employer, supervisor, rehabilitation and return to work coordinator) for the purposes of obtaining information crucial to the treatment and management of the injury. The psychologist must be able to provide clear justification for this service, if requested.

PS131	Interview of a person other than a client, not more than 15 minutes duration.	\$39.00
PS132	Interview of a person other than a client, more than 15 minutes duration but not more than 30 minutes duration.	\$58.50
PS133	Interview of a person other than a client, more than 30 minutes duration but not more than 45 minutes duration.	\$97.50
PS134	Interview of a person other than a client, more than 45 minutes duration but not more than 75 minutes duration.	\$156.00

PS135 Interview of a person other than a client, more than 75 minutes duration.

\$195.00

Note 1: The maximum time chargeable for this item is 75 minutes ie, \$195.00. Multiple item numbers cannot be charged.

Note 2: If the psychologist travels for the purpose of interviewing a person other than a worker, travel must be charged separately using the travel item number.

INDEPENDENT CLINICAL ASSESSMENT AND REPORT

PS780 Independent clinical assessment and report.

\$156.00 per hour

Services provided by a psychologist other than the treating psychologist comprising:

- a) a review of the worker's psychological/medical history including psychosocial treatment and functional status
- b) a clinical assessment
- c) a review of the worker's activity and functional capacity
- d) preparation of a report,

for the purpose of providing a differential diagnosis and/or making recommendations in relation to ongoing treatment/management services, functional goals, the worker's capacity to return to work and any other relevant matters.

- Note 1: An independent clinical assessment may be requested in writing by a:
 - claims agent or self-insured employer
 - worker or worker's representative
 - treating psychologist.
- Note 2: This service is NOT to be performed by the treating psychologist.
- Note 3: An independent clinical assessment report must:
 - (i) provide recommendations for further treatment/management (including referrals to other agencies) and the expected benefit to the worker
 - (ii) address all questions asked by the referrer and where any question cannot be answered, provide an explanation
 - (iii) be limited to the relevant circumstances of the worker's injury/condition
 - (iv) be based on appropriate clinical examination, assessment and review of reports
 - (v) be consistent with accepted clinical practice and based on objective clinical findings
 - (vi) be accurate, unbiased, precise and consistent
 - (vii)document any inability to obtain the worker's consent to any aspect of the assessment.
- Note 4: Payment will only be made following submission of the report.

Note 5: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

For example, an assessment of 137 minutes duration (rounded to 140 minutes) is calculated as follows:

 $$156.00 (hourly rate) \div 60 minutes x 140 minutes = $364.00 total charge.$

VOCATIONAL ASSESSMENT AND REPORT

PS315 Vocational assessment and report.

A vocational assessment of a worker by a psychologist to identify potential and alternative career employment options carried out by means of integrated clinical and standardised assessment procedures and instruments.

per hour

\$156.00

A vocational report by a psychologist providing advice on factors affecting occupational options following a vocational assessment. These factors may include:

- (a) psychosocial factors such as beliefs, motivation, attitude and personality
- (b) skills and abilities
- (c) cultural, religious or ethnic factors
- (d) socio economic context
- (e) medical status
- (f) education
- (g) advice on strategies to assist in the return to work process.
- Note 1: A vocational assessment may be requested in writing by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: The maximum time chargeable for this item is 7 hours ie, \$1,092.00.
- Note 3: Payment will only be made following submission of the report.
- Note 4: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

For example, an assessment of 202 minutes duration (rounded to 200 minutes) is calculated as follows:

 $$156.00 (hourly rate) \div 60 minutes \times 200 minutes = $520.00 total charge.$

TELEPHONE CALLS

PS552 Telephone call.

\$156.00 per hour

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from the:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical practitioner.
- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

For example, a telephone call of 20 minutes duration is calculated as follows:

\$156.00 (hourly rate) \div 60 minutes x 20 minutes = \$52.00 total charge.

TREATING PSYCHOLOGY REPORTS

PS820 Standard report.

Request for a progress report, where history and other details are already held on file covering a small number of specific questions. Questions may cover areas such as:

\$156.00 flat fee

- The current psychological status of the worker.
- A summary of the current treatment/treatment approach.
- Anticipated future treatment required, or
- Similar specific questions relevant to managing the case.
- Note 1: A standard report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: The maximum time chargeable for this item is 1 hour ie, \$156.00.
- Note 3: A standard report should be based on the psychologist's notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example if the psychologist has not seen the patient for some time) a consultation fee may be charged using item number PS815.
- Note 4: Payment will only be made following submission of the report.

PS810 Comprehensive report.

\$156.00 per hour

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of the claim and requires additional information above that required by a standard report due to the complexity of the case.

Complexity is defined as:

- three or more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability.
- Note 1: A comprehensive report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: The maximum time chargeable for this item is 4 hours ie, \$624.00.
- Note 3: A comprehensive report should be based on the psychologist's notes and would not usually require a consultation with the patient.

 However, where a consultation is appropriate (for example if the psychologist has not seen the patient for some time) a consultation fee may be charged using item number PS815.
- Note 4: Payment will only be made following submission of the report.
- Note 5 Any part of an hour should be charged proportionately and rounded to the nearest 5 minutes.

For example, a telephone call of 163 minutes duration (rounded to 165 minutes) is calculated as follows:

\$156.00 (hourly rate) \div 60 minutes x 165 minutes = \$429.00 total charge.

CONSULTATION FOR PREPARING A TREATING PSYCHOLOGY REPORT

PS815 Consultation for the purposes of preparing a treating psychology report.

