No. 103 521



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 29 JULY 1999

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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 Riverside 2000 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: govgaz@riv.ssa.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.

HIGHWAYS ACT 1926 SECTION 30A(1): CESSATION OF CONTROL OF ACCESS AND CONTROL OF ACCESS—SOUTH ROAD AND SALISBURY HIGHWAY-SOUTH ROAD CONNECTOR, WINGFIELD AND DRY CREEK, HUNDRED OF RORT ADELAIDE

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

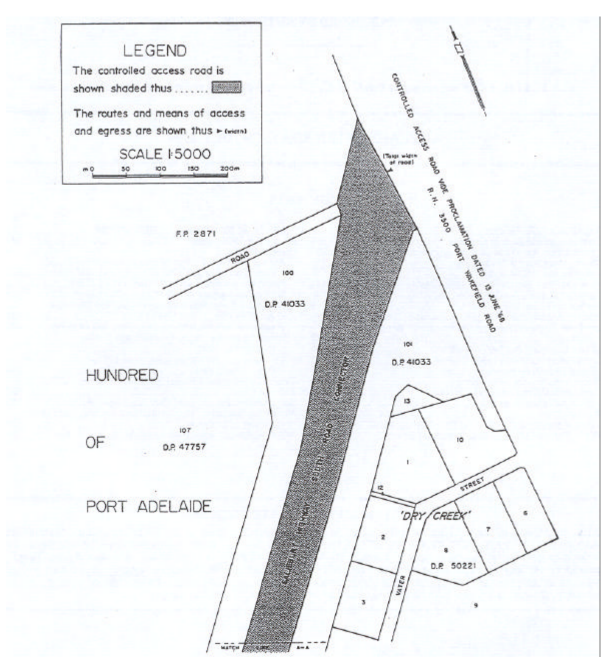
- 1. On 9 April 1992 portion of South Road, Wingfield, in the Hundred of Port Adelaide was declared by proclamation to be a controlled-access road (see *Gazette* 9 April 1992 p. 1092).
- 2. It is now intended that portion of South Road and the Salisbury Highway South Road Connector at Wingfield and Dry Creek in the Hundred of Port Adelaide be declared to be a controlled-access road and that part of the controlled-access road referred to in clause 1 be subsumed into the new controlled-access road.

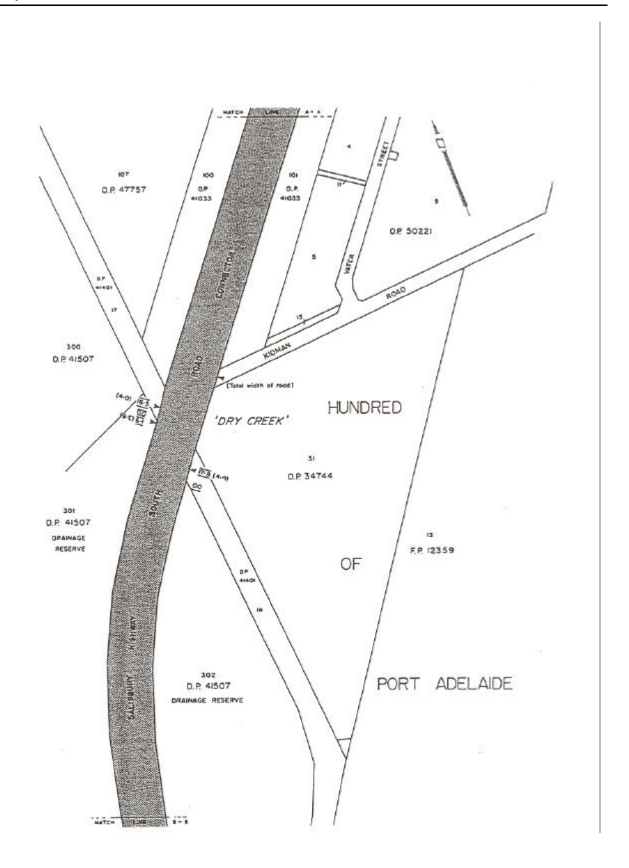
Proclamation

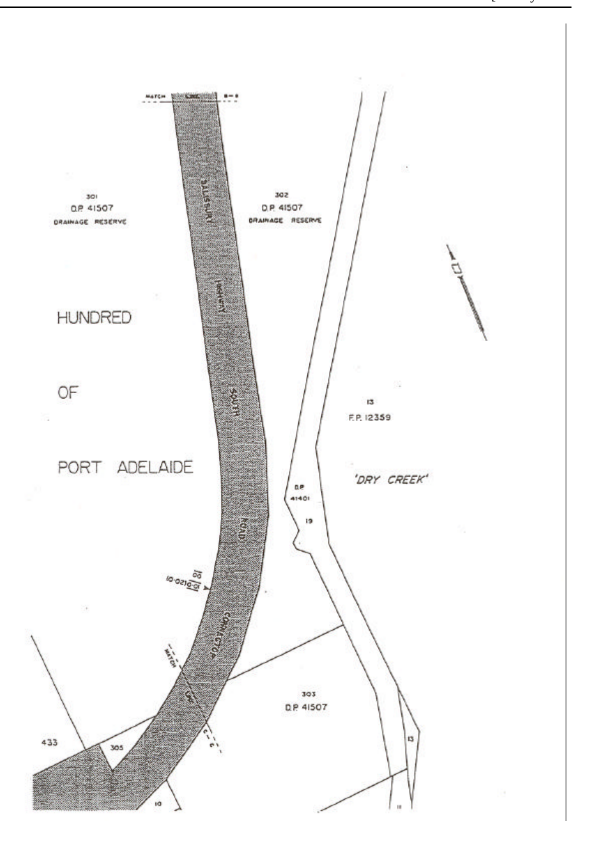
PURSUANT to section 30A(1) of the *Highways Act 1926*, on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council, I declare—

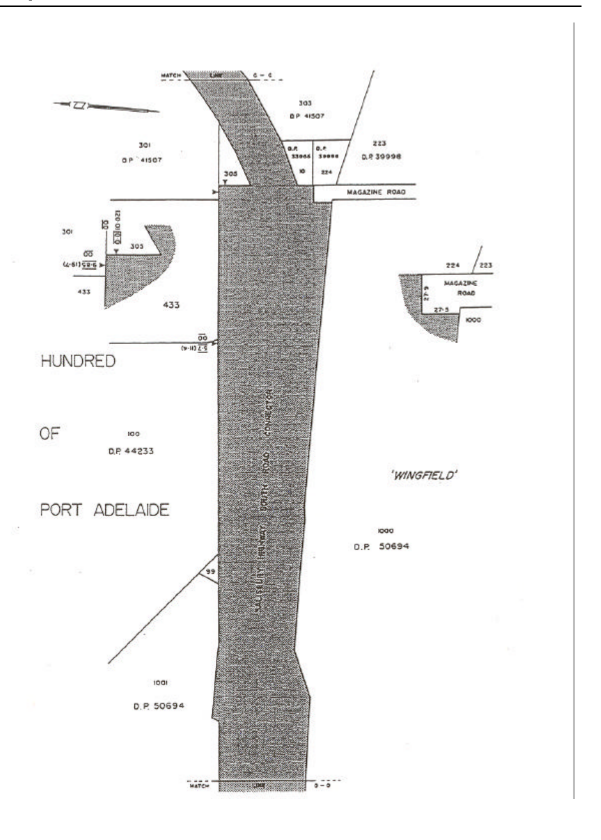
- (a) that that part of the controlled-access road referred to in clause 1 of the preamble that lies north of the northern boundary of Cormack Road, Wingfield, ceases to be part of a controlled-access road; and
- (b) that the land shaded in grey on the plan in the schedule of this proclamation is a controlled-access road; and
- (c) that the routes and means of access by which persons and vehicles may enter or leave the controlled-access road declared in paragraph (b) are as shown on the plan.

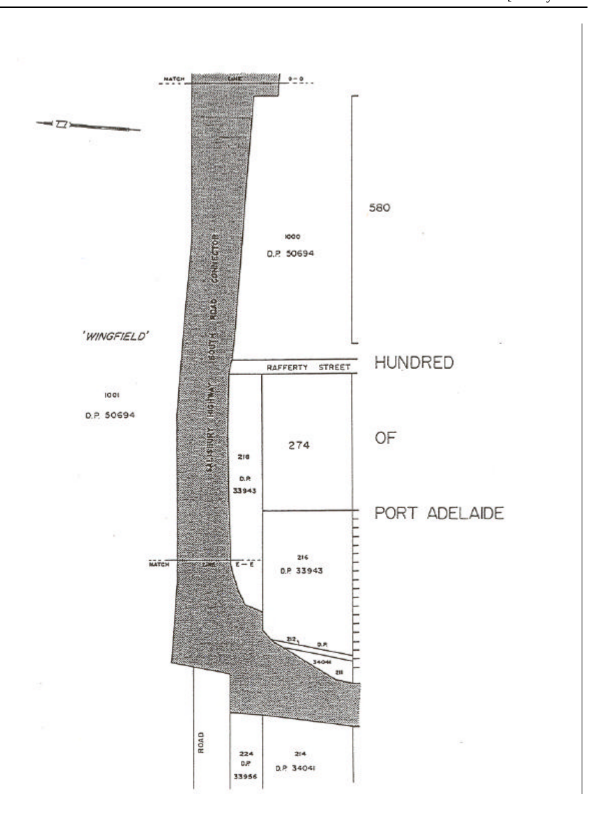
SCHEDULE

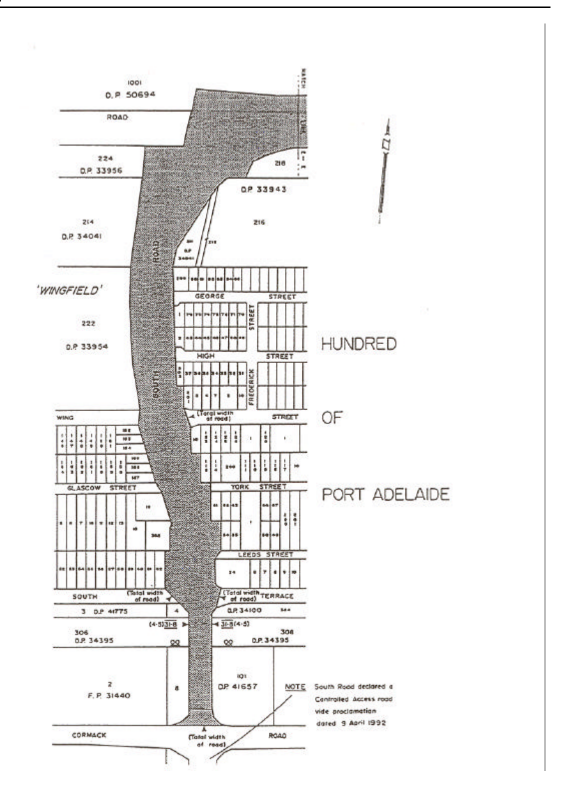












Given under my hand and the Public Seal of South Australia, at Adelaide, 29 July 1999.

By command,

IAIN EVANS, for Premier

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 5: ADMINISTRATION OF ELECTRICITY CORPORA-TIONS (RESTRUCTURING AND DISPOSAL) ACT 1999 COMMITTED TO THE TREASURER

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 5 of the Administrative Arrangements Act 1994 and with the advice and consent of the Executive Council, I commit the administration of the Electricity Corporations (Restructuring and Disposal) Act 1999 to the

Given under my hand and the Public Seal of South Australia at Adelaide, 29 July 1999.

By command.

IAIN EVANS, for Premier

T&F 61/99 CS

CROWN LANDS ACT 1929 SECTION 5AA(1)(c): TOWN OF EAST, LOXTON LOXTON IRRIGATION HUNDRED OF BOOKPURNONG—DEDICATED LAND RESUMED

Proclamation By The Governor

(L.S.) E. J. NEAL

Preamble

1. The following land is dedicated for the purposes of the Highways and Local Government Department for use by the Commissioner of Highways (see Gazette 24 January 1952 p. 137):

Allotment 93, Town of Loxton East, Loxton Irrigation Area, Hundred of Bookpurnong, being the whole of the land contained in Certificate of Title Register Book Volume 5505

2. The registered proprietor of the land has consented to the resumption of the land.

Proclamation

PURSUANT to section 5AA(1)(c) of the Crown Lands Act 1929 and with the advice and consent of the Executive Council, I resume the land defined in the preamble to this proclamation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 29 July 1999.

By command,

IAIN EVANS, for Premier

MEH 37/99 CS

ELECTRICITY CORPORATIONS (RESTRUCTURING AND DISPOSAL) ACT 1999 (Act No. 36 of 1999): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I-

- (a) fix 29 July 1999 as the day on which the Electricity Corporations (Restructuring and Disposal) Act 1999 (other than section 13 and Parts 2, 3 and 4 of Schedule 3—see section 2) will come into operation; and
- (b) suspend the operation of clauses 8 to 15 (inclusive) of Schedule 4 of that Act until a day to be fixed by subsequent proclamation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 29 July 1999.

By command.

IAIN EVANS, for Premier

T&F 61/99 CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Tourism Commission Board, pursuant to the provisions of the South Australian Tourism Commission Act 1993:

Director: (from 29 July 1999 until 26 July 2000) Tom Bettess Adele Lloyd Nicola Rosemary Downer Peter Hurley Michael George Angelakis

By command.

IAIN. EVANS, for Premier

MTOR 06/94CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Administrative Appeals Court, pursuant to the provisions of the Guardianship and Administration Act 1993:

Panel Member: (from 29 July 1999 until 28 July 2002) Dr Janette Heather Patterson PhD, Grad.Dip.Gp.Wk, Grad.Dip.Public Health BA.Soc.Wk.,

By command.

IAIN EVANS, for Premier

MH 030/004/094CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Onkaparinga Catchment Water Management Board, pursuant to the provisions of the Water Resources Act 1997:

Member: (from 29 July 1999 until 28 July 2003) The Hon Eric Roger Goldsworthy AO

Presiding Member: (from 29 July 1999 until 28 July 2003) The Hon Eric Roger Goldsworthy AO

By command.

IAIN EVANS, for Premier

MEH 45/99CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint Anthony John Lawson, BEc, LLB to act in the Office of President of the Guardianship Board while the office remains vacant, on the same remuneration and conditions as had applied to his previous five year term, pursuant to section 8 (3) of the Guardianship and Administration Act 1993 and section 36 (d) (ii) of the Acts Interpretation Act 1915.

By command,

IAIN EVANS, for Premier

MHS 001/097/318CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Robert Ivan Lucas, BSc, BEc, MBA, MLC, Treasurer to be also Acting Minister for Education, Children's Services and Training for the period 14 August 1999 to 29 August 1999, inclusive, during the absence of the Honourable Malcolm Robert Buckby, BAg, GradDipEc, MP.

By command.

IAIN EVANS, for Premier

MECT 25/99CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Dean Craig Brown, MRurSc, GradDipBusAdmin, MP, Minister for Human Services, to be also Acting Minister for Transport and Urban Planning, Acting Minister for the Arts and Acting Minister for the Status of Women for the period 20 August 1999 to 6 September 1999 inclusive, during the absence of the Honourable Diana Vivienne Laidlaw, BA, MLC.

By command,

IAIN EVANS, for Premier

MTUP 1/99CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael Harry Armitage, MB, BS, MP, Minister for Government Enterprises and Minister for Information Economy to be also Acting Minister for Transport and Urban Planning, Acting Minister for the Arts and Acting Minister for the Status of Women for the period 7 September to 10 September 1999, during the absence of the Honourable Diana Vivienne Laidlaw, BA, MLC.

By command,

IAIN EVANS, for Premier

MTUP 1/99CS

Department of the Premier and Cabinet Adelaide, 29 July 1999

HIS Excellency the Governor in Executive Council has been pleased to appoint as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management services, in accordance with the contract, without pay or any other industrial entitlement, staff of Group 4 Correction Services Pty Ltd to the office of Correctional Officer, pursuant to section 68 of the Constitution Act 1934:

Stuart Stanley Bruggemann Scott Christopher Chamings Gail Kaeding Philip John Rae Robert Stephen Scragg Jason Michael Steen James Totani Pauline Louise Wait

The specific duties as summarised are governed by a variety of documentation identified in and arising out of the contract for Prisoner Movement and In-Court Management Services, including:

- The Correctional Services Act 1982, the Young Offender's Act 1993 and the Youth Courts Act 1993;
- the operational specifications, which comprise all those services described in Schedule 1 of the contract;
- · the Agencies' Policy and Procedure Statements;
- the Manager's Rules created in accordance with the Correctional Services Act 1982
- the Emergency Orders which describe the procedures to be followed by all staff in particular emergency situations; and
- the Operational Instructions which describe the procedures to be used by all staff in the day to day management of the Prisoner Movement and In-Court Management services.