\$156.00 flat fee

CASE CONFERENCE

PS870 Case conference.

\$156.00 per hour

Case conference attended by a psychologist for the purpose of discussing:

- details of limitations/recommendations relating to a sustainable return to work
- options for the management of a worker's recovery and functional restoration
- information relating to suitable duties at the workplace
- barriers to return to work
- other related information.

Note 1: A case conference may be requested by a:

- claims agent or self-insured employer
- worker's employer (if not self-insured)
- worker or worker's representative
- workplace rehabilitation provider contracted by WorkCover
- treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.

- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record. No fee is payable for records made by a psychologist during the case conference.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

For example, a case conference of 56 minutes duration (rounded to 55 minutes) is calculated as follows:

\$156.00 (hourly rate) \div 60 minutes x 55 minutes = \$143.00 total charge.

TRAVEL

PS905 Travel by a treating psychologist for the purpose of a:

\$156.00 per hour

- (a) case conference
- (b) home, hospital or worksite visit
- (c) consultation where the worker is otherwise unable to attend the psychologist's clinic or rooms.
- Note 1: There is no charge for travel from one clinic or rooms to another clinic or rooms.
- Note 2: Psychologists who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All accounts must include the total time spent travelling plus the distance travelled.
- Note 5: Where a psychologist provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

For example, travel of 45 minutes duration is calculated as follows:

\$156.00 (hourly rate) \div 60 minutes x 45 minutes = \$117.00 total charge.

NON-SCHEDULED SERVICES

PS999 Non-scheduled services.

\$156.00 per hour

A service of a kind not listed above provided by a psychologist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest 5 minutes.

SCHEDULE 7—SCALES OF CHARGES—SPEECH PATHOLOGISTS

This schedule must be read in conjunction with the Speech Pathology Fee Schedule Guidelines

Item No Description

Max Fee (excl GST)

CONSULTATIONS

Consultation by a speech pathologist involving the speech pathologist's attendance with the worker.

Initial consultations

E0149 Standard initial consultation. \$143.40
The maximum time chargeable for this item is 1.5 hours. per hour

E0151 Extended initial consultation greater than 1.5 hours duration. \$143.40
The maximum time chargeable for this item is 2.5 hours. per hour

Note 1: An initial consultation by a speech pathologist involving some or all of the following elements:

- the taking of a detailed case history
- counselling (according to the worker's emotional needs)
- determination of options for ongoing management following assessment
- consideration and implementation of appropriate treatment
- administration of a standardised clinical assessment or an empirical clinical assessment
- assessment of the ability of the worker to communicate at the worker's workplace
- evaluation and analysis of assessment results.

The initial consultation will be designed to form the basis of the diagnosis and assist in prognostic indications and treatment planning.

Note 2: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

Subsequent consultation

E0249 Subsequent consultation.

\$143.40

The maximum time chargeable for this item is 1 hour.

per hour

- Note 1: A subsequent consultation by a speech pathologist involving treatment and intervention designed to restore the worker's function to optimal levels.

 The consultation may involve:
 - tasks specifically related to skill development
 - counselling to facilitate adjustment and transfer of restored skills to everyday communicative situations.

Note 2: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TREATING SPEECH PATHOLOGY REPORTS

E0820 Standard report.

\$215.20

A standard report is a clinical opinion, statement or response to questions relating to the status of a claim.

flat fee

- Note 1: A standard report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.

Note 2: A standard report should be based on the speech pathologists notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example if the speech pathologist has not seen the patient for some time) a consultation fee may be charged using item number E0815.

Note 3: Payment will only be made following submission of the report.

E0810 Comprehensive report.

\$143.40 per hour

A comprehensive report is a clinical opinion, statement or response to questions relating to the status of the claim and requires additional information above that required by a standard report due to the complexity of the case. Complexity is defined as:

- three of more ongoing compensable injuries arising from the same claim
- pre-existing conditions that have a significant impact on the compensable injury
- co-morbidities that have a significant impact on the compensable disability. The maximum time chargeable for this item is 2 hours.
- Note 1: A comprehensive report may be requested by a:
 - claims agent or self-insured employer
 - worker or worker's representative.
- Note 2: A comprehensive report should be based on the speech pathologists notes and would not usually require a consultation with the patient. However, where a consultation is appropriate (for example if the speech pathologist has not seen the patient for some time) a consultation fee may be charged using item number E0815.
- Note 3: Payment will only be made following submission of the report.
- Note 4: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

CONSULTATION FOR PREPARING A TREATING SPEECH PATHOLOGY REPORT

E0815 Consultation for the purposes of preparing a standard or comprehensive treating speech pathology report.

\$143.40 flat fee

TELEPHONE CALLS

E0552 Telephone call.

\$143.40 per hour

- Note 1: Telephone calls are chargeable if they are of a case specific nature, made to or received from the:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker's representative
 - WorkCover medical consultant
 - workplace rehabilitation provider contracted by WorkCover
 - worker's referring/treating medical practitioner.
- Note 2: Telephone calls are NOT chargeable if:
 - made during a consultation
 - made to or from a worker.
- Note 3: This communication should not replace expected communication methods and reports between treating or referring practitioners.
- Note 4: Invoices for telephone calls in accordance with this item must record the name of the other party.
- Note 5: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

CASE CONFERENCE

E0870 Case conference.