By command,

IAIN EVANS, for Premier

MCS 2/98CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting Surveyor-General and Delegate appointed by DOROTHY KOTZ, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Mental Health Reserve and declare that such land shall be under the care, control and management of the Minister for Human Services.

THE SCHEDULE

Allotment 306 of DP 51098, Hundred of Yatala, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5630 Folio 928, subject nevertheless to an existing easement to ElectraNet SA for the transmission of electricity by overhead cable more particularly described in Land Grant Volume 4382 Folio 277 over that portion of allotment 306 marked B on DP 51098.

Dated 23 July 1999.

K. SARNECKIS, Acting Surveyor-General

DENR 17/0740

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF TEA TREE GULLY—REGIONAL CENTRE SIGNS PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Tea Tree Gully—Regional Centre Signs Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 29 July 1999 as the day on which it will come into operation.

Dated 29 July 1999.

E. J. NEAL, Governor

MTUP-PL 23/99CS

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF PROSPECT—LOCAL HERITAGE PLACES PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Prospect—Local Heritage Places Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 29 July 1999 as the day on which it will come into operation.

Dated 29 July 1999.

E. J. NEAL, Governor

MTUP-PL 25/98CS

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission as Delegate of the Governor

Preamble

1. A proposal for the development of a marina facility, the creation of housing blocks and upgrading of public boating facilities, immediately south of the township of Tumby Bay on the Eyre Peninsula has been under consideration under Division 2 of Part 4 of the Development Act 1993.

- 2. The development has been the subject of an environmental impact statement (being an environmental impact statement officially recognised under the Planning Act 1982) and amended under section 47 of the Development Act 1993.
- 3. Application has now been made to the Development Assessment Commission as the Delegated Authority under section 48 of the Development Act 1993, for the approval of the development with a modified layout. The application, dated 9 April 1998 (amended by plans dated 7 May 1998 and 7 April 1999), comprises the following plans:
 - (a) Drawing Number 996335-3B (January 1998)— 'TYPICAL X-SECTION'
 - (b) Drawing Number 996335-14 (7 May 1999)— 'AMENDED DESIGN CONTOUR OVERLAY'
 - (c) Drawing Number 996335-4C (7 May 1998)— 'CONSTRUCTION UNSTAGED'
- 4. The Development Assessment Commission is satisfied that an appropriate Environmental Impact Statement, and an Assessment Report, have been prepared in relation to the development in accordance with the requirements of Division 2 of Part 1 of the Development Act 1993.
- 5. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48(5) of the Development Act 1993.
- 6. It has been decided to grant various development authorisations at this stage with a view to various matters being considered for further decision-making at a later stage or stages.

Decision

PURSUANT to the delegation notice dated 29 October 1998 in relation to works associated with the development of a marina facility, the creation of housing blocks and upgrading of public boating facilities (excluding the proposed toilet block) in the area immediately south of the township of Tumby Bay on the Eyre Peninsula, as described in an application dated 9 April 1998 (amended by plans dated 7 May 1998 and 7 April 1999) submitted on behalf of the District Council of Tumby Bay, the Development Assessment Commission grants the following:

1. Development Approval of the amended proposal for the excavation/formation of land for the entrance channel, marina basin and waterways (including the installation of edge treatments and culverts) and for the public boat ramp facility, boat repair yard facility and residential lots subject to the following conditions:

CONDITIONS FOR DEVELOPMENT AUTHORISATION

- The works must be carried out as shown on plans in the application (Drawings Numbered 996335-3B dated January 1998, 996335-14 dated 7 April 1999 and 996335-4C dated 7 May 1998), except where varied by conditions described below.
- (2) Construction activities must be suitably managed to minimise and/or mitigate impacts on the community (especially noise and dust) and the natural environment as outlined in the 1990 EIS, especially the scheduling of major works during times when impacts on tourism can be minimised.
- (3) During construction, the temporary boat ramp and stockpiles of earth must be located to avoid damage or disturbance to native vegetation (including mangroves and seagrasses) and sand dunes.
- (4) The land to be used for land-based allotments must be formed to prevent stormwater flows entering into the waterways. To the extent that this is not practicable, stormwater must not be released into the waterways unless treated in accordance with the EPA Stormwater Pollution Prevention Codes of Practice.
- (5) Signs indicating the depth of the channel and other appropriate navigational aids must be erected in prominent locations to advise users of the marina facility of the navigational hazards associated with the limited channel depth, prior to use of the facility for boating purposes. Contingency plans must be prepared, in consultation with Transport SA, for minimising navigational risks, especially for visiting craft, prior to use of the facility for boating purposes. Council must monitor the extent of any hazard to navigation to determine whether it needs to increase the depth of the channel in the future to address any unacceptable risk.

- (6) The final design of modifications to the existing culvert on the Graham Smelt Causeway must allow for the reinstatement of the natural flow capacity of First Creek (at high tide). This may necessitate at least a three-fold increase in the cross-sectoral area of the existing culvert and the incorporation of floating booms and trash racks for pollution control into the culvert design. The final design must be independently certified by a registered engineer to the satisfaction of Planning SA, prior to the commencement of construction of the modifications.
- (7) The final design of the northern culvert must allow water flow into the basin only.
- (8) Any proposed culvert under the Graham Smelt Causeway must be designed to pass beneath the existing 200 mm water main.
- (9) The Council (as proponent), or the developer, and all subsequent agents, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Division of Aboriginal Affairs in the event archaeological items (especially skeletal material) are uncovered during earthmoving. The Biringa Inc. Aboriginal group must be consulted in regard to any known sites of significance in the area.
- (10) A monitoring program must be prepared and implemented, in accordance with the requirements of the EPA and the Amendment to the Assessment Report (Section 6), to the satisfaction of Planning SA, prior to construction works commencing.
- (11) Edge treatments and other waterway related structures must be independently certified by a registered engineer to the satisfaction of Transport SA, prior to the commencement of construction.
- (12) If any work constitutes building work under the Development Act 1993, the work must be certified by a private certifier, or where relevant by a registered engineer, as complying with the Building Rules prior to any building work commencing.
- (13) If a private developer undertakes the construction of the development, a legal agreement delineating the manage-ment and monitoring responsibilities of each party must be prepared to the satisfaction of Planning SA, prior to the commencement of construction.

NOTES TO THE APPLICANT:

- 1. The Environment Protection Authority will require approved monitoring programs to satisfy the Authority's licensing requirements for earthworks drainage. As part of licensing the proponent may need to prepare a Soil Erosion & Drainage Management Plan (prior to works commencing) to address the control of run-off to ensure water quality is not detrimentally affected. In addition the proponent would need to adopt or comply with the following:
 - Environment Protection (Marine) Policy 1994;
 - Draft Environment Protection (Water Quality) Policy; and
 - Stormwater Pollution Prevention Codes of Practice.
- 2. The proponent must comply with the Public and Environmental Health Act 1987 in regard to the maintenance of suitable water quality within the marina basin to protect public health and amenity.
- 3. If gravel traps on stormwater outlets are to be installed the layout design must be refined to indicate the area of land to be provided for such works.

2. Provisional Development Plan Consent for the future use of the subject land, formed up in accordance with the approval referred to in the preceding paragraph 1, for the marina facility, a boat ramp and refuelling facility, marine toilet pump-out and treatment facility, hardstand and parking areas on proposed allotments, a boat repair yard, slip-way and dry storage area, residential allotments on proposed allotments 1-22, 24-30 and 32-65 and medium density allotments for aged care or tourist accommodation facilities on proposed allotments 23 & 31, generally in accordance with the plans comprising the application.

CONDITIONS FOR DEVELOPMENT AUTHORISATION

The final location and design of the boat repair yard must be determined taking into account the impact of air emissions on adjoining residents.

NOTES TO THE APPLICANT:

- 1. Development authorisation (for buildings) is required for structures associated with the marina facility, public boat ramp (including the refuelling facility and marine toilet pumpout/treatment facility) and boat repair yard (including the slipway and dry storage area). Detailed design plans and cross-sections need to be provided for consent.
- 2. Development authorisation (for the division of land) is required for the division of land into the proposed allotments. A detailed description of service infrastructure, easement and open space reserve requirements needs to be provided as part of a subsequent Land-division application. It is intended that any land-division approvals be conditional on no Certificates of Title being issued until management, maintenance and monitoring responsibilities are appropriately identified and allocated to the satisfaction of the Minister for Transport and Urban Planning.
- 3. The Environment Protection Authority will require approved monitoring programs to satisfy the Authority's licensing requirements for the operation of the marina facility (for 50 or more berths). As part of licensing the proponent may need to prepare a Waste Management Plan, which should encompass both the marina facilities and residential component. In addition the proponent would need to adopt or comply with the following:
 - Environment Protection (Marine) Policy 1994 (by following the Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand);
 - Draft Environment Protection (Water Quality) Policy; and
 - Stormwater Pollution Prevention Codes of Practice.
- 4. The marina mooring structures must be designed in accordance with the Australian Standard AS3962—1991 Guidelines for Design of Marinas and be independently certified by a registered engineer, to the satisfaction of Transport SA.
- 5. The public boat ramp facility must be generally designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities and be independently certified by a registered engineer, to the satisfaction of Transport SA (Marine Facilities), prior to construction commencing. Final design and construction of the boat ramp facility shall ensure any run-off or accidental spills are prevented from entering the basin without suitable prior treatment to reduce pollutants.
- 6. The boat refuelling dock and marine toilet pumpout/treatment facility must be designed and constructed in accordance with the requirements of the EPA and Transport SA and be located within allotments 57 and 58 to minimise impacts on adjacent land. For effluent disposal the marine toilet pump-out/treatment facility must be designed and constructed in accordance with the requirements of the South Australian Health Commission.
- 8. If foreign vessels are allowed to berth in the marina the proponent would need to consult with Transport SA (Marine Safety Section) to address any requirements of the Australian Quarantine Inspection Service (AQIS) and Australian Customs Service.
 - G. HOLLAND-BROOKER, Secretary, Development Assessment Commission.

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) AMENDMENT TO THE ROBE (DC) DEVELOPMENT PLAN $\it Preamble$

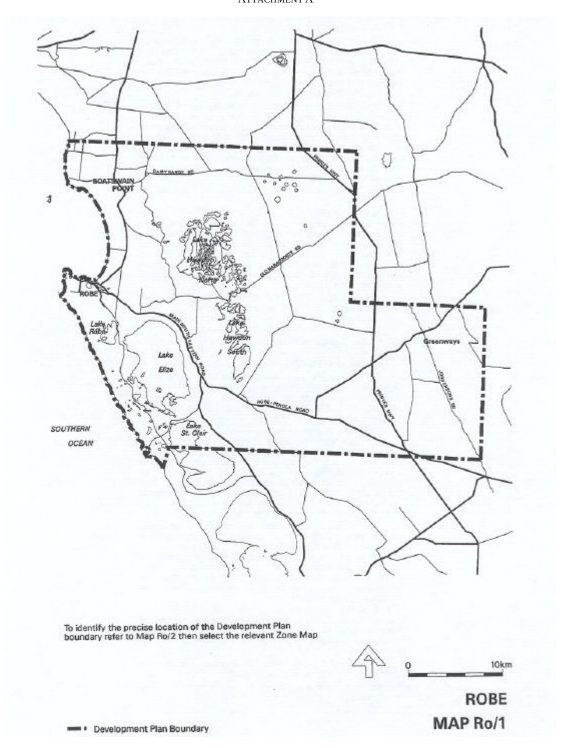
It is necessary to amend the Robe (DC) Development Plan dated 21 May 1998.

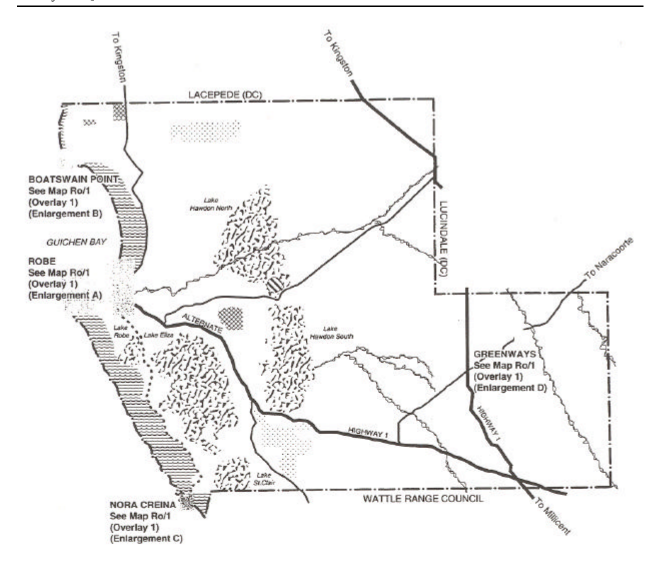
NOTICE

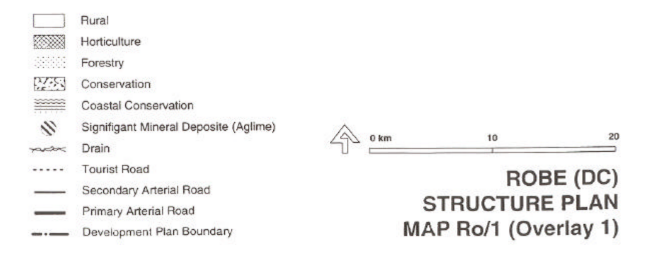
PURSUANT to Section 29 (2) (b) of the Development Act, 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Robe (DC) Development Plan dated 21 May 1998, as follows:

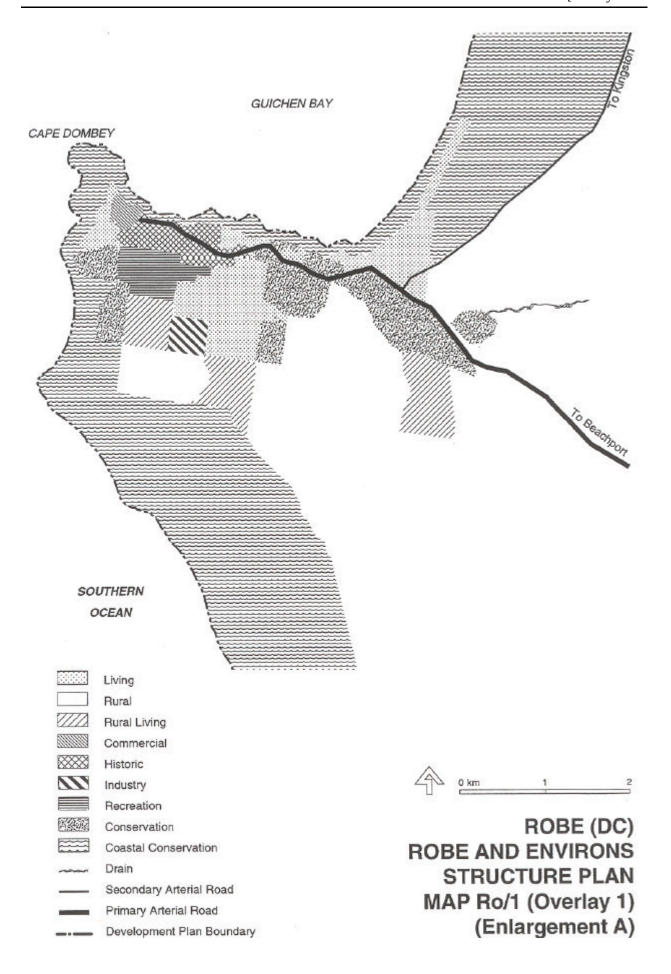
- (a) Delete Maps: Ro/1 (Overlay 1) and Overlay 1 Enlargements A, B, C, D, Map Ro/2, Map Ro/3, Map Ro/4, Map Ro/5, Map Ro/6, Map Ro/7, Map Ro/8, Map Ro/9, Map Ro/10 and Map Ro/11;
- (b) Insert the contents of Attachment A; and
- (c) Adjust the mapping references in the Robe (DC) Development Plan text accordingly.

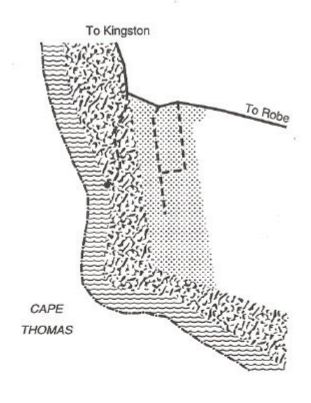
ATTACHMENT A



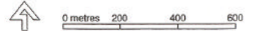




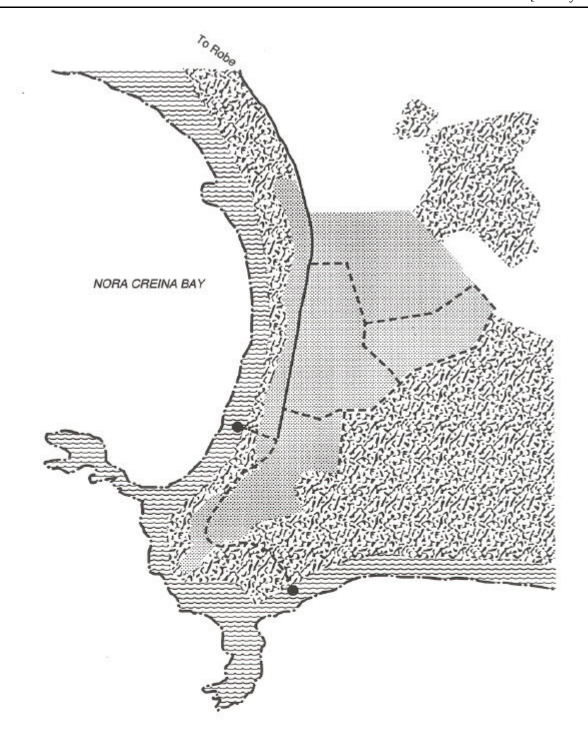


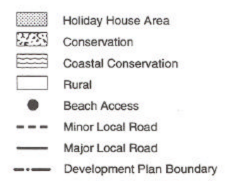


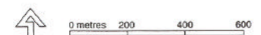




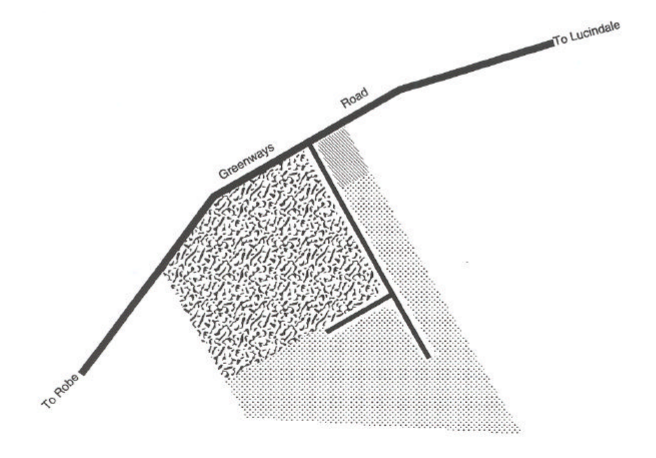
ROBE (DC) BOATSWAIN POINT STRUCTURE PLAN MAP Ro/1 (Overlay 1) (Enlargement B)







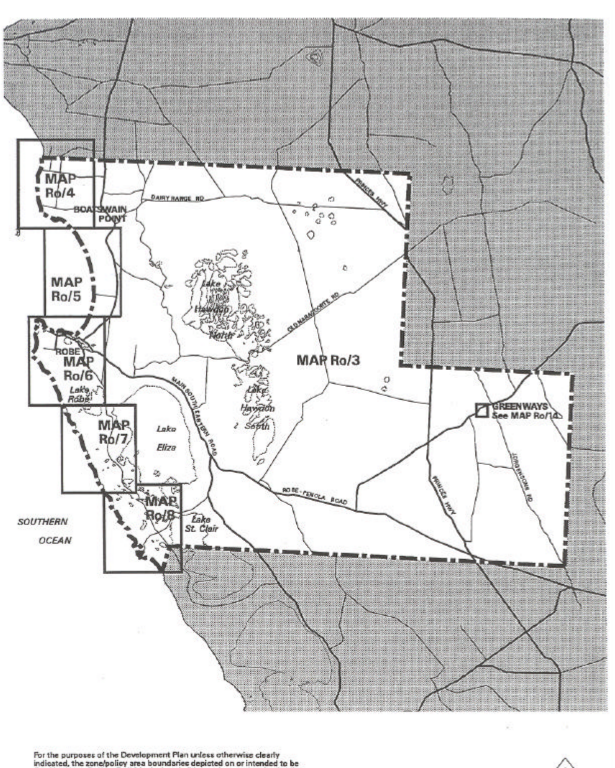
ROBE (DC) NORA CREINA STRUCTURE PLAN MAP Ro/1 (Overlay 1) (Enlargement C)





Commercial/Retail
Recreation
Rural
Local Road
Secondary Arterial Road

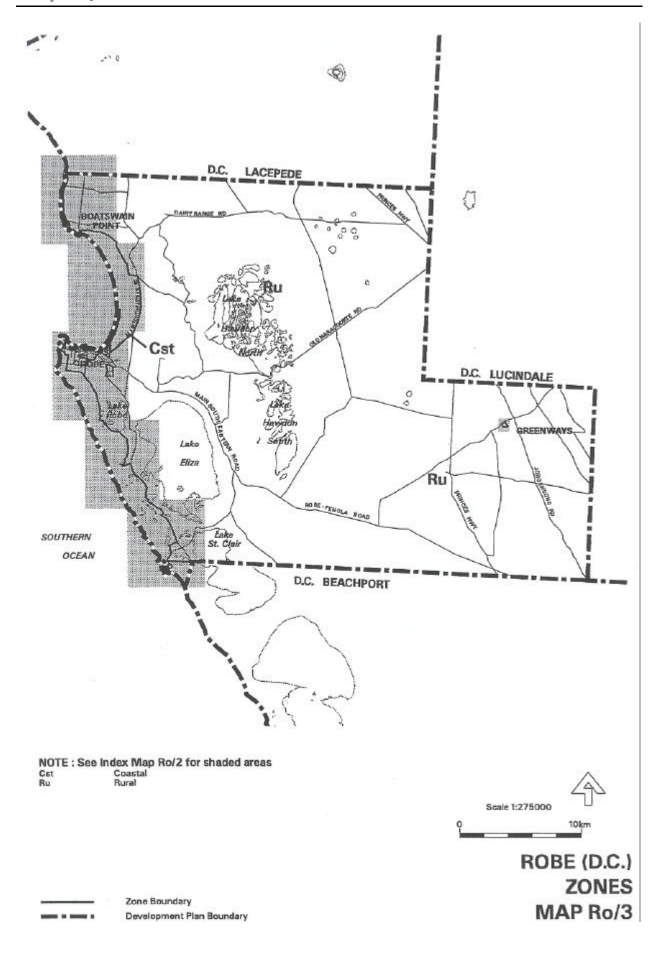
ROBE (DC)
GREENWAYS
STRUCTURE PLAN
MAP Ro/1 (Overlay 1)
(Enlargement D)

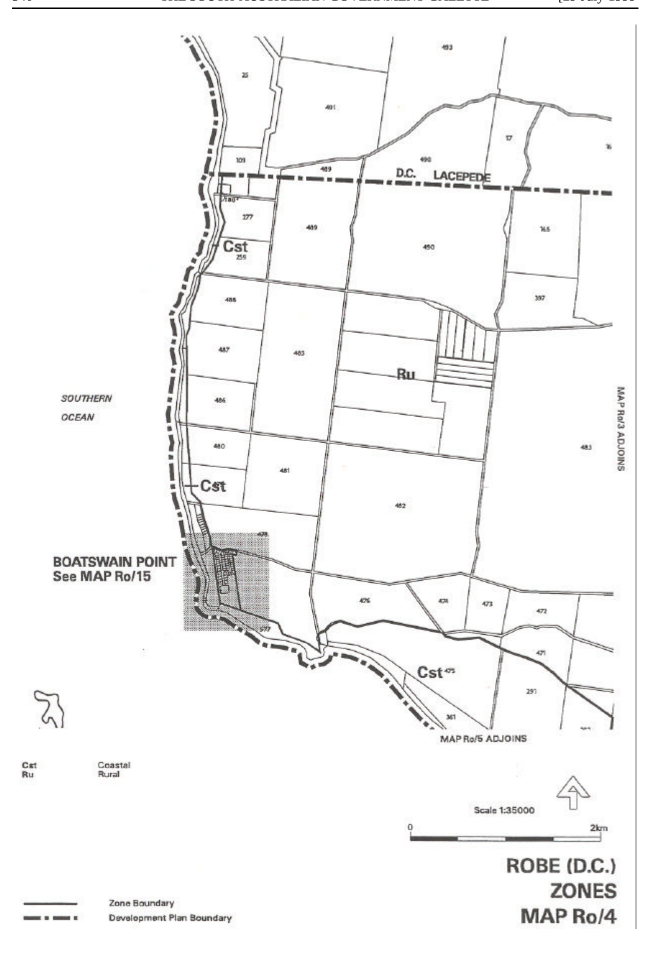


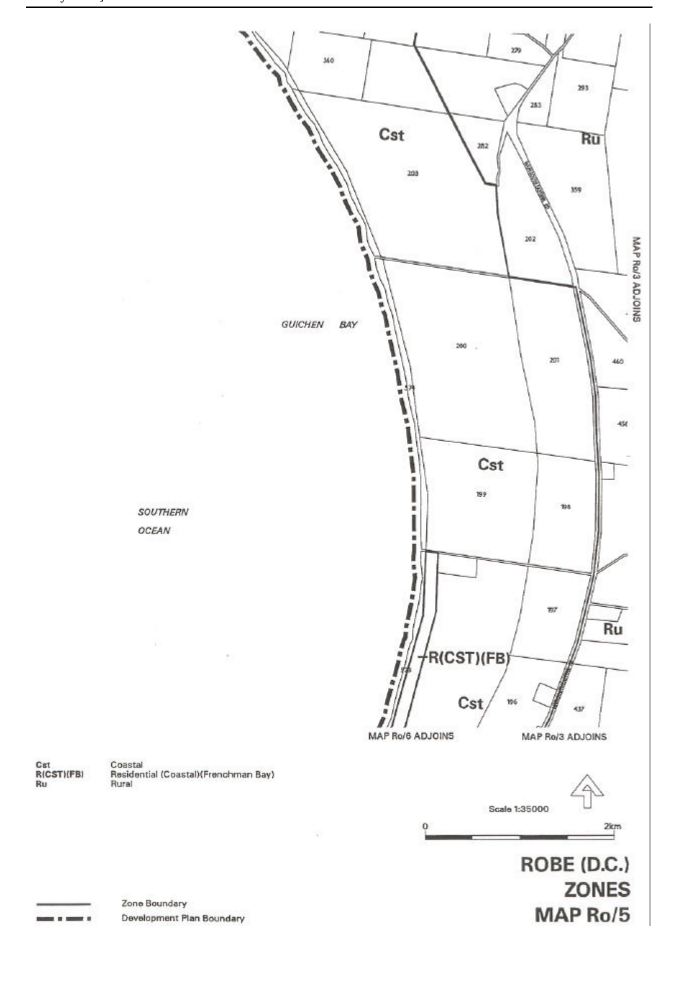
For the purposes of the Development Plan unless otherwise clearly indicated, the zone/policy area boundaries depicted on or intended to be fixed by Maps Ro/3 to Ro/16 inclusive shall be read as conforming in all respects (as the case may require) to the land division boundaries, to the centre line of roads or drain reserves or to the title boundaries, or to imaginary straight lines joining the positions defined by survey or by the measurements shown on the said maps against which the said zone/policy area boundaries are shown or otherwise as indicated.