\$143.40 per hour

- Case conference, attended by a speech pathologist for the purpose of discussing:
- details of limitations/recommendations relating to a sustainable return to work
 options for the management of a worker's recovery and functional restoration
- information relating to quitable duties at the grandralese
- information relating to suitable duties at the workplace
- barriers to return to work
- other related information.
- Note 1: A case conference may be requested by a:
 - claims agent or self-insured employer
 - worker's employer (if not self-insured)
 - worker or worker's representative
 - workplace rehabilitation provider contracted by WorkCover
 - treating medical expert.
- Note 2: The claims agent or self-insured employer must be represented at the case conference. The worker or worker's representative must always be invited to attend the case conference.
- Note 3: Case conferences conducted by telephone (teleconferencing) are chargeable under this item.
- Note 4: It is the responsibility of the claims agent or self-insured employer to make a written and signed record of the case conference that is to be distributed to all attendees. Differences of opinion should be noted in the record. No fee is payable for records made by a speech pathologist during the case conference.
- Note 5: Travel may be charged separately.
- Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

TRAVEL

E0905 Travel time.

\$122.00 per hour

Travel by a treating speech pathologist for the purpose of:

(a) case conference

- (b) home, hospital or worksite visit
- (c) consultation where the worker is otherwise unable to attend the speech pathologist's clinic or rooms.
- Note 1: There is no charge for travel from one clinic or rooms to another clinic or rooms.
- Note 2: Speech pathologists who conduct regular sessional visits with particular hospitals, specialist practitioners or rehabilitation facilities may not charge for travel in these instances.
- Note 3: Travel time is not included in any of the charges in the schedule and should be itemised separately on accounts for associated services.
- Note 4: All accounts must include the total time spent travelling plus the distance travelled.

Note 5: Where a speech pathologist provides services to multiple workers in a hospital or workplace, it is expected the travel charge will be divided accordingly.

Note 6: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

NON-SCHEDULED SERVICES

E0999 Non-scheduled services.

\$143.40 per hour

A service of a kind not listed above, provided by a speech pathologist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.

Note 1: Any part of an hour should be billed proportionately and rounded to the nearest five minutes.

South Australia

Workers Rehabilitation and Compensation (Self-Insured Employers) Variation Proclamation 2010

under section 61(3) of the Workers Rehabilitation and Compensation Act 1986

Part 1—Preliminary

1—Short title

This proclamation may be cited as the Workers Rehabilitation and Compensation (Self-Insured Employers) Variation Proclamation 2010.

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of proclamation under *Workers Rehabilitation* and *Compensation Act 1986* declaring certain agencies and instrumentalities of the Crown not to be exempt employers (*Gazette 24.9.1987 p1001*) as varied

4—Variation of proclamation

Proclamation—delete "exempt" and substitute:

self-insured

5—Variation of Schedule

Schedule—delete the following:

Aboriginal Lands Trust, The

Adelaide Festival Centre Trust, The

Senior Secondary Assessment Board of South Australia

South Australian Film Corporation

State Opera of South Australia

State Theatre Company of South Australia

Made by the Governor

with the advice and consent of the Executive Council on 9 September 2010 MIR10/019CS

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CITY OF NORWOOD PAYNEHAM & ST PETERS

Assigning Name—Linde Community Garden

NOTICE is hereby given that the Council at a meeting held on 2 September 2010, the Corporation of the City of Norwood Payneham & St Peters, pursuant to section 219 of the Local Government Act 1999, assigned the name 'Linde Community Garden' to the portion of Allotment 130 in Filed Plan 4431 as shown in the NP&SP Community Garden Association Lease Plan, such land being situated within Linde Reserve.

Amendment of Community Land Management Plan for Dunstone Grove—Linde Reserve

At the Council meeting held on 2 September 2010, the Corporation of the City of Norwood Payneham & St Peters adopted the proposal to amend the Dunstone Grove—Linde Reserve Community Land Management Plan, pursuant to Chapter 11 of the Local Government Act 1999.

A copy of the plan is available from the Council Office, Norwood Town Hall, 175 The Parade, Norwood, S.A. 5067, or from the Council's website.

MARIO BARONE, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

LOCAL GOVERNMENT ACT 1999

Declaration of Public Roads

NOTICE is hereby given pursuant to section 208 (4) of the abovementioned Act, that Council at its meeting held on 10 August 2010, resolved that pursuant to the provisions contained within the Local Government Act 1999:

- the un-named road being Allotment 50 in Filed Plan 218950, contained within certificate of title volume 5933, folio 494, in the name of City of Port Adelaide Enfield is hereby declared to be a public road;
- the private road being Allotment 268 in Deposited Plan 3630, contained within certificate of title volume 4115, folio 39, in the name of City of Port Adelaide Enfield and named McCulloch Avenue, Klemzig, is hereby declared to be a public road.

Dated 9 September 2010.