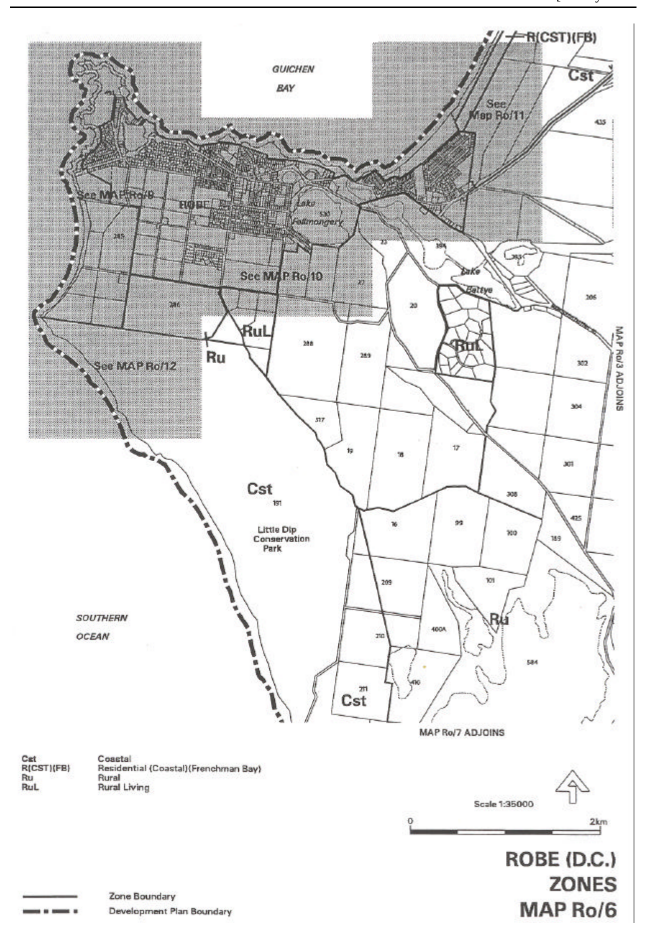


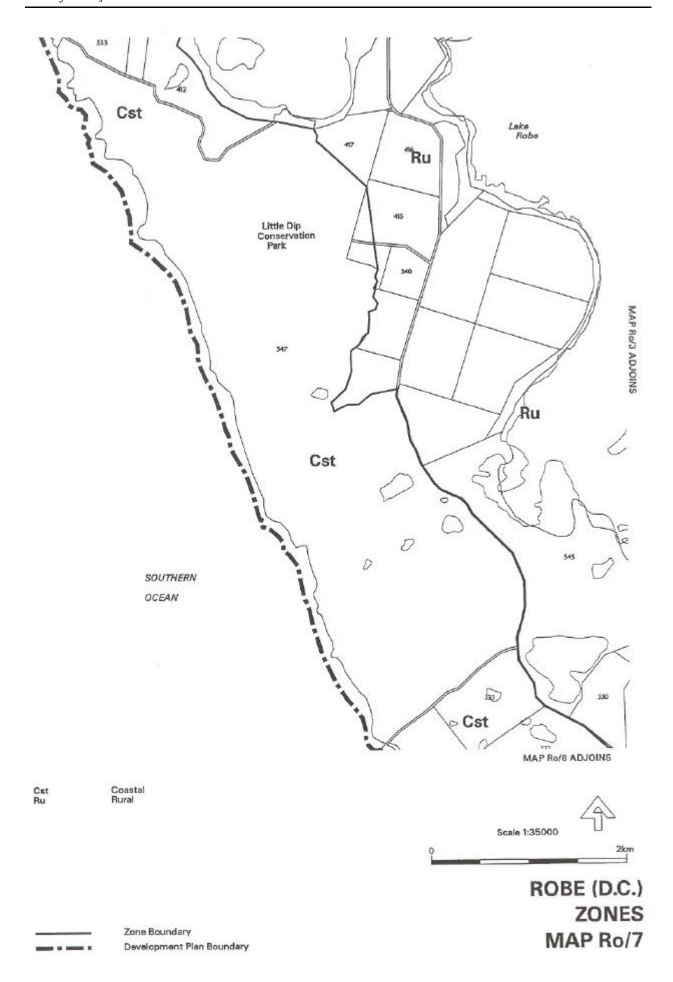
ROBE (D.C.) INDEX MAP Ro/2

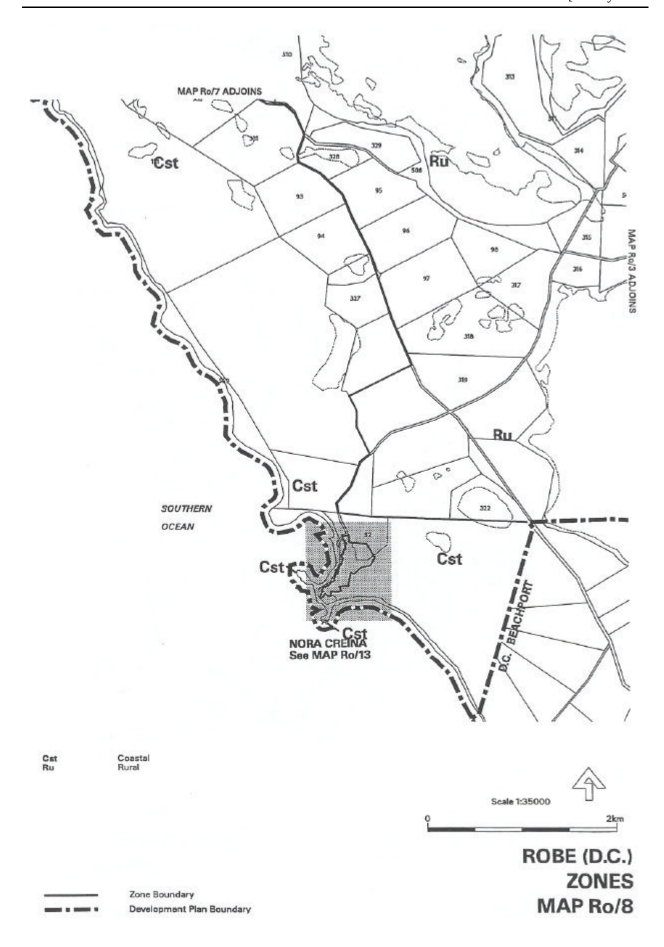


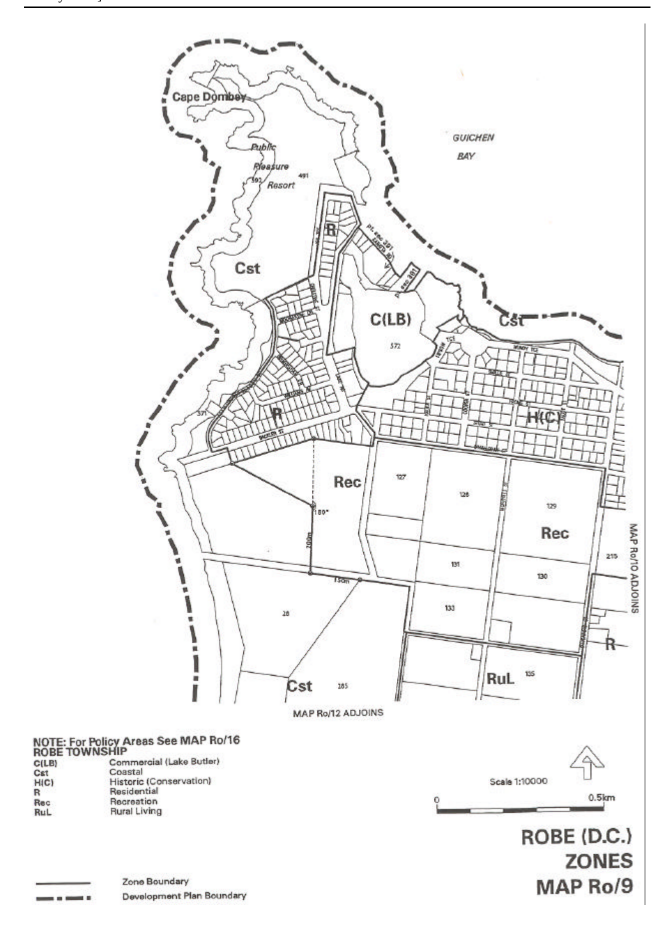


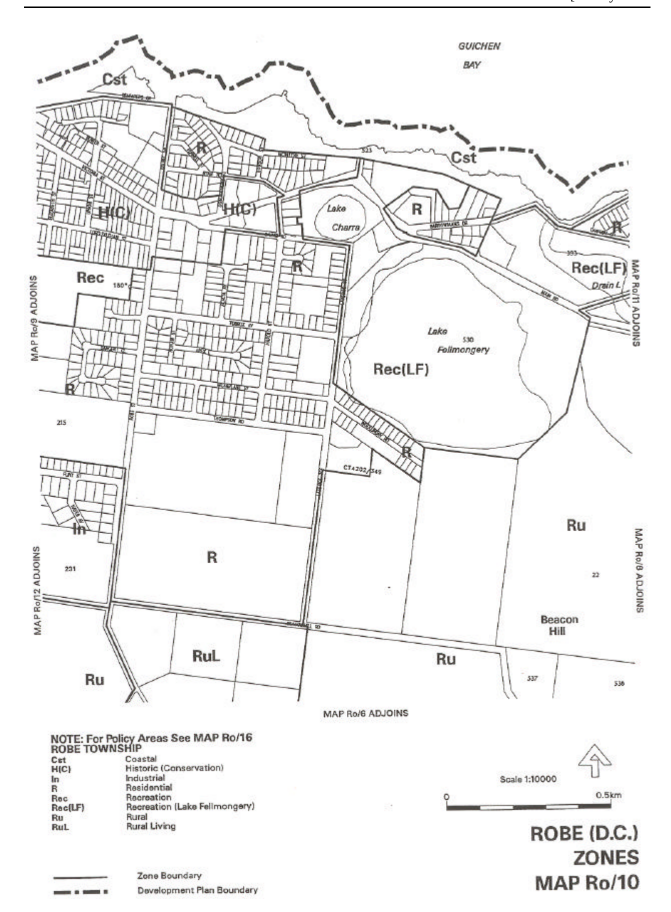


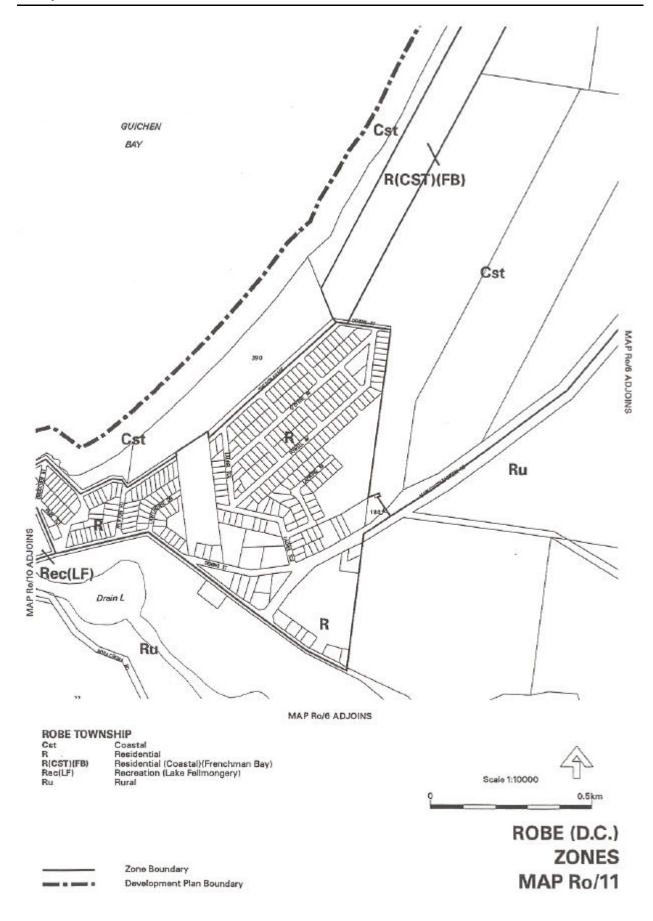


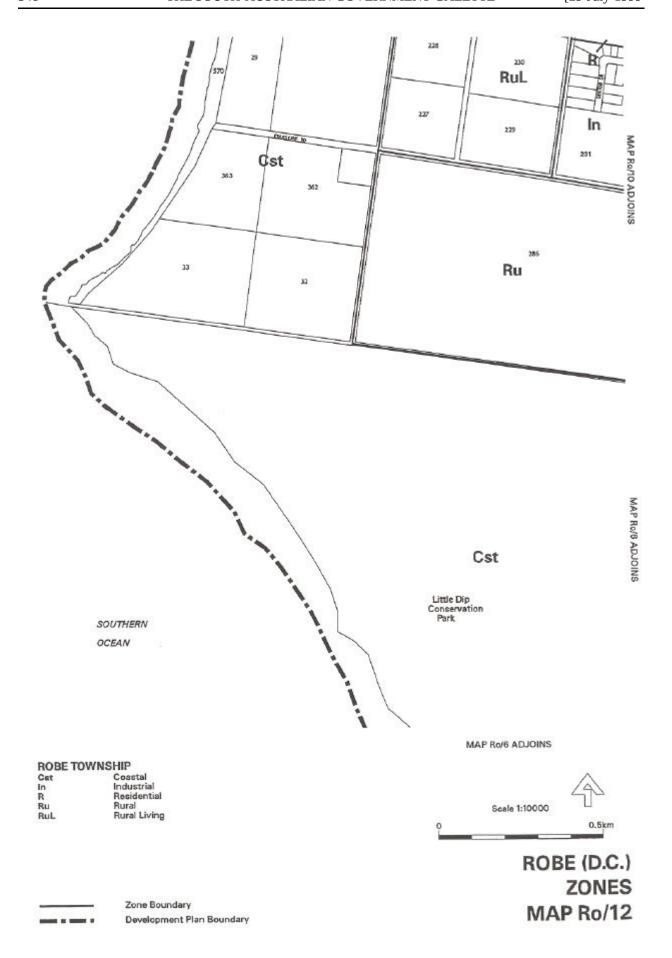


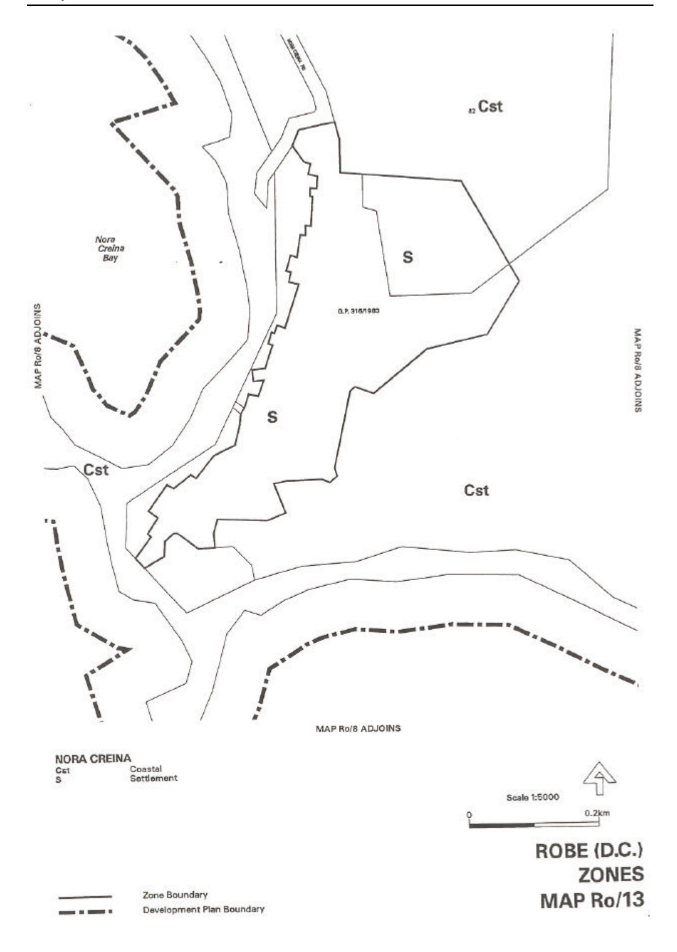


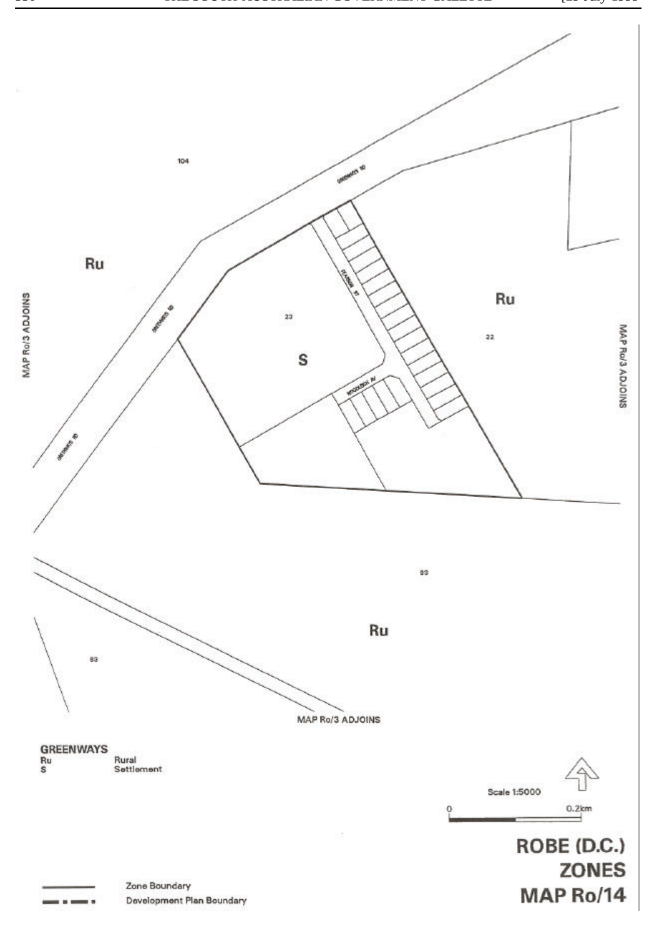


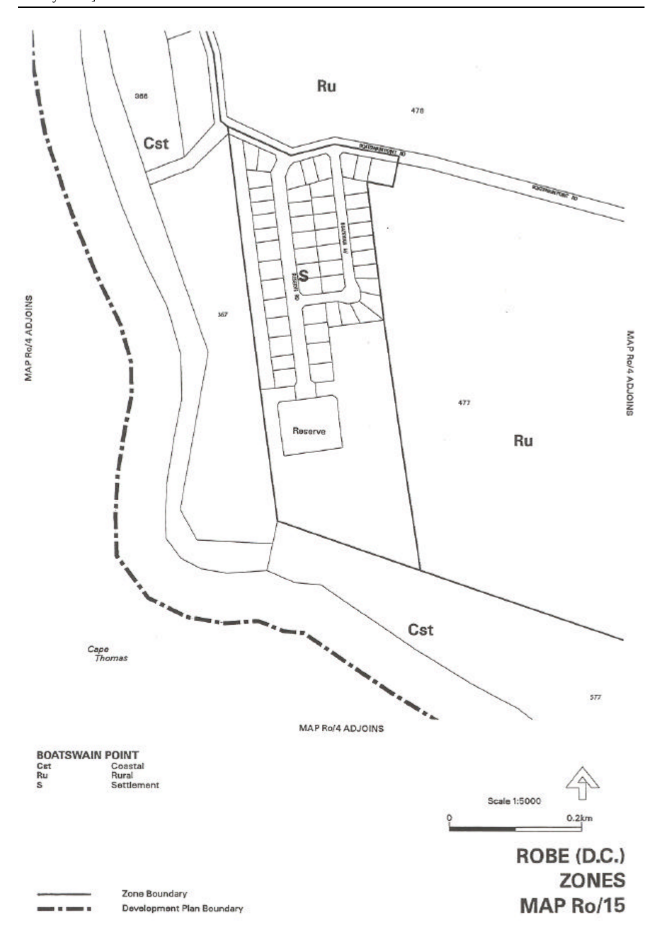














FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, G. Feuerherdt, P.O. Box 712, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Odyssey S* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M153.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M153.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 56.42 units at 7.712 tonnes per unit (which is equal to 435.11 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

G. MORGAN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From			to Lo		
Base Lines						
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63 ′ S	138°18.17 ′ E	The Pages
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	6
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90 ′ S	135°37.40′E	•
Pt Westall	32°54.38 ′ S	134°03.53′E	to	32°43.60 ′ S	133°57.77′E	Olives Island
Olives Island	32°43.60 ′ S	133°57.77′E	to	32°35.18 ′ S	133°17.07 ′ E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80 ′ S	133°16.58′E	Masillon Island
Masillon Island	32°33.80 ′ S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05′E	
	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80 ′ S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
37°2	37°29.95 ′ S	140°00.68′E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, M. Perich, P.O. Box 1240, Port Lincoln, S.A. 5606, or her nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Dageraad* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M172.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M172.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this potice.

- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

G. MORGAN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	From			to Lo		
Base Lines						
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17 ′ E	The Pages
	35°45.63 ′ S	138°18.17′E	to	35°46.65′S	138°17.57′E	e
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72 ′ E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05 ′ E	
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98′S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47′S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00′E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
•	37°29.95′S	140°00.68 ′ E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, E. F. Hendry Pty Ltd, P.O. Box 1, Warooka, S.A. 5577, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Para Star* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M210.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M210.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 30.48 units at 7.712 tonnes per unit (which is equal to 235.06 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT.** The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

G. MORGAN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Lo	cation	
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	Č
	35°46.88 ′ S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E	
•	33°35.83 ′ S	134°45.90′E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
·	37°29.95′S	140°00.68 ′ E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, S. Lukin, 62 Lincoln Highway, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Aislinn* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M255.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M255.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes)
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as $\bf Area~A$: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

	_							
Location	Fre	om	to Location					
Base Lines								
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages		
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57 ′ E			
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10 ′ S	138°17.33 ′ E			
The Pages	35°47.25 ′ S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby		
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot		
	34°57.20′S	135°37.37′E	to	34°56.90 ′ S	135°37.40′E	_		
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60 ′ S	133°57.77′E	Olives Island		
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18 ′ S	133°17.07 ′ E	Fenelon Island		
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80 ′ S	133°16.58′E	Masillon Island		
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90′S	133°15.03′E	West Island		
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell		
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island		
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72 ′ E			
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler		
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05 ′ E			
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E			
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E			
Encounter Bay	35°35.80 ′ S	138°36.10 ′ E	to	35°35.80 ′ S	138°57.40 ′ E			
Lacepede Bay	36°35.80 ′ S	139°50.00′E	to	36°56.60′S	139°40.40 ′ E			
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E			
·	37°29.95 ′ S	140°00.68 ′ E	to	37°29.87 ′ S	140°00.63 ′ E			
Bay Closure Lines								
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E			
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E			

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, T. Lukin, P.O. Box 603, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Karie* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M273.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M273.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

 The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT.** The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Lo	cation	
Base Lines						
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63 ′ S	138°18.17 ′ E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25 ′ S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72 ′ E	
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05 ′ E	
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80 ′ S	138°36.10 ′ E	to	35°35.80 ′ S	138°57.40 ′ E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80 ′ E	
•	37°29.95 ′ S	140°00.68 ′ E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, B. Sheehy, 25 Highwiew Drive, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Stafanie* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M274.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M274.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 27 units at 7.712 tonnes per unit (which is equal to 208.22 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this potice.

- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as $\bf Area~A$: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

T	E.			4 . T .					
Location	Fro	om		to Location					
Base Lines									
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages			
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57 ′ E	•			
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E				
The Pages	35°47.25 ′ S	138°17.15 ′ E	to	35°50.70 ′ S	138°07.95′E	Cape Willoughby			
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot			
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•			
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island			
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island			
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island			
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island			
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell			
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island			
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E				
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler			
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E				
,	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E				
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67′E				
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E				
Lacepede Bay	36°35.80′S	139°50.00 ′ E	to	36°56.60′S	139°40.40′E				
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E				
•	37°29.95′S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E				
Bay Closure Lines									
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E				
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E				

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, J. Makris, 10 Fisher Place, West Lakes, S.A. 5021, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Maria Louisa* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M285.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M285.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce if
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

Location	Fro	om		to Loc	cation	
Base Lines						_
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	e
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60 ′ S	133°57.77′E	to	32°35.18′S	133°17.07 ′ E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80 ′ S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62 ′ E	Island 1 mile SW Pt Bell
	32°13.52 ′ S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05′E	
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80 ′ S	138°36.10 ′ E	to	35°35.80′S	138°57.40 ′ E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80 ′ E	
•	37°29.95 ′ S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Zorica Lukin, 62 Lincoln Highway, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Scarlet Rose* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M324.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 87.79 units at 7.712 tonnes per unit (which is equal to 677.04 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as

described) in the permit conditions of the holder of the initial allocation.

- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as $\bf Area~A$: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

	_							
Location	Fre	om	to Location					
Base Lines								
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages		
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57 ′ E			
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10 ′ S	138°17.33′E			
The Pages	35°47.25 ′ S	138°17.15 ′ E	to	35°50.70 ′ S	138°07.95 ′ E	Cape Willoughby		
Vennachar Point	35°53.25 ′ S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot		
	34°57.20′S	135°37.37′E	to	34°56.90 ′ S	135°37.40′E			
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60 ′ S	133°57.77′E	Olives Island		
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18 ′ S	133°17.07′E	Fenelon Island		
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island		
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island		
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell		
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island		
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E			
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler		
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E			
	33°35.83 ′ S	134°45.90′E	to	33°35.98′S	134°46.50′E			
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E			
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E			
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E			
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E			
	37°29.95′S	140°00.68′E	to	37°29.87′S	140°00.63′E			
Bay Closure Lines								
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E			
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E			

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Forster, P.O. Box 154, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Pinta 3* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M329.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M329
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 49.93 units at 7.712 tonnes per unit (which is equal to 385.06 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Loc	eation	
Base Lines						
Newland Head	35°38.68 ′ S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	Č
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05′E	
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98′S	134°46.50′E	
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
•	37°29.95 ′ S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Branko Sarunic, P.O. Box 993, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Nazare* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M354.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M354
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Location				
Base Lines								
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages		
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	6		
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E			
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby		
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot		
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•		
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island		
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island		
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island		
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island		
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell		
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island		
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E			
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler		
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05′E			
·	33°35.83′S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E			
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E			
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E			
Lacepede Bay	36°35.80′S	139°50.00 ′ E	to	36°56.60′S	139°40.40′E			
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80′E			
,	37°29.95′S	140°00.68 ′ E	to	37°29.87 ′ S	140°00.63′E			
Bay Closure Lines								
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E			
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E			

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Joe Puglisi (jnr), P.O. Box 1607, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Sardinops* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M429.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this potice.

- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Lo	cation	_
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63 ′ S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	<u>c</u>
	35°46.88′S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15′E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60 ′ S	133°57.77′E	to	32°35.18 ′ S	133°17.07 ′ E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80 ′ S	133°16.58′E	Masillon Island
Masillon Island	32°33.80 ′ S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87 ′ E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68 ′ S	134°45.05′E	
	33°35.83 ′ S	134°45.90′E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80 ′ S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00′E	to	36°56.60 ′ S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
	37°29.95 ′ S	140°00.68′E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Vic Valcic, 6 The Mews, Lincoln Cove, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Irene A* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M488.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M488
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 36.97 units at 7.712 tonnes per unit (which is equal to 285.11 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Loc	cation	
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	e e
	35°46.88 ′ S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E	
•	33°35.83 ′ S	134°45.90′E	to	33°35.98′S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
·	37°29.95′S	140°00.68 ′ E	to	37°29.87′S	140°00.63 ′ E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Waller, 9 Kestral Place, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Rhylan* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M491.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M491.
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as $\bf Area~A$: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Loc		
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	2
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87 ′ E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bel
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05′E	
•	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
·	37°29.95′S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, P. White, 22 North Point Drive, Lincoln Marina, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Gemma Marie* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M505.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M505
- 5. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fisher's Marine Scalefish Fishery Licence.
- 6. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 7. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 43.45 units at 7.712 tonnes per unit (which is equal to 335.09 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Lo	cation	
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	Č
	35°46.88 ′ S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E	
•	33°35.83 ′ S	134°45.90′E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00′E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
·	37°29.95′S	140°00.68 ′ E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, J. Puglisi, P.O. Box 1607, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Sardinops* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to schedule 2.
- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 86.87 units at 7.712 tonnes per unit (which is equal to 669.94 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.

- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS. For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries has supplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om	to Location			
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	E
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77 ′ E	Olives Island
Olives Island	32°43.60 ′ S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80 ′ S	133°16.58′E	Masillon Island
Masillon Island	32°33.80 ′ S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87 ′ E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62 ′ S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05′E	
	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50 ′ E	
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80 ′ S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00′E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
	37°29.95 ′ S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Stanislav Lukin, 62 Lincoln Highway, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Aislinn* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the fishing activity the fisher shall not use any other device that that permitted pursuant to Schedule 2.
- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 4.28 units at 7.712 tonnes per unit (which is equal to 33 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
- 20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries has supplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as $Area\ A$: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Location				
Base Lines								
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages		
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	6		
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E			
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby		
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot		
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•		
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island		
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island		
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island		
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island		
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell		
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island		
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E			
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler		
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05′E			
·	33°35.83′S	134°45.90 ′ E	to	33°35.98′S	134°46.50′E			
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E			
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E			
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E			
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80′E			
,	37°29.95′S	140°00.68 ′ E	to	37°29.87′S	140°00.63′E			
Bay Closure Lines								
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E			
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E			

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Waller, 9 Kestral Place, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Rhylan* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the fishing activity the fisher shall not use any other device that that permitted pursuant to Schedule 2.
- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.

- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS. For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries has supplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Loc		
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63 ′ S	138°18.17 ′ E	to	35°46.65′S	138°17.57 ′ E	
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07 ′ E	Fenelon Island
Fenelon Island	32°34.92 ′ S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68′S	134°45.05 ′ E	
,	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98′S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80′S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05′S	140°00.80′E	
·	37°29.95′S	140°00.68 ′ E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mary Perich, P.O. Box 1240, Port Lincoln, S.A. 5606, or her nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area A and Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Dageraad* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the fishing activity the fisher shall not use any other device that that permitted pursuant to Schedule 2.
- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 15.56 units at 7.712 tonnes per unit (which is equal to 120 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
 - 20. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a Fisheries Officer forthwith, if and when a Fisheries Officer requests him to produce it
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om	to Location					
Base Lines								
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63 ′ S	138°18.17′E	The Pages		
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	e e e e e e e e e e e e e e e e e e e		
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E			
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby		
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot		
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•		
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island		
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07 ′ E	Fenelon Island		
Fenelon Island	32°34.92′S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island		
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island		
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell		
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island		
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E			
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler		
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05 ′ E			
-	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50 ′ E			
	33°36.72 ′ S	134°48.33 ′ E	to	33°37.47 ′ S	134°49.67 ′ E			
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80 ′ S	138°57.40′E			
Lacepede Bay	36°35.80′S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E			
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05 ′ S	140°00.80 ′ E			
	37°29.95 ′ S	140°00.68′E	to	37°29.87 ′ S	140°00.63′E			
Bay Closure Lines								
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E			
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E			

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Forster, P.O. Box 154, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Pinta 3* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.
- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 5.05 units at 7.712 tonnes per unit (which is equal to 38.94 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.

- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS. For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

- 20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the director of fisheries has supplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

G. MORGAN, Director of Fisheries

TABLE 1
Base Lines and Bay Closure Lines of South Australia

	_	-		_		
Location	Fre	om		to Loc	cation	
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17 ′ E	to	35°46.65′S	138°17.57′E	e
	35°46.88′S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	•
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92′S	133°16.73 ′ E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05′E	
	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67 ′ E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
	37°29.95 ′ S	140°00.68 ′ E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Jim Makris, 10 Fisher Place, West Lakes, S.A. 5021, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net as described in Schedule 2 for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted activity').

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 31 July 1999, or until revoked by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Maria Luisa* (hereinafter referred to as the 'permitted boat').
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

- 5. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 6. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.
- 8. The fisher shall not, during the period 1 January 1999 to 31 July 1999, take a quantity of permitted species which exceeds his quota of 26.71 units at 7.712 tonnes per unit (which is equal to 205.99 tonnes).
- 9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice
- 10. Fish taken pursuant to this notice as the result of a transfer of quota must be disposed of in accordance to the permit conditions of the holder of the initial allocation.
- 11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 12. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 13. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 14. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 15. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.
- 16. The fisher must complete the South Australian Pilchard Fishery Log Book as described below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book up to but not including the column titled PILCHARD TONNAGE CAUGHT.

The fish can then be dispatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor:

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.
- 18. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.
- 20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the director of fisheries has supplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.
- 21. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

SCHEDULE 2

In waters described as **Area A**: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as **Area B**: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 19 July 1999.

TABLE 1
Base Lines and Bay Closure Lines of South Australia

Location	Fre	om		to Lo		
Base Lines						
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	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	e
	35°46.88 ′ S	138°17.43 ′ E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15 ′ E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97 ′ E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90 ′ S	135°37.40′E	•
Pt Westall	32°54.38 ′ S	134°03.53′E	to	32°43.60 ′ S	133°57.77′E	Olives Island
Olives Island	32°43.60 ′ S	133°57.77′E	to	32°35.18 ′ S	133°17.07 ′ E	Fenelon Island
Fenelon Island	32°34.92′S	133°16.73 ′ E	to	32°33.80 ′ S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58 ′ E	to	32°30.90 ′ S	133°15.03′E	West Island
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62 ′ E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72 ′ E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63 ′ E	to	33°35.68 ′ S	134°45.05′E	
	33°35.83 ′ S	134°45.90 ′ E	to	33°35.98 ′ S	134°46.50′E	
	33°36.72 ′ S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10 ′ E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80 ′ S	139°50.00 ′ E	to	36°56.60′S	139°40.40 ′ E	
Rivoli Bay	37°34.02 ′ S	140°06.33′E	to	37°30.05 ′ S	140°00.80′E	
	37°29.95 ′ S	140°00.68′E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

FRUIT AND PLANT PROTECTION ACT 1992

Notice Concerning the Control of Lupin Anthracnose

PURSUANT to the Fruit and Plant Protection Act 1992, I, Robert Gerard Kerin, Minister for Primary Industries, Natural Resources and Regional Development hereby:

- 1. Advise that:
 - (1) In this notice:
 - (i) 'inspector' means a person appointed as an inspector under the Fruit and Plant Protection Act and includes the Chief Inspector;
 - (ii) 'department' means a Government agency equivalent to the Department of Primary Industries and Resources (PIRSA);
 - (iii) 'departmental' pertains to such an agency;
 - (iv) 'PIRSA' means the Department of Primary Industries and Resources.
 - (2) This notice varies the condition of entry for lupin plants and plant parts (Condition 26) as specified in the Plant Quarantine Standard—South Australia which is maintained by PIRSA.
- 2. Prohibit the import of lupin plants and plant material (including seed), and hay or fodder containing lupin plants or parts of plants from States or Territories where the disease lupin anthracnose has been recorded in commercial lupin crops, except in accordance with the following conditions:
 - Lupin seed for sowing may be imported from such a State or Territory subject to prior approval of each importation by the Chief Inspector.
 - (2) The lupin seed must be certified by an officer of the department of the exporting State or Territory confirming that:
 - (i) the seed was from a crop that had been thoroughly inspected at both pre-flowering and at the completion of pod fill, and found free of lupin anthracnose and substantially free of any disease that may inhibit the detection of lupin anthracnose. These inspections must be undertaken by a departmental plant pathologist, quarantine officer or agronomist with experience in lupin diseases:
 - (ii) the seed has been tested by a procedure approved by the department and found to be free of lupin anthracnose;

- (iii) the seed has been cleaned and graded, and is substantially free of lupin trash;
- (iv) the seed has been treated with a fungicide seed treatment registered for the control of lupin anthracnose and approved by the department.
- 3. Direct that the imported lupin seed be grown in South Australia under the following conditions:
 - The transport of the seed, its storage, its sowing and the disposal of unsown seed must be carried out under the direction/supervision of an officer of PIRSA.
 - (2) The crop ('quarantined crop') must be grown with at least 5 km isolation from any other lupin crop.
 - (3) The quarantined crop must be thoroughly inspected at both pre-flowering and at the completion of pod fill, and found free of lupin anthracnose and substantially free of any disease that may inhibit the detection of lupin anthracnose. Such inspections must be undertaken by a PIRSA plant pathologist, inspector or agronomist with experience in lupin diseases.
 - (4) Equipment used in the production and harvest of the quarantined crop must not be used for other lupin crops during that season unless thoroughly cleaned and disinfected in a manner approved by the Chief Inspector.
 - (5) Prior to release from quarantine an authorised officer of PIRSA must be satisfied that the seed harvested from the quarantined crop has been tested and found to be negative by an approved seed test and treated with an approved fungicide seed treatment registered for the control of lupin anthracnose. The Chief Inspector must have given the relevant approvals and authorisation immediately above.