H. J. WIERDA, City Manager

CITY OF PORT ADELAIDE ENFIELD

LOCAL GOVERNMENT ACT 1999

Conversion of Private Roads to Public Roads

NOTICE is hereby given pursuant to section 210(2)(b) of the abovementioned Act, that Council intends to declare the following private roads to be public roads:

- Gladstone Avenue, Brooklyn Terrace, Boston Terrace (known locally as Horley Terrace), Jersey Avenue, Hopetoun Avenue and Kintore Avenue, Kilburn, described as Allotments 334 to 346 inclusive in Deposited Plan 1515, contained within certificate of title volume 4162, folio 553, in the name of Cora Lillian Minnie Jarvey, as the executrix of Samuel Barr Shierlaw (deceased) 2/12ths, Howard Alison Shierlaw, as the surviving executor of Joseph Craig Shierlaw (deceased) 2/12ths, Ethelbert Thomas Novis Matters, Clement Waterhouse Matters and Arthur Towers Matters, as executors of Thomas James Matters (deceased) 3/12ths and Clement Waterhouse Matters and Arthur Towers Matters, as two of the executors of Jane Beadnell Matters (deceased) 5/12ths;
- Brooklyn Terrace, Northcote Street, Way Street and Le Hunte Street, Kilburn described as Allotments 254 to 261 inclusive in Deposited Plan 1783 contained within certificate of title volume 1993, folio 149, in the name of

Clement Waterhouse Matters and Arthur Towers Matters, as two of the executors of Jane Beadnell Matters (deceased) 5/12ths, Ethelbert Thomas Novis Matters, Clement Waterhouse Matters and Arthur Towers Matters, as executors of Thomas James Matters (deceased) 3/12ths, Howard Alison Shierlaw, as the surviving executor of Joseph Craig Shierlaw (deceased) 2/12ths, Cora Lillian Minnie Jarvey as executrix of Samuel Barr Shierlaw (deceased) 2/12ths;

 private un-named road described as Allotment 51 in Filed Plan 218950, contained within certificate of title volume 5933, folio 637, in the name of Henry Emes.

A copy of the plans indicating the location of the private roads are on display in the Civic Centre, 163 St Vincent Street, Port Adelaide, at the Regional Offices situated in the Enfield, Greenacres and Parks Libraries and on Council's website:

www.portenf.sa.gov.au/goto/publicnotices

For further information please contact the Property Officer, Commercial Assets, Gary Baron, on telephone (08) 8405 6852, facsimile (08) 8405 6666 or by email:

gary.baron@portenf.sa.gov.au

Dated 9 September 2010.

H. J. WIERDA, City Manager

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Un-made Portion of Elder Drive, Mawson Lakes

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to close and retain portion and dispose of the remainder of the un-made public road (Elder Drive), extending from the Elder Drive-Templeton Street intersection and generally easterly adjoining the railway corridors, as shown more particularly delineated as 'A', 'B' and 'C' in Preliminary Plan No. 10/0043.

Closed road 'A' to be retained by Council for reserve purposes, subject to ETSA, SA Water easements and right of way.

Closed road 'B' to vest in Australian Rail Track Corporation Ltd, subject to ETSA and SA Water easements.

Closed road 'C' to vest in the Minister for Transport, subject to ETSA and SA Water easements.

A copy of the plan and statement of persons affected are available for public inspection at the Council Office, 12 James Street, Salisbury and at the offices of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours. Any objection or representation must set out the full name, address and details of the submission and must be fully supported by reasons.

The objection or representation must be made in writing within 28 days of the date of this notice to the Council, P.O. Box 8, Salisbury, S.A. 5108 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out the full details.

Council will consider all submissions containing objections or representations received by the close of business on 8 October 2010. Where a submission is made, Council will give notification of a meeting at which the matter will be considered.

Any enquiries relating to the above proposals and requests for any plans may be directed to Tim Starr on 8406 8577 or Tania Wareing on 8406 8216.

Dated 9 September 2010.

S. HAINS, City Manager

CITY OF VICTOR HARBOR

ROADS (OPENING AND CLOSING) ACT 1991

Pages Road, Victor Harbor

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Victor Harbor proposes to make a Road Process Order to close portion of the public road (Pages Road) and merge with the adjoining piece 6 in Filed Plan 165825 (Victor Harbor Golf Club), more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0122.

A copy of the preliminary plan and a statement of persons affected are available for public inspection at the offices of the City of Victor Harbor, 1 Bay Road, Victor Harbor and at 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 City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made the Council will give notification of a meeting at which the matter will be considered.

Dated 18 March 2010.

G. MAXWELL, Chief Executive Officer

BERRI BARMERA COUNCIL

PUBLIC CONSULTATION

The Berri Barmera Better Development Plan Conversion and Alignment Development Plan Amendment

NOTICE is hereby given that the Berri Barmera Council, pursuant to sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan(s).

The Amendment will change the Development Plan by proposing to:

- Replace the entire Berri Barmera Council Development Plan, with a new State Government Better Development Plan format, proving clearer policy direction and better quality mapping affecting urban and rural areas.
- Introduce consistent policy across the rural and urban areas
 of the Riverland, where possible, and with relevant local
 policy.
- Introduce land use policy that reflects the urban growth scenarios, and to promote the investment and population growth targets, depicted in the Structure Plans prepared by the Riverland Futures Taskforce and the three Riverland Councils
- Introduce residential development standards within townships that allow scope for higher urban densities and range of housing choice, and State Government Affordable Housing policy.
- Provide for an expansion of rural living areas within designated townships and the retention of future urban growth areas, in a staged and orderly fashion over 5-30 years.
- Promote economic development opportunities with a focus on primary production, business, industry, manufacturing, retail, services, transport and logistics, and tourism within designated areas.
- Protect dryland farming and horticultural land for future generations with relevant land use policies, and noncomplying criteria limiting the division of land and construction of dwellings in certain cases and where not associated with primary production of the land.
- Expand the District Centre Zone at Berri and to promote tourist orientated development area along designated areas of the Berri Riverfront.

- Introduce a stronger emphasis on environmental outcomes, rainwater tanks for new dwellings, renewable energy sources and protection of conservation parks, the River Murray corridor and other identified areas of environmental and conservation importance.
- Promote rural based business and industry, related to primary production, in rural areas.
- Introduce provisions to help retain and facilitate community development, recreation and social service needs of the community.
- Introduce a range of alterations to Zone boundaries and Zone policy to reflect existing uses and/or future desired land use opportunities.
- Correct anomalies of the current Development Plan, reduce policy repetition, remove irrelevant policy and introduce regional consistency for complying and non-complying development.

The DPA report will be on public consultation from 13 September 2010 to 8 November 2010.

Copies of the DPA report are available during normal office hours at 19 Wilson Street, Berri. Alternatively, the DPA report can be viewed on the Internet at www.berribarmera.sa.gov.au or during normal office hours at the following locations:

- Berri Barmera Council Office, 19 Wilson Street, Berri.
- Barmera Library and Customer Service Centre, Barwell Avenue, Barmera.
- Berri Library and Information Centre, Kay Avenue, Berri.

Written submissions regarding the DPA should be submitted no later than 5 p.m on 8 November 2010. All submissions should be addressed to the Chief Executive Officer and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

<u>bbc@berribarmera.sa.gov.au</u> (Attention: Chief Executive Officer),

inserting in the subject line: Development Plan Amendment Submission.

Copies of all submissions will be available for inspection at 19 Wilson Street, Berri, from 8 November 2010, until the conclusion of the public hearing.

A public hearing will be held at 6 p.m. on Tuesday, 30 November 2010, at the Council Chambers, 19 Wilson Street, Berri, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

D. BEATON, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

PUBLIC CONSULTATION

The Loxton Waikerie Better Development Plan Conversion and Alignment Development Plan Amendment

NOTICE is hereby given that the District Council of Loxton Waikerie, pursuant to sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by proposing to:

- Replace the entire Loxton Waikerie (DC) Development Plan, with a new State Government Better Development Plan format, proving clearer policy direction and better quality mapping affecting urban and rural areas.
- Introduce consistent policy across the rural and urban areas
 of the Riverland, where possible, and with relevant local
 policy.

- Introduce land use policy that reflects the urban growth scenarios, and to promote the investment and population growth targets, depicted in the Structure Plans prepared by the Riverland Futures Taskforce and the three Riverland Councils.
- Introduce residential development standards within townships that allow scope for higher urban densities and range of housing choice, and State Government Affordable Housing policy.
- Provide for an expansion of rural living areas within designated townships and the retention of future urban growth areas, in a staged and orderly fashion over 5-30 years.
- Promote economic development opportunities with a focus on primary production, business, industry, manufacturing, retail, services, transport and logistics, and tourism within designated areas.
- Protect dryland farming and horticultural land for future generations with relevant land use policies, and noncomplying criteria limiting the division of land and construction of dwellings in certain cases and where not associated with primary production of the land.
- Introduce a stronger emphasis on environmental outcomes, rainwater tanks for new dwellings, renewable energy sources and protection of conservation parks, the River Murray corridor and other identified areas of environmental and conservation importance.
- Promote rural based business and industry, related to primary production, in rural areas.
- Introduce provisions to help retain and facilitate community development, recreation and social service needs of the community.
- Introduce a range of alterations to Zone boundaries and Zone policy to reflect existing uses and/or future desired land use opportunities.
- Correct anomalies of the current Development Plan, reduce policy repetition, remove irrelevant policy and introduce regional consistency for complying and non-complying development.

The DPA report will be on public consultation from 13 September 2010 to 8 November 2010.

Copies of the DPA report are available during normal office hours at Council Offices in East Terrace, Loxton and Strangman Road, Waikerie. Alternatively, the DPA report can be viewed on the Internet at:

www.loxtonwaikerie.sa.gov.au

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 8 November 2010. All submissions should be addressed to the Chief Executive Officer and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

council@loxtonwaikerie.sa.gov.au

(Attention: Chief Executive Officer).

Copies of all submissions will be available for inspection at Council Offices in Loxton and Waikerie from 8 November 2010, until the conclusion of the public hearing.

Public hearings will be held at 7 p.m. on Wednesday, 1 December 2010, at the Council Office, East Terrace, Loxton and 7 p.m. on Thursday, 2 December 2010, at the Council Office, Strangman Road, Waikerie, at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

P. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL MALLALA

Renaming of Road

NOTICE is hereby given in accordance with section 219 of the Local Government Act 1999, that the Council at its meeting held on Monday, 23 August 2010, resolved to rename the following road name:

That the roadway currently named Badcoe Parade (formerly Old Port Wakefield Road) adjacent certificate of title volume 5263, folio 231, F142923 to certificate of title volume 5466, folio 442 and D012477, Hundred of Port Gawler be renamed Meaney Drive.

ERRATUM

Renaming of Road

IN Government Gazette, No. 56 dated 26 August 2010 on page 4627, third notice appearing in the last paragraph should read:

That the roadway currently named Johns Road adjacent Lot 169, 163167 certificate of title volume 5401, folio 177), Hundred of Port Gawler be renamed Johns West Road.