Dated 21 July 1999.

ROB KERIN Minister For Primary Industries, Natural Resources And Regional Development.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 1999

All Bills as Laid		Main	Amends	Pages	Main	Amends
17-32 2.30 1.45 513-528 22.90 23.00 33-48 2.90 2.10 529-544 24.70 23.80 49-64 3.70 2.75 545-560 25.30 24.50 65-80 4.35 3.55 561-576 26.00 25.20 81-96 5.00 4.20 577-592 26.75 25.75 97-112 5.75 4.85 593-508 27.50 25.75 97-112 5.75 4.85 593-508 27.50 26.50 113-128 6.40 5.60 609-624 28.25 27.50 113-128 6.40 7.00 65.60 7.60 7.60 7.60 7.60 7.60 7.60 7.60 7	1-16	1.60	0.75	407 512	22.20	22.40
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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 Riverside 2000 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: govgaz@riv.ssa.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.

GAMING MACHINES ACT 1992

Notice of Application for Grant of Gaming Machine Licence

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Miby Pty Ltd (ACN 087 027 781), c/o Bonnins Commercial Lawyers, Level 14, 100 King William Street, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Licence in respect of premises situated at 2 North Terrace, Kent Town, S.A. 5067 and known as Royal Hotel.

The application has been set down for hearing on 27 August 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor Licensing Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 22 July 1999.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Grant of Gaming Machine Dealer's Licence

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Atronic Australia Pty Ltd, 7 Leopold Street, South Caulfield, Vic. 3162 has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Dealer's Licence.

The application has been set down for hearing on 27 August 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor Licensing Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 24 June 1999.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for an Increase in the Number of Approved Gaming Machines

NOTICE is hereby given, pursuant to section 29 (1) (d) of the Gaming Machines Act 1992, that I. & D. Alexander Enterprises Pty Ltd, c/o 50 Randell Street, Mannum, S.A. 5238 has applied to the Liquor Licensing Commissioner for an increase in the number of approved Gaming Machines from 20 to 40 in respect of premises known at Pretoria Hotel.

The application has been set down for hearing on 27 August 1999.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor Licensing Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 22 July 1999.

Applicant

GOVERNMENT LAND SALE

UNDER SECTION 262a OF THE CROWN LANDS ACT 1929

Department of Environment and Natural Resources, Adelaide, 27 July 1999

NOTICE is hereby given that the undermentioned Crown Land will be offered for sale by public auction on the property on Saturday, 4 September 1999 at 11 a.m.

Conditions of Sale

Subject to a reserve price the allotments shall be sold at the highest bid.

If any dispute arises at the fall of the hammer, the allotments may be put up again at the discretion of the auctioneer.

The allotments will not be sold to any person under the age of 18 years and no such person shall be entitled to obtain a land grant.

All bids must be made in an audible voice; and the name of the purchaser as declared by the highest bidder will be announced by the auctioneer, and immediately entered by him, and such entry shall be taken as conclusive evidence that the allotments have been bought by the person whose name has been so announced and entered; and the Land Grant shall issue accordingly.

No advance of less than one dollar will be taken as a bid by the

If at the conclusion of the sale the deposit is not paid, the allotments may at once be re-offered.

Time shall be deemed to be of the essence of the contract.

The sale is also subject to all Acts and Regulations now in force relating to the sale of Crown Lands.

The purchaser shall pay to the Department of Environment, Heritage and Aboriginal Affairs the full purchase money or a deposit of at least 10 per centum thereof at the time of the sale and the balance, if any, within one calendar month or on a date that is mutually agreed upon.

The purchasers shall also pay within one calendar month of the date of the sale the sum of \$241 for the preparation and registration of a Land Grant.

D. KOTZ, Minister of Environment and Heritage

THE SCHEDULE

HUNDRED OF WATERHOUSE—COUNTY OF ROBE

Allotment 300 in DP 51777 and Allotment 25 Township of Robe.

J. SCANLON, Chief Executive Officer

DEHAA 17/0780

MINING ACT 1971

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

Applicant: Stuart Metals NL

Location: Mt Gunson area—Approximately 45 km southeast of Woomera, bounded as follows: Commencing at a point being the intersection of latitude 31°15′s and longitude 137°00′E, thence east to longitude 137°18′E south to latitude 31°45′S, west to longitude 137°06′E, north to latitude 31°40′S, west to longitude 137°06′E, north to latitude 31°31′S, west to longitude 137°00′E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

Term: 1 year Area in km²: 1 439 Ref. D.M.E. No.: 044/1999

Dated 27 July 1999.

L. JOHNSTON, Mining Registrar

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
61 Coglin Street, Brompton	Allotment 23 of subdivision of Block 35, Hundred of Yatala	2171	155	12.1.67, page 107	85.00
14 Railway Terrace, Gulnare	Allotment 8 in Deposited Plan 1605, Hundred of Bundaleer	5566	989	30.10.97, page 1113	70.00
House at rear of part section 6069, Main Gumeracha Road, Gumeracha	Allotment 4 in Deposited Plan 28808, Hundred of Talunga	5411	484	24.5.90, page 1430	120.00
Flat above 360A Port Road, Hindmarsh	Portion of allotment 1 of subdivision of section 353, Hundred of Yatala	2587	158	24.11.77, page 1627	60.00
19 Gilbert Street, Lyndoch	Allotment 8 in Deposited Plan 102, Hundred of Barossa	5529	287	11.10.79, page 971	85.00
21 Gilbert Street, Lyndoch	Allotment 8 in Deposited Plan 102, Hundred of Barossa	5529	287	11.10.79, page 971	85.00
27 Aerodrome Road, Mallala	Allotments 10 and 11 in Deposited Plan 378, Hundred of Grace	5473	139	28.5.81, page 1563	80.00
66 Port Wakefield Road, Two Wells	Portion of allotment 11 of subdivision of section 455, Hundred of Port Gawler	3676	197	13.1.77, page 68	90.00
'Atrevida' Lots B and D, section 171, Yankalilla Road, Victor Harbor	Portion of section 171, Hundred of Encounter Bay	4012	142	26.5.94, page 1278	120.00
Dated at Adelaide, 27 July 1999.				G. BLACK, General Mana	ger, Housing Trust

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
6 Charles Street	Christie Downs	Allotment 389 in Deposited Plan 9253, Hundred of Noarlunga	5189	816
7 Lynton Avenue	Christies Beach	Allotment 895 of portion of section 310, Hundred of Noarlunga	4264	456
24 Elliott Avenue	Holden Hill	Allotment 48 in Deposited Plan 4835, Hundred of Yatala	5116	954
Unit 1/322 Esplanade	Moana	Allotment 500 in Deposited Plan 38580, Hundred of Willunga	5175	14
'Post Office Lane' (also known as Lot 2, Piccadilly Road)	Summertown	Allotment 2 in Filed Plan 5513, Hundred of Onkaparinga	5459	161

Dated at Adelaide, 29 July 1999.

G. BLACK, General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
21 Harriett Street, Adelaide	Allotment 474 in Filed Plan 182116, Hundred of Adelaide	5417	885	17.1.74, page 177
531 South Road, Ashford	Allotment 2 in Filed Plan 7056, Hundred of Adelaide	5429	535	2.2.95, page 207
Flat at rear of shop at 389 Prospect Road, Blair Athol	Allotment 17 of subdivision of portion of section 357, Hundred of Yatala	1933	57	26.11.92, page 1636
13 Swindon Street, Clearview	Allotment 116 in Deposited Plan 4690, Hundred of Yatala	5288	570	27.11.97, page 1432
23 Fourth Avenue, Everard Park	Allotment 10 in Deposited Plan 2440, Hundred of Adelaide	5104	713	30.3.95, page 1141
77 Crittenden Road, Findon	Allotment 84 in Deposited Plan 3669, Hundred of Yatala	5474	294	25.5.95, page 2206
90 East Terrace, Henley Beach	Allotment 32 in Filed Plan 362, Hundred of Yatala	5124	935	25.3.93, page 1081
20 Burt Avenue, Hilton	Allotment 51 in Deposited Plan 631, Hundred of Adelaide	5607	235	13.11.69, page 1578
2 Nile Street, Hindmarsh	Portion of allotment 184 of subdivision of section 353, Hundred of Yatala	2677	154	14.10.76, page 1370
Ground floor flat at 15 Jetty Road, Largs Bay	Allotment 16 in Filed Plan 4238, Hundred of Port Adelaide	5160	321	5.10.72, page 1815
1 and 3 Rodger Avenue, Leabrook	Allotment 12 in Filed Plan 139640, Hundred of Adelaide	5371	824	14.4.88, page 981
49 Gilbert Street, Lyndoch	Allotment 203 in Deposited Plan 30881, Hundred of Barossa	5086	29	29.1.81, page 263
46 Ward Street, North Adelaide	Allotment 2 in Filed Plan 4875, Hundred of Yatala	5509	744	24.4.97, page 1622
238 The Parade, Norwood	Allotment 83 in Filed Plan 139163, Hundred of Adelaide	5659	65	26.9.74, page 2490
Flat 1/30 Gladstone Road, Prospect	Allotment 17 in Deposited Plan 850, Hundred of Yatala	5395	376	24.3.77, page 965
Flat 2/30 Gladstone Road, Prospect	Allotment 17 in Deposited Plan 850, Hundred of Yatala	5395	376	13.4.72, page 1476
32 Yettie Road, Williamstown	Allotment 26 in Filed Plan 100298, Hundred of Barossa	5111	922	6.10.83, page 1073
Dated at Adelaide, 27 July 1999.		G. BL	ACK, Gene	ral Manager, Housing Trust

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Section 23

TAKE notice that, pursuant to section 23 (3) of the *Land and Business (Sale and Conveyancing) Act 1994*, I, Kenneth Trevor Griffin, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Michelle Ellen Hunt, an officer/employee of Briwend Pty Ltd.
SCHEDULE 2

The whole of land described in certificate of title register book volume 5086, folio 790 situated at 3 Kea Place, Greenwith, S.A. 5125.

Dated 29 July 1999.

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

W. J. SPEHR, Acting Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT $1994\,$

Section 23

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Kenneth Trevor Griffin, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

John Arthur Mylchreest and June Lorraine Mylchreest, officers/employees of Reg Kemp Real Estate Pty Ltd.

SCHEDULE 2

The whole of land described in certificate of title register book volume 5301, folio 268 situated at 67 Eltham Avenue, Port Lincoln, S.A. 5606.

Dated 29 July 1999.

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

W. J. SPEHR, Acting Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Section 23

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, Kenneth Trevor Griffin, Minister for Consumer Affairs, do hereby exempt the person named in Schedule 1 from the application of section 23 (2) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Vernon Clive Greifhahn, an officer/employee of Wenaldi Pty

SCHEDULE 2

The whole of land described in certificate of title register book volume 5123, folio 966 situated at 16 Kimber Street, Aldinga Beach, S.A. 5173.

Dated 29 July 1999.

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

W. J. SPEHR, Acting Commissioner

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Waikerie International Soaring Centre Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Sir Donald Anderson Drive, Holder, Waikerie, S.A. 5330 and to be known as Waikerie Gliding Club Clubrooms.

The application has been set down for hearing on 27 August 1999.

Condition

The following licence condition is sought:

Sale of liquor for consumption on the licensed premises from 9 a.m. to midnight, Monday to Sunday.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 15 July 1999.

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 Garth Willoughby has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 19 Flinders Avenue, Kingscote, Kangaroo Island and to be known as Bay of Shoal Wines.

The application has been set down for hearing on 27 August 1999.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 May 1999.

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 Warburton Nominees Pty Ltd (ACN 009 600 864) has applied to the Licensing Authority for a variation to the Extended Trading Authorisation which is in force in respect of premises situated at Flinders Highway, Port Kenny and known as Port Kenny Hotel.

The application has been set down for hearing on Friday, 27 August 1999.

Conditions

The following licence conditions are sought:

- 1. That the licensee be permitted to sell liquor for consumption on the licensed premises from 9 a.m. to 11 a.m. and 8 p.m. to midnight each Sunday, and on Christmas Day from midnight to 2 a.m.
- 2. That the licensee be permitted to sell liquor for consumption off the licensed premises from 9 a.m. to 11 a.m. and from 8 p.m. to 9 p.m. each Sunday.
- 3. That the extended trading authorisation shall apply to all of the public areas of the premises, referred to as Areas 1 to 4 inclusive on the deposited plan, during the days and times sought in this application and all other days and times previously authorised for extended trading.
- 4. That entertainment may be permitted during the extended trading hours.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 19 July 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that D. J. & T. Ridge Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 9 Osmond Terrace, Norwood, S.A. 5067 and to be known as David Ridge Wines

The application has been set down for hearing on 27 August 1999.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 21 July 1999.

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 Saturnos Avenues Hotel Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation to authorise the sale of liquor on the licensed premises for consumption on the premises situated at 106 Payneham Road, Stepney and known as the Avenues Hotel.

The application has been set down for hearing on 27 August 1999.

Conditions

The following licence conditions are sought:

Monday to Saturday, midnight to 2 am; Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight;

Sunday before a public holiday, midnight to 2 a.m. on the Monday morning;

Christmas Day, midnight to 2 a.m.; New Years Day, midnight to 4 a.m.

And for consumption off the premises as follows:

Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Clyde Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation to authorise the sale of liquor on the licensed premises for consumption on the premises situated at 123 Unley Road, Unley and known as the Unley on Clyde Hotel.

The application has been set down for hearing on 27 August 1999

Conditions

The following licence conditions are sought:

Monday to Saturday, midnight to 2 am;

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

Sunday before a public holiday, midnight to 2 a.m. on the Monday morning;

Christmas Day, midnight to 2 a.m.; New Years Day, midnight to 4 a.m.

And for consumption off the premises as follows:

Sunday, 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 Steven Gordon Edwards, Kerry Marie Scanlan, Steven John Seebohm and Paul Ian Edwards c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 have applied to the Licensing Authority for a variation to conditions of Special Circumstances Licence in respect of premises situated at 259-263 Old South Road, Old Reynella, S.A. 5161 and known as Sharky's.

The application has been set down for hearing on 27 August

Conditions

The following licence conditions are sought:

Substitution of existing condition 1 'liquor shall only be sold or supplied to or consumed by persons who are about to, are in the process of, or who have played a cue sport at the licensed premises, or persons accompanying those persons' with a condition to read as follows 'the licensee shall ensure that there are at least 20 pool tables in the premises at all times'.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the

applicants' addresses given above, at least seven days before the hearing date.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 19 July 1999.

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 Loxton Community Hotel Motel Inc. (ACN 007 512 030) has applied to the Licensing Authority for a variation to the Extended Trading Authorisation and Entertainment Consent which is in force in respect of premises situated at East Terrace, Loxton and known as The Loxton Hotel.

The application has been set down for hearing on Friday, 27 August 1999 at 9 a.m.

Conditions

The following licence conditions are sought:

- 1. That the licensee be permitted to sell liquor for consumption on the licensed premises from 10 a.m. to 11 a.m. and 8 p.m. to midnight each Sunday and on Christmas Day from midnight to $2\ a.m.$
- 2. That the licensee be permitted to sell liquor for consumption off the licensed premises from $8\ a.m.$ to $11\ a.m.$ and from $8\ p.m.$ to $9\ p.m.$ each Sunday.
- 3. That the extended trading authorisation shall apply to all public areas of the premises referred to as Areas 1 to 9 inclusive on the deposited plan. In addition, Areas 1, 8 and 9 are sought to be included during the existing extended trading authorisation each Friday and Saturday from midnight to 1 30 a m
- 4. That live entertainment in the form of one-man bands and two or three piece musical groups be permitted in Area 9 (public bar).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 20 July 1999.