C. MANSUETO, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Assign Road Names

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, as amended, Council has resolved to name and rename and assign road names within the District Council of Mount Barker to the following government roads:

- That the name Pinewood Lane be assigned to an unknown public road that runs in an East/South direction, from Mount Barker Road to Windmill Lane within the locality of Totness.
- That the name Laurie Road be assigned to an unknown public road that runs in a North/South direction, from Mail Road to Wachtel Road at Harrogate.
- The name Stagecoach Lane be assigned to the road segment previously known as Old Coach Road that runs in an East/West direction from Wicks Road to Kuipto Forest gates, at the boundary of Kuipto and Kangarilla localities.
- The name Gratwick Street be assigned to the road previously known as East Street that runs in a West/East direction from Church Hill Road to Marianna Street at Echunga.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Mount Remarkable at a special meeting held on 23 August 2010, adopted for rating purposes for the financial year ending 30 June 2011, pursuant to section 167 (2) (a) of the Local Government Act 1999, the Valuer-General's most recent valuations of land available to the Council, being the site valuations of land totalling \$332 761 080 and specified that 23 August 2010, shall be the day as and from when the Valuer-General's valuation shall become the valuation of the Council.

Declaration of Rates

In order to raise the amount of \$1 911 705 that is required to be raised in rates, the Council declared:

1. Differential general rates pursuant to section 156 (1) (c) of the Local Government Act 1999, be declared as follows:

- (a) in respect of land situated outside of townships as follows:
 - 0.338 cents in the dollar on rateable land of Category 1 use;
 - (ii) 2.2 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - (iii) 5.9 cents in the dollar on rateable land of Category 4 use;
 - (iv) 5.4 cents in the dollar on rateable land of Categories 5 and 6 uses;
 - (v) 0.343 cents in the dollar on rateable land of Categories 7 and 8 uses; and
 - (vi) 9.95 cents in the dollar on rateable land of Category 9 use;
- (b) in respect of land situated within townships as follows:
 - (i) in the township of Appila:
 - 3.2 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 4.7 cents in the dollar on rateable land of Categories 2, 3, 4, 5 and 6 uses; and
 - 6.5 cents in the dollar on rateable land of Category 9 use;
 - (ii) in the township of Booleroo Centre:
 - 1.76 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 3.0 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 2.1 cents in the dollar on rateable land of Category 4 use;
 - 3.0 cents in the dollar on rateable land of Categories 5 and 6 uses; and
 - 4.3 cents in the dollar on rateable land of Category 9 use;
 - (iii) in the townships of Bruce, Hammond, Moockra and Willowie:
 - 1.3 cents in the dollar on rateable land of Category 1, 7 and 8 uses;
 - 2.2 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 5.9 cents in the dollar on rateable land of Category 4 use;
 - 5.4 cents in the dollar on rateable land of Categories 5 and 6 uses;
 - 13.8 cents in the dollar on rateable land of Category 9 use.
 - (iv) in the township of Melrose:
 - 0.578 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 1.05 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 2.45 cents in the dollar on rateable land of Categories 4, 5 and 6 uses; and
 - 3.0 cents in the dollar on rateable land of Category 9 use.
 - (v) in the township of Murray Town:
 - 1.3 cents in the dollar on rateable land of Categories 1, 5, 6, 7 and 8 uses;
 - 2.6 cents in the dollar on rateable land of Categories 2, 3 and 4 uses; and
 - 5.7 cents in the dollar on rateable land of Category 9 use;

- (vi) in the township of Port Flinders:
 - 0.426 cents in the dollar on all rateable land;
- (vii) in the township of Port Germein:
 - 0.482 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 0.825 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 0.99 cents in the dollar on rateable land of Categories 4, 5 and 6 uses; and
 - 1.67 cents in the dollar on rateable land of Category 9 use;
- (viii) in the township of Wirrabara:
 - 2.23 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 3.15 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 3.4 cents in the dollar on rateable land of Category 4 use;
 - 5.4 cents in the dollar on rateable land of Categories 5 and 6 uses; and
 - 5.0 cents in the dollar on rateable land of Category 9 use;
 - (ix) in the township of Wilmington:
 - 0.855 cents in the dollar on rateable land of Categories 1, 7 and 8 uses;
 - 1.3 cents in the dollar on rateable land of Categories 2 and 3 uses;
 - 3.65 cents in the dollar on rateable land of Categories 4, 5 and 6 uses; and
 - 3.05 cents in the dollar on rateable land of Category 9 use.
- 2. A fixed charge component of the general rate of \$235 be imposed upon each assessment in accordance with section 152 (1) (c) of the Local Government Act 1999.

Separate Rates

Natural Resources Management Levy

Pursuant to the provisions of section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, Council declared a separate rate of 0.1378 cents in the dollar on the site value of all rateable land in the area of the Council to raise the amount of \$73 423 payable to the Northern and Yorke Natural Resources Management Board.

Pursuant to the provisions of section 95 of the Natural Resources Management Act 2004 and section 158 of the Local Government Act 1999, that Council fixes a minimum amount payable by way of this separate rate of \$35.50.

Hall Separate Rate

That for a period of one year (being the second of a total of five years), Council declared a separate rate pursuant to section 154 of the Local Government Act 1999, for the purpose of maintaining the structural stability and improving the building maintenance program of District Halls within the townships of Appila, Booleroo Centre, Bruce, Hammond, Melrose, Murray Town, Port Germein, Willowie, Wilmington and Wirrabara.

A fixed charge of \$13.10 was declared for this purpose on all rateable land in the area of the Council with the following parts of the Council area being excluded:

- the township of Port Flinders;
- that part of the Hundred of Winninowie, north of the Microwave Tower Road and west of the eastern boundaries of sections 227, 60, 70, 133, 231, 52, 46, 214, 131, 41 and 44; and
- that part of the Hundred of Woolundunga, east of the western boundary of sections 264, 267, 23, 928, 24, 281, 611, 295, 294, 241 and 355.

Port Flinders Water Supply Separate Rate

That pursuant to the provisions of section 154 of the Local Government Act 1999, that Council declares a separate rate based on a fixed charge of \$4 750 on all land within the defined township of Port Flinders for the purpose of completing construction of the Port Flinders Water Supply.

That pursuant to the provisions of section 181 (13) of the Local Government Act 1999, that this separate rate may be paid over four financial years being 2010-2011, 2011-2012, 2012-2013 and 2013-2014.

Rural Property Addressing Separate Rate

That pursuant to the provisions of section 154 of the Local Government Act 1999, that Council declares a separate rate based on a fixed charge of \$28 supplied on any piece of rateable land outside of the defined townships within the Council area provided with a sign for the purpose of rolling out the new Rural Property Addressing signage project.

That where more than one sign is provided to a rateable property for this purpose, that a separate rate of \$28 will be levied in respect of each sign installed.

Annual Service Charges

1. Pursuant to section 155 of the Local Government Act 1999, and in accordance with the CWMS Property Units Code as provided at Regulation 9A of the Local Government (General) Regulations 1999, declared an annual service charge for the collection, treatment and disposal of wastewater in respect of all assessments within the townships of Wilmington, Melrose and Booleroo Centre to which Council makes available a Community Wastewater Management Scheme and for each of the seven assessments of land associated with the Port Germein mini Community Wastewater Management Scheme. The Service Charges shall be:

Wilmington:

\$354 per unit on each assessment of land;

\$85 per septic or sullage tank with a capacity of up to 2 500 litres (small 2 yearly desludging cycle);

\$140 per septic or sullage tank with a capacity in excess of 2 500 litres (for 4 yearly desludging cycle).

Melrose:

\$358 per unit on each assessment of land;

\$85 per septic or sullage tank with a capacity of up to 2 500 litres (small 2 yearly desludging cycle);

\$140 per septic or sullage tank with a capacity in excess of 2 500 litres (for 4 yearly desludging cycle).

Booleroo Centre:

\$374 per unit on each assessment of occupied land;

\$85 per septic or sullage tank with a capacity of up to 2 500 litres (small 2 yearly desludging cycle);

\$140 per septic or sullage tank with a capacity in excess of 2 500 litres (for 4 yearly desludging cycle).

Port Germein:

\$400 per unit on each of the seven assessments of land.

- 2. Pursuant to section 155 of the Local Government Act 1999, Council declares an annual service charge of \$212 for the collection and disposal of waste in a mobile garbage bin, on:
 - (a) all occupied properties in the defined townships of Appila, Booleroo Centre, Hammond, Melrose, Murray Town, Port Germein, Port Flinders, Willowie, Wilmington and Wirrabara; and
 - (b) all land outside of the townships abutting the defined collection route on which a habitable dwelling exists.
- 3. Pursuant to section 155 of the Local Government Act 1999, Council declares an annual service charge of \$178.40 per annum on each assessment of land within the township of Port Flinders to which Council makes available the Port Flinders Water Supply and Council declares a service charge of \$2.48 per kilolitre for each kilolitre of water supplied, and that these service charges also apply to non-rateable land to which the service is made available.

Payment of Rates

Pursuant to section 181 (2) (a) of the Local Government Act 1999, Council declared that all rates will be payable in four equal or approximately equal instalments and that the due date for those instalments will be 30 September 2010, 16 December 2010, 17 March 2011 and 16 June 2011.

S. R. CHERITON, Chief Executive Officer

RENMARK PARINGA COUNCIL

PUBLIC CONSULTATION

The Renmark Paringa Better Development Plan Conversion and Alignment Development Plan Amendment

NOTICE is hereby given that the Renmark Paringa Council, pursuant to sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan(s).

The Amendment will change the Development Plan by proposing to:

- Replace the entire Renmark Paringa (DC) Development Plan, with a new State Government Better Development Plan format, proving clearer policy direction and better quality mapping affecting urban and rural areas.
- Introduce consistent policy across the rural and urban areas
 of the Riverland, where possible, and with relevant local
 policy.
- Introduce land use policy that reflects the urban growth scenarios, and to promote the investment and population growth targets, depicted in the Structure Plans prepared by the Riverland Futures Taskforce and the three Riverland Councils.
- Introduce residential development standards within townships that allow scope for higher urban densities and range of housing choice, and State Government Affordable Housing policy.
- Provide for an expansion of rural living areas within designated townships and the retention of future urban growth areas, in a staged and orderly fashion over 5-30 years.
- Promote economic development opportunities with a focus on primary production, business, industry, manufacturing, retail, services, transport and logistics, and tourism within designated areas.
- Protect dryland farming and horticultural land for future generations with relevant land use policies, and noncomplying criteria limiting the division of land and construction of dwellings in certain cases and where not associated with primary production of the land.
- Introduce a stronger emphasis on environmental outcomes, rainwater tanks for new dwellings, renewable energy sources and protection of conservation parks, the River Murray corridor and other identified areas of environmental and conservation importance.
- Promote rural based business and industry, related to primary production, in rural areas.
- Introduce provisions to help retain and facilitate community development, recreation and social service needs of the community.
- Introduce a range of alterations to Zone boundaries and Zone policy to reflect existing uses and/or future desired land use opportunities.
- Correct anomalies of the current Development Plan, reduce policy repetition, remove irrelevant policy and introduce regional consistency for complying and non-complying development.

The DPA report will be on public consultation from 13 September 2010 to 8 November 2010.