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 Yugoslav Centre of South Australia Inc., 117 Regency Road, Croydon Park, S.A. 5008 has applied to the Licensing Authority for a Variation to an Extended Trading Authorisation, Variation to Entertainment Consent and Variation to Conditions of Licence in respect of premises situated at 117 Regency Road, Croydon Park, S.A. 5008 and known as Yugoslav Centre of South Australia.

The application has been set down for hearing on 27 August 1999.

Conditions

The following licence conditions are sought:

- 1. Variation to an Extended Trading Authorisation to authorise the sale of liquor for consumption on the licensed premises on Saturday from midnight to 1 a.m.
- 2. To delete the following condition: 'The licensee shall not hire out the hall for any functions involving the provision of bands, loud music or the like which extend beyond 9 p.m. on any day'.

- $3. \ Entertainment$ consent is sought for the proposed extended trading authorisation.
- 4. To replace condition 3 of the licence with the following: 'In relation to Saturday nights the time closure of the bar and the ceasing of playing music shall be 1 a.m. with the licensee ensuring that all patrons are to be out of the licensed premises by 1.30 a.m.'

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 22 July 1999.

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 Genargi Krasnov, c/o Wallmans Solicitors, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 261 Gouger Street, Adelaide, S.A. 5000 and known as La Sing.

The application has been set down for hearing on 27 August 1999.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation (including Entertainment Consent) to apply as follows:

Monday and Tuesday, midnight to 2 a.m. the following day.

Wednesday and Thursday, midnight to 3 a.m. the following day.

Friday and Saturday, midnight to 5 a.m. the following day. Sunday, 8 p.m. to 3 a.m. the following day.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 22 July 1999.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application for Transfer of Liquor Licence and Gaming Machine Licence

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that (ACN 088 560 034), 77 Murray Street, Gawler, S.A. 5118 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 77 Murray Street, Gawler and known as Old Spot Hotel—Gawler.

The applications have been set down for hearing on 27 August 1999.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 22 July 1999.

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 Dallan Investments Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Tenancy H, Plaza Level, 25 Grenfell Street, Adelaide, S.A. 5000 and to be known as Ollies.

The application has been set down for hearing on 27 August

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 23 July 1999.

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 Maurice Philip Saunders and Michelle Lesley Saunders have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Hallett and known as Wildongoleeche Hotel.

The application has been set down for hearing on 30 August 1999.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 23 July 1999.

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 St Andrews Estate Adelaide Plains Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 16/172 Glynburn Road, Tranmere, S.A. 5073 and known as St Andrews Estate Adelaide Plains Pty Ltd.

The application has been set down for hearing on 3 September 1999.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 24 June 1999.

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 Nomads on Murray Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Liquor Licence in respect of premises situated at Sturt Highway, Kingston on Murray, S.A. 5331 and known as Motel Kingston Bridge.

The application has been set down for hearing on 30 August 1999 at 9 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 June 1999.

Applicant

MOTOR VEHICLES ACT 1959

Re-appointment

TAKE notice that I, Diana Vivienne Laidlaw, the responsible Minister of the Crown for the Transport portfolio do hereby reappoint Graham George Silver as an Inspector, pursuant to the provisions of section 98p (1) of the said Act.

Dated at Adelaide, 25 July 1999.

DIANA LAIDLAW, Minister for Transport and Urban Planning.

PRESBYTERIAN TRUSTS ACT 1971

Notice of New Regulations

NOTICE is hereby given, pursuant to section 18 (2) of the Presbyterian Trusts Act 1971, that the General Assembly of the Presbyterian Church of SA Inc. has approved new regulations for the Presbyterian Trusts Corporation.

The regulations have been varied to include the following:

Paragraph 5 (1):

- (i) their term expires at a general assembly referred to in paragraph 5 (2); or
- (ii) death, resignation or removal by resolution of the general assembly. A resignation shall take effect from the date on which the clerk of the general assembly received notice of the resignation.

Paragraph 5 (2):

At the general assembly three years after the general assembly at which the persons set out in paragraph 3 were appointed and at each general assembly after that at three year intervals:

- the office of each member of the corporate body shall be declared vacant; and
- (ii) members may be reappointed to the corporate body by resolution of the general assembly.

Paragraph 5 (3):

A member of the corporate body may be removed from office by resolution of the general assembly in the following circumstances:

- (i) if he ceases to be a member of the Presbyterian Church of South Australia; or
- (ii) if he shall leave South Australia and remain absent without leave for six consecutive months; or
- (iii) if he shall be absent from three consecutive meetings of the corporate body without leave; or
- (iv) if he shall become incapable to act by reasons of bodily or mental infirmity; or
- (v) if he shall be guilty of any conduct which in the opinion of the general assembly renders him unfit to be a member of the corporate body.

The general assembly shall be the sole and final judge of the incapacity or unfitness to act of any member of the corporate body.

Paragraph 5 (5):

The number of the members of the corporate body shall not be less than and not more than seven.

Paragraph 5 (7):

The general assembly shall appoint the chairman of the corporate body who shall hold office during the period of appointment by the general assembly. Any vacancy in the office of Chairman occurring between meetings of the general assembly may be filled by the corporate body and the person so appointed shall hold office until the next meeting of the general assembly held after his appointment.

Paragraph 5 (8):

- (i) The corporate body shall appoint one of its members as Vice-Chairman who shall hold office during the pleasure of the corporate body, and any vacancy occurring in such office shall be filled by the corporate body.
- (ii) The corporate body shall appoint a person as Secretary/Treasurer who shall hold office at the pleasure of the corporate body, and any vacancy occurring in such office shall be filled by the corporate body.

Paragraph 5 (9) (iii):

Seven days notice of every meeting shall be given to the members of the corporate body in writing.

Paragraph 5 (10) (i):

The common seal of the corporate body shall be kept in the custody of the Secretary/Treasurer of the Corporation.

Paragraph 5 (10) (iii):

The affixing of the common seal shall be verified by two of the members of the corporate body, and either the Procurator, or by one of the legal advisers of the Church.

Paragraph 5 (10) (v):

All cases of the use of the common seal shall be confirmed at the next meeting of the corporate body.

Paragraph 5 (11):

Where by section 14 of the Presbyterian Trusts Act 1971, the moderator is required to consent to any conveyance, transfer, mortgage, exchange or lease such consent shall not be given unless the Procurator or one of the legal advisers shall first approve thereof.

Paragraph 5 (12):

The following records of the Corporation are to be kept:

- (i) minutes of all the meetings;
- (ii) accounting records, which shall be audited by the auditor of the general assembly financial accounts;
- (iii) an annual report together with audited financial statements shall be submitted to the general assembly each year;
- (iv) The general assembly may inspect records of the Trusts Corporation as resolved from time to time.

Paragraph 5 (13):

Whereby under section 15 (1) of the Act the moderator is required to keep or cause to be kept a register of trustees of all property held by trustees for or on behalf of the Church of any congregation thereof, other than property held by or vested in the corporate body:

- (i) Notice of the appointment of every new trustee and of the removal of any trustee and of the Church property shall be sent to the moderator of the general assembly by the Clerk of the Presbytery or the Clerk of the Kirk Session of the congregation (as the case may be) making such appointment or removing such trustee within one week after such appointment or removal (as the case may be).
- (ii) Notice of the death or resignation or any trustee of Church property shall be sent to the moderator of the general assembly by the clerk of the session or the Minister of the congregation to which such trustee belonged within one week after such death or resignation becomes known to such Clerk or Minister.

The following regulations have been removed:

Paragraph 5 (1):

All members of the corporate body shall hold office until death, or resignation, or removal by resolution of the general assembly.

A resignation shall take effect from the date on which the same shall have been received by the Clerk of the General Assembly.

Paragraph 5 (2):

The successors to the first members of the corporate body shall be appointed by resolution of the general assembly of which due notice shall be given.

Paragraph 5 (3) (iii):

If he shall be absent without leave from six meetings of the corporate body; or

Paragraph 5 (3) (v)

If he shall become insolvent or compound with his creditors or enter into any scheme of arrangement with his creditors; or

Paragraph 5 (5):

The number of members of the corporate body shall not be less than eight and not more than fifteen.

Paragraph 5 (6):

Three members of the corporate body present at any meeting of the corporate body shall be a quorum.

Paragraph 5 (7):

The general assembly shall appoint the chairman of the corporate body who shall hold office during the pleasure of the general assembly. Any vacancy in the office of the Chairman occurring between meetings of the general assembly may be filled by the corporate body and the person so appointed shall hold office until the next meeting of the general assembly held after his appointment.

Paragraph 5 (8):

The corporate body shall appoint two of its members as Vice-Chairmen who shall hold office during the pleasure of the corporate body, and any vacancy occurring in such office shall be filled by the corporate body.

Paragraph 5 (9) (iii):

Two days, notice of every meeting shall be given to the members of the corporate body.

Paragraph 5 (10) (i):

The common seal of the corporate body shall be kept in the custody of the Treasurer of the Church.

Paragraph 5 (10) (iii)

The affixing of the common seal shall be verified by two of the members of the corporate body, and either the Procurator (or in his absence by a partner of his), or by the Accountant of the Church.

Paragraph 5 (11):

Where by section 14 of the Presbyterian Trusts Act 1971, the moderator is required to consent to any conveyance, transfer, mortgage, exchange or lease such consent shall not be given unless the Procurator or the Law Agent shall first approve thereof.

Paragraph 5 (12):

Notice of the appointment of every new trustee and of the removal of any trustee of the Church property shall be sent to the moderator of the general assembly by the Clerk of the Presbytery or the Clerk of the Kirk Session of the congregation (as the case may be) making such appointment or removing such trustee within one week after such appointment or removal (as the case may be).

Paragraph 5 (13):

Notice of the death or resignation of any trustee of Church property shall be sent to the moderator of the general assembly by the Clerk of the session or the Minister of the congregation to which such trustee belonged within one week after such death or resignation becomes known to such Clerk or Minister.

J. DONALDSON, Solicitor for the Applicant

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an equal employment opportunity program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class, and whereas the Premier may make special provision to assist persons of a defined class disproportionately represented amongst the unemployed to gain employment in the public sector, I, John Olsen, Premier, do hereby publish the equal employment opportunity program set out in the Schedule.

The Schedule

Recruitment of Young People to Temporary Ancillary Staff
Positions in the Department of Education, Training and
Employment

Object

To increase the number of young South Australians aged up to and including 24 years of age achieving employment and training and development opportunities in the South Australian public sector.

Special Provision

Pursuant to section 67(2)(a) of the Public Sector Management Act 1995, I make special provisions to achieve the object as follows:

(a) The Department of Education, Training and Employment

may, with the agreement of the Commissioner for Public Employment or delegate, where a pool for temporary and casual ancillary staff positions has been established:

(i) on a priority basis, offer employment opportunities in temporary and casual ancillary staff positions of up to 12 months duration to young people aged up to and including 24 years of age, who are in the pool and are residing in South Australia at the time a position becomes available.

Dated 20 July 1999.

JOHN OLSEN, Premier

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Portland Street, Seacliff Deposited Plan 52725

BY Road Process Order made on 28 June 1999, The City of Holdfast Bay ordered that:

- 1. Portion of the public road (Portland Street) between Kauri Parade and railway land, more particularly delineated and lettered 'Z' in Preliminary Plan No. PP32/0422 be closed.
- 2. Issue a Certificate of Title to The City of Holdfast Bay for the whole of the land subject to closure which land is being retained by Council for merging with the adjoining council owned land.
- 3. The following easement be granted over the land subject to that closure.

Grant to Ayers Net Limited and easement for gas supply purposes over the whole of the land.

On 22 July 1999 that order was confirmed by the Minister for Administrative Services, conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 29 July 1999.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adj. Section 274, Hundred of Yankalilla Deposited Plan 52580

BY Road Process Order made on 16 April 1999, the District Council of Yankalilla ordered that:

- 1. The whole of the public road between sections 274 and 281 Hundred of Yankalilla more particularly delineated and lettered 'A' in Preliminary Plan No. PP8478/95 be closed.
- 2. The whole of the land subject to closure be transferred to WILFRED EGBERT BENNETT in accordance with agreement to transfer dated 9 July 1998 entered into between the District Council of Yankalilla and W. E. Bennett.

On 22 July 1999 that order was confirmed by the Minister for Administrative Services.

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 29 July 1999.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Rockford Place, Marino and Wistow Crescent, Trott Park

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that THE CORPORATION OF THE CITY OF MARION proposes to make Road Process Orders to:

- 1. Close and transfer to STEVEN JOHN LOCKETT and SHARYN INGRID LOCKETT portion of the public road (Wistow Crescent) adjoining allotment 25 in Deposited Plan 16572, as more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0476.
- 2. Close and transfer to JOHN ALEXANDER MEREDITH and OLGA MEREDITH portion of the public road (Rockford Place) adjoining allotment 182 in Deposited Plan 3146, as more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0477.

A copy of the plans and statements of persons affected are available for public inspection at the office of the Council at 245 Sturt Road, Sturt and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at P.O. Box 21, Oaklands Park, S.A. 5046 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at 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 29 July 1999.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Walkway, adjacent Kensington Crescent, Enfield

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the CITY OF PORT ADELAIDE ENFIELD proposes to make a Road Process Order to close the public road (walkway) allotment 1139 in Deposited Plan 2983 and adjoining allotments 1110 to 1114 (inclusive) in the said Deposited Plan 2983 as more particularly delineated and lettered 'A', 'B', 'C', 'D', 'E' and 'F' on Preliminary Plan No. PP32/0471

Closed road 'A' to be transferred to MAIN NORTH NOMINEES PTY LTD, closed road 'B' to be transferred to DEANNA CHRISTINE HUTCHINSON and STEVEN ALLAN HUTCHINSON, closed road 'C' to be transferred to BESSWELL PTY LTD and LOREDANA SALANDRA, closed road 'D' and 'E' to be transferred to ASSOCIAZIONE 'TOSCANA' DEL SOUTH AUSTRALIA INC and closed road 'F' to be transferred to GEORGIOS DAMASKOS and MARTHA DAMASKOS.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at 163 St. Vincent Street, Port Adelaide, S.A. 5015 and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at P.O. Box 110, Port Adelaide 5015 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at 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 29 July 1999.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing-Neilson Road, Monash Berri Irrigation Area

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that THE BERRI BARMERA COUNCIL proposes to make a Road Process Order to close portion of the public road (Neilson Road) adjoining sections 976, 978, 988 and 987 in Berri Irrigation Area, as more particularly delineated and lettered 'A', 'B', 'C' and 'D' (respectively) in Preliminary Plan No. PP32/0472.

Closed road 'A' and 'B' to be transferred to SOUTH AUSTRALIAN VINE IMPROVEMENT COMMITTEE INC.

Closed road 'C' and 'D' to be transferred to RIVERLAND VINE IMPROVEMENT COMMITTEE INC.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at Wilson Street, Berri and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at P.O. Box 229, Berri, S.A. 5343 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at 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 29 July 1999.

K. SARNECKIS, Acting Surveyor-General

LOCAL GOVERNMENT ACT 1934

PURSUANT to Section 309 of the Local Government Act 1934 as amended, notice is hereby given that it is proposed to determine the alignment of the following roads, and the boundaries of any or all or any part of any allotments or sections and the like which abut thereto, in the area of Seacliff, being subdivisions of Part Sections 242 and 243, Hundred of Noarlunga laid out in L.T.R.O. Filed Plan No 38728, and being firstly, southern boundary of Young Street between Yacca Road and Acacia Street; secondly, western boundary of Acacia Street between Young Street and Portland Street; thirdly, northern boundary of Portland Street between Yacca Road and Acacia Street; and fourthly, eastern boundary of Yacca Road between Young Street and Portland Street.

A plan showing the said alignment may be inspected at the office of the Surveyor-General, Department for Administrative and Information Services, Land Boundaries Branch, 1st floor, 101 Grenfell Street, Adelaide, S.A. 5000 or at the Office of the City of Holdfast Bay.

Notice is further given that any person who so desires may within one month of the date hereof make representation to me that the said plan does not give effect to the provisions of Division III of Part XVII of the said Act.

Dated 29 July 1999.

P. M. KENTISH, Surveyor-General

DAIS 30/218

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, ROBERT GERARD KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development in the State of South Australia to whom administration of the Soil Conservation and Land Care Act 1989 has been committed, do hereby appoint the following people as members of the Kingoonya Soil Conservation Board, pursuant to section 24 of the Act until 13 September 2002:

Andrew Keith Lillecrapp Lorraine Leigh Greenfield David Bruce Oag Keith Greenfield Richard Giles Mould Richard John Armour

with Leigh Ridge as the Local Government representative.