Copies of the DPA report are available during normal office hours at 61 Eighteenth Street, Renmark, S.A. 5341. Alternatively, the DPA report can be viewed on the Internet at:

www.renmarkparinga.sa.gov.au

or at 61 Eighteenth Street, Renmark, S.A. 5341, during normal office hours.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 8 November 2010. All submissions should be addressed to the Chief Executive Officer and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

council@renmarkparinga.sa.gov.au

(Attention: Chief Executive Officer).

Copies of all submissions will be available for inspection at 61 Eighteenth Street, Renmark, S.A. 5341 from 8 November 2010, until the conclusion of the public hearing.

A public hearing will be held at 7 p.m. on 29 November 2010, at the Renmark Paringa Council, Community and Civic Centre, 61 Eighteenth Street, Renmark, S.A. 5341 at which time interested persons may be heard in relation to the DPA and the submissions. The public hearing will not be held if no submissions are received or if no submission makes a request to be heard.

B. HURST, Chief Executive Officer

MUNICIPAL COUNCIL OF ROXBY DOWNS

Adoption of Valuation and Declaration of Rates 2010-2011

NOTICE is hereby given that on 1 September 2010 the Municipal Council of Roxby Downs, for the financial year ending 30 June 2011 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and the Roxby Downs (Indenture Ratification) Act 1982, adopted the following resolutions:

Adoption of Valuation

The rates assessed on rateable land in the area of the Council will be based on the capital value of land for all rateable land.

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 capital value of land within the Council's area be adopted, totalling \$722 311 400.

Fixed Charge

Pursuant to section 152 of the Local Government Act 1999 a fixed charge of \$425 is imposed in respect of each separate piece of rateable land in the Council area.

Declaration of Differential General Rates

Pursuant to sections 152 (1) (c), 153 (1) (a) and 156 (1) (a) of the Local Government Act 1999, Differential General Rates are declared in accordance with the use of the land in accordance with the differentiating factors specified at Regulation 10 of the Local Government (General) Regulations 1999, as follows:

- Residential Land—a differential rate of 0.2850 cents in the dollar on the capital value of such land.
- Commercial (Shops), Commercial (Office), Commercial (Other)—a differential rate of 0.7500 cents in the dollar on the capital value of such land.
- Industrial (Light), Industrial (Other), Primary Production and Other—a differential rate of 0.6700 cents in the dollar on the capital value of such land.
- Vacant Land—a differential rate of 0.5250 cents in the dollar on the capital value of such land.

Service Charges

Pursuant to section 155 of the Local Government Act 1999, a service charge of \$180 is imposed upon each separate piece of rateable land to which the Council makes available a collection, treatment and disposal of domestic waste service.

Declaration of Separate Rate—NRM Levy

Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, a separate rate (fixed charge) of \$25 is declared on all rateable land in the Council area to raise the amount of \$42 625 on behalf of the SA Arid Lands Natural Resources Management Board.

Method of Payment

That in accordance with section 181 of the Local Government Act 1999, the 2010-2011 General Rates (Fixed Charge and Differential Rate), Service Charge and Separate Rate shall be due in four instalments payable on 20 October 2010, 20 December 2010, 20 March 2011 and 20 June 2011.

W. J. BOEHM, Administrator

WATTLE RANGE COUNCIL

Revocation of Authorisation

NOTICE is hereby given that in accordance with the powers delegated by Wattle Range Council, Francis Newman Brennan, Chief Executive Officer, has duly revoked all previous appointments made by the Wattle Range Council to David John Mosel.

F. N. BRENNAN, Chief Executive Officer

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

Allis, Countess Fedelis Annie, late of 73 Fletcher Road, Birkenhead, of no occupation, who died on 27 May 2010. Beeken, Alan John, late of 78-96 Dumfries Avenue, Northgate, of no occupation, who died on 6 May 2010.

Jackson, Sally Anne Bernadette, late of 36 Kanangra Road,
Dernancourt, shop assistant, who died on 20 July 2009.

Maitreya, Michael, late of 10 Mortimer Street, Kurralta Park, retired researcher, who died on 4 May 2010.

Moss, Kathleen Mary, late of 33 Connie Street, Modbury, retired cleaner, who died on 19 June 2010.

Phelan, Michael John, late of 22 Stevenson Street, Nailsworth, retired roofer, who died on 22 April 2010.

Pidun, Frederick Hans Jurgen, late of 1 Parakeelya Retreat, Douglas Point South, retired seaman, who died on 16 June 2010.

Thomas, Elizabeth Margaret, late of 74 Princes Highway, Tailem Bend, of no occupation, who died on 26 May 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 Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 8 October 2010, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons 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 same to the Public Trustee.

Dated 9 September 2010.

M. I. BODYCOAT, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Hickey, Audrey May, late of 11 Stanley Street, Leabrook, S.A., widow, who died on 27 December 2009.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims in the above estate are required to send full particulars of such claims in writing to Perpetual Trustees SA Limited at the address below on or before Friday, 8 October 2010, otherwise they will be excluded from the distribution of the said estate.

Dated 9 September 2010.

PERPETUAL TRUSTEES LIMITED, G.P.O. Box 1098, Adelaide, S.A. 5001

IN the matter of the estate of the undermentioned deceased person:

Thomas, Thelma May, late of 3 Grant Avenue, Gilles Plains, S.A., who died on 30 May 2010.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 14 October 2010, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

NATIONAL AUSTRALIA TRUSTEES LIMITED, Debbie Haworth, Level 10, 22 King William Street, Adelaide, S.A. 5000

ATTENTION

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