Dated 22 July 1999.

ROB KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, ROBERT GERARD KERIN, Deputy Premier, Minister for Primary Industries, Natural Resources and Regional Development in the State of South Australia to whom administration of the Soil Conservation and Land Care Act 1989 has been committed, do hereby appoint the following people as members of the Marree Soil Conservation Board, pursuant to section 24 of the Act until 13 September 2002:

Josephine Maree Morton Grant Richard Rieck Trevor William Mitchell Daryl Wayne Bell Sharon Louise Bell Christine Crafter Catriona Ruth McTaggart

Dated 23 July 1999.

ROB KERIN, Deputy Premier, Minister for Primary Industries. Natural Resources and Regional Development

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR OCTOBER, NOVEMBER AND DECEMBER 1999

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Trevor Noel Argent, Commissioner of Highways, at the direction of the Honourable the Minister for Transport, Urban Planning and the Arts, 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 1999. Dated at Adelaide, 22 July 1999.

T. N. ARGENT, Comissioner of Highways

97/03263

THE SCHEDULE
Times of sunrise and sunset during the months of October, November and December 1999.

Month	Oct	ober	Nove	ember	Dece	mber
Date	Sunrise a.m.	Sunset p.m.	Sunrise a.m.	Sunset p.m.	Sunrise a.m.	Sunset p.m.
1	5.53	6.19	6.14	7.46	5.56	8.15
2	5.52	6.20	6.13	7.47	5.56	8.16
3	5.50	6.21	6.12	7.48	5.55	8.17
4	5.49	6.21	6.11	7.49	5.55	8.18
5	5.47	6.22	6.10	7.50	5.55	8.19
6	5.46	6.23	6.09	7.51	5.55	8.20
7	5.45	6.24	6.08	7.52	5.55	8.20
8	5.43	6.24	6.08	7.53	5.55	8.21
9	5.42	6.25	6.07	7.53	5.55	8.22
10	5.41	6.26	6.06	7.54	5.55	8.23
11	5.40	6.27	6.05	7.55	5.55	8.23
12	5.38	6.28	6.05	7.56	5.55	8.24
13	5.37	6.29	6.04	7.57	5.56	8.25
14	5.36	6.30	6.03	7.58	5.56	8.26
15	5.34	6.31	6.02	7.59	5.57	8.26
16	5.33	6.31	6.02	8.00	5.57	8.27
17	5.31	6.32	6.01	8.01	5.57	8.28
18	5.30	6.33	6.00	8.02	5.58	8.28
19	5.29	6.34	6.00	8.03	5.58	8.29
20	5.27	6.35	5.59	8.04	5.58	8.29
21	5.26	6.36	5.59	8.05	6.00	8.30
22	5.25	6.37	5.58	8.06	5.59	8.30
23	5.24	6.38	5.58	8.07	6.00	8.31
24	5.23	6.38	5.58	8.08	6.00	8.31
25	5.22	6.39	5.57	8.09	6.01	8.31
26	5.21	6.40	5.57	8.10	6.01	8.32
27	5.20	6.41	5.57	8.11	6.02	8.32
28	5.18	6.42	5.57	8.12	6.02	8.32
29	5.17	6.43	5.56	8.13	6.03	8.32
30	5.16	6.44	5.56	8.14	6.04	8.33
31	6.15	7.45			6.04	8.33

Note: Under the Daylight Saving Act 1971, all times from 31 October 1999 inclusive, have been corrected to South Australian Summer Time.

RACING ACT 1976

Rules made by the Racing Industry Development Authority under the Racing Act 1976

BY virtue of the powers conferred by the Racing Act 1976, the Racing Industry Development Authority hereby makes the following rules:

- 1. The Bookmakers Licensing Rules 1991, made under the Racing Act 1976, as varied, are hereinafter referred to as 'the principal rules'.
 - 2. The Principal rules are varied as follows:

By replacing the word "no" with the word "any" in Rule 12 (1).

By replacing the words "by whom the agent or clerk is employed" with the words "named in the licence" in Rule 14 (2).

Rule 17 is repealed.

Rule 64 is repealed and the following rule is substituted:

64. No person other than the bookmaker or his licensed agent or any licensed clerk shall be upon the betting stand of that bookmaker.

Rule 97. (1) is repealed and the following rule is substituted:

97. (1) Th	e Authority shall charge the following fees:	\$
(a)	on an application for a Bookmaker's licence	50
<i>(b)</i>	on the granting of a Bookmaker's licence or renewal	100
(c)	on the registration of premises or renewal	100
(<i>d</i>)	on the transfer of registration of premises	50
(e)	on an application for a clerk's licence or renewal	30
<i>(f)</i>	on an application for an agent's licence or renewal	30

3. These rules come into operation on 1 July 1999.

The Common Seal of the Racing Industry Development Authority was affixed hereto on 29 June 1999 in the presence of:

(L.S.) D. J. SEYMOUR-SMITH, Chairman M. M. WILSON, Member

PURSUANT to Section 10AA(2) of the Subordinate Legislation Act 1978, I certify that, in my opinion, it is necessary or appropriate that the above rules come into operation as set out in point 3 above.

IAIN EVANS, Minister for Recreation, Sport and Racing

RULES OF COURT

Amending the District Court Rules 1992 Amendment No. 24 to the District Court Rules

BY virtue and in pursuance of section 51 of the District Court Act 1991, and all other powers us thereunto enabling, We, Terence Anthony Worthington, Chief Judge, and Barrie Kitchen and Peter Anthony John Herriman, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

- 1. These Rules may be cited as the 'District Court Rules 1992 Amendment No. 24'.
- 2. The District Court Rules 1992, as amended by these Rules, may be cited as the 'District Court Rules 1992'.
- 3. Rule I-5 is amended by:
 - 3.1 Deleting the full stop '.' at the end of Rule I-5 (h) and replacing it with a semi-colon ';'.
 - 3.2 Inserting the following immediately after Rule I-5 (h):
 - '(i) All proceedings commenced in the Court under the Criminal Assets Confiscation Act 1996.'
- 4. Rule II-1 is amended by deleting the words 'fourth and fifth' and inserting in lieu thereof 'fourth, fifth and sixth.' Dated 15 July 1999.

T. A. WORTHINGTON, CJ B. KITCHEN, J P. A. J. HERRIMAN, J

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 29 July 1999.

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE

Easement in reserve (lot 201), Plane Tree Avenue, Glenside. p52

CITY OF CAMPBELLTOWN

Stoneybrook Drive, Paradise. p53 Ridgefield Avenue, Paradise. p53

CORPORATE TOWN OF GAWLER

Murray Road, Willaston and Gawler. p24-30 Murray Street, Gawler. p30 and 31 Edith Street, Gawler and Gawler East. p31-34 Lyndoch Road, Gawler East. p34-38 Crown Street, Gawler East. p38 and 39 Bright Terrace, Gawler East. p39-44 Cheek Avenue, Gawler East. p44-50

CITY OF MARION

Easement in reserve (lot 832), Philipson Crescent, Sheidow Park.

Philipson Crescent, Sheidow Park. p65

CITY OF MITCHAM

Pasteur Avenue, Hawthorndene. p8 Darwin Avenue, Hawthorndene. p9 Woodburn Avenue, Hawthorndene. p10 Limpsfield Avenue, Hawthorndene. p11

DISTRICT OF MOUNT BARKER

Kitson Road, Littlehampton. p54 Spring Park Drive, Littlehampton. p54 Keefe Close, Littlehampton. p54 Miels Avenue, Littlehampton. p55 Benjamin Gray Drive, Littlehampton. p55

CITY OF ONKAPARINGA

Chapel Hill Way, Woodcroft. p66 Nyrang Circuit, Woodcroft. p66

CITY OF PLAYFORD

Mountbatten Square, Elizabeth. p12 and 14 Elizabeth Way, Elizabeth. p12 and 14 Goodman Road, Elizabeth. p12-14 Crockerton Road, Elizabeth. p13 and 14 Langford Drive, Elizabeth. p12-14

CITY OF PORT ADELAIDE ENFIELD

Easements in lot 28, Cardiff Court and lots 21, 100 and 13, Port Wakefield Road, Cavan and Dry Creek. p60-62 Kidman Road, Dry Creek, p62 Vater Street, Dry Creek, p62-64

CITY OF SALISBURY

Breakwater Court, Para Hills. p51 Lipson Reach Road, Para Hills. p51 Easement in reserve (lot 271), Lipson Reach Road, Para Hills. p51

CITY OF TEA TREE GULLY

Reubin Richardson Road, Greenwith. p67-69 Silcock Circuit, Greenwith. p67 Naughton Court, Greenwith. p67 Raunsley Circuit, Greenwith. p68 Lofty Rise, Greenwith. p68 Olde Coach Road, Greenwith. p69 Ewin Street, Greenwith. p69 Eider Court, Greenwith. p69

ENCOUNTER BAY COUNTRY LANDS WATER DISTRICT

DISTRICT OF VICTOR HARBOR

Arabian Court, Hindmarsh Valley. p58 and 59

PENOLA WATER DISTRICT

DISTRICT OF WATTLE RANGE COUNCIL

Jessie Street, Penola. p15 Ellen Street, Penola. This main is available on application only on the western side. p15 and 16 McArthur Street, Penola. p15 Robe Road, Penola. p16

PORT VICTOR WATER DISTRICT

DISTRICT OF VICTOR HARBOR

DISTRICT OF VICTOR HARBOR Breckan Avenue, Victor Harbor. p17 Malin Avenue, Victor Harbor. p18 Maude Street, Encounter Bay. p56 Mill Road, Encounter Bay. p56 and 57 Poltong Crescent, Encounter Bay. p57 Rymill Avenue, Encounter Bay. p57 Sterling Avenue, Encounter Bay. p57 San Remo Court. Encounter Bay. p57 San Remo Court, Encounter Bay, p57 Easements in reserve (lot 276), Mill Road, Encounter Bay. p57 Zilm Court, Encounter Bay. p57 Coffee Court, Encounter Bay, p57 Walkway south-east of lot 19, Coffee Court and lot 40, Rymill Avenue, Encounter Bay. p57

ROBE WATER DISTRICT

DISTRICT OF ROBE James Street, Robe. p19

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CORPORATE TOWN OF GAWLER Lyndoch Road, Gawler East. p20

CITY OF MITCHAM

Across and in Blythwood Road, Mitcham and Springfield. p21 and 22

Carrick Hill Road (formerly Fullarton Road), Springfield. p21 and

Hoggs Road, Springfield. p21 and 22

CITY OF PLAYFORD

Mountbatten Square, Elizabeth. p12 and 14 Elizabeth Way, Elizabeth. p12 and 14 Goodman Road, Elizabeth. p12-14 Crockerton Road, Elizabeth. p13 and 14

CITY OF MITCHAM

Pasteur Avenue, Hawthorndene. p8 Darwin Avenue, Hawthorndene. p9 Woodburn Avenue, Hawthorndene. p10 Limpsfield Avenue, Hawthorndene. p11

PENOLA WATER DISTRICT

DISTRICT OF WATTLE RANGE COUNCIL Robe Road, Penola. p16

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land. SMOKY BAY WATER DISTRICT

DISTRICT OF CEDUNA

Hunt Terrace, Smoky Bay. p23

Waterworks reserve (section 128, hundred of Wallanippie), Hunt Terrace, Smoky Bay. p23

CORRECTIONS

Corrections to notices in "Government Gazette" of 15 July 1999.

"WATER MAINS LAID"

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

"YORKE PENINSULA COUNTRY LANDS WATER DISTRICT"

"DISTRICT OF YORKE PENINSULA"

"Government road south-west of sections 91 and 92 (hundred of Maitland), Maitland. p6"

'Government road west of sections 89 and 92 (hundred of Maitland), Maitland. p6"

"Government road south-west of section 36 (hundred of Kilkerran), Maitland. p6'

"WATER MAINS ABANDONED"

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

"YORKE PENINSULA COUNTRY LANDS WATER DISTRICT"

"DISTRICT OF YORKE PENINSULA"

"Government road south-west of sections 91 and 92 (hundred of Maitland), Maitland. p6'

"Government road west of sections 89 and 92 (hundred of Maitland), Maitland. p6"

"Government road south-west of section 36 (hundred of Kilkerran), Maitland. p6"

For "p6" read "p23"

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE

Easement in lots 305-301, Elm Lane, Glenside. FB 1079 p18 Easements in lot 8, Blyth Street and lots 6 and 68, Sunnyside Road, Glen Osmond. FB 1079 p22

CITY OF CAMPBELLTOWN

Stoneybrook Drive, Paradise. FB 1079 p21

CITY OF CHARLES STURT

Risely Avenue, Royal Park. FB 1062 p35

CITY OF MARION

Easement in lots 102, 101 and 1, Clubhouse Road, Seacliff Park. FB 1062 p34

Philipson Crescent, Sheidow Park. FB 1079 p19 and 20

Easements in reserve (lot 214) and lot 1, Davenport Street. Seacliff Park. FB 1062 p43 and 44
Easements in lots 316-314, Gully Road, Seacliff Park. FB 1062

p43 and 44

CITY OF ONKAPARINGA

Chapel Hill Way, Woodcroft. FB 1062 p53 and 54 Easement in lot 616, Chapel Hill Way, Woodcroft. FB 1062 p53 and 54

Easement in lots 607-602, Chapel Hill Way, Woodcroft. FB 1062 p53 and 54

Nyrang Circuit, Woodcroft. FB 1062 p53-55

Easement in lot 636, Nyrang Circuit, Woodcroft. FB 1062 p53

Easements in lots 628, 647 and 648, Nyrang Circuit, Woodcroft. FB 1062 p53 and 55

CITY OF PORT ADELAIDE ENFIELD

Koombana Road, Osborne. FB 1062 p36

CITY OF SALISBURY

Across Warrendi Road, Mawson Lakes. FB 1062 p37-39 Easement in lot 2, Warrendi Road, Mawson Lakes. FB 1062 p37-

Easement in reserve (lot 273), Breakwater Court, Para Hills. FB 1062 p60

Breakwater Court, Para Hills. FB 1062 p60 Lipson Reach Road, Para Hills. FB 1062 p60

STIRLING COUNTRY DRAINAGE AREA

DISTRICT OF ADELAIDE HILLS COUNCIL

Erica Road, Heathfield. FB 1062 p42

Easement in lots 2 and 1, Fielding Road, Bridgewater. FB 1062 p40

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF MARION

Easement in lots 102, 101 and 1, Clubhouse Road, Seacliff Park. FB 1062 p34

Easements in reserve (lot 214) and lot 6, Davenport Street, lots 316-314, Gully Road and lots 116-113, Ridgefield Avenue, Seacliff Park FB 1062 p43
Ridgefield Avenue FB 1062 p43

CITY OF SALISBURY

Easement in lot 506, First Avenue, reserve (lot 603), Warrendi Road, lots 550 and 101, Tobin Court, lots 41-39, Lakeside Court, lots 23 and reserve (lot 601), Peninsula Drive and lots 2-5, Grandview Court, Mawson Lakes. FB 1062 p37 Easements in drainage reserve (lot 130), Park Way, lot 550,

Frome Crescent and reserve (lot 603), Warrendi Road, Mawson Lakes. FB 1062 p37

Easements in drainage reserve (lot 130) Park Way and lot 150, Fourth Avenue, Mawson Lakes. FB 1062 p37

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Windsor Avenue, Port Lincoln - 200 mm RCRJ pumping main.

Stamford Terrace, Port Lincoln - 200 mm RCRJ pumping main. FB 1030 p32

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF SALISBURY

Warrendi Road, Mawson Lakes. FB 1062 p37-39
Easements in reserve (lot 603), Warrendi Road and lots 506 and 505, First Avenue, Mawson Lakes. FB 1062 p37-39

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Sewerage land (lot 164), Windsor Avenue, Port Lincoln - 256 mm MDPE pumping main. FB 1030 p32-37 Windsor Avenue, Port Lincoln - 256 mm MDPE pumping main.

FB 1030 p32-37 Stamford Terrace, Port Lincoln - 256 mm MDPE pumping main. FB 1030 p32-37

H. LACY, Acting Chief Executive South Australian Water Corporation

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

Pursuant to the provisions of the Vocational Education, Employment and Training Act (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to

2045)
page 20
d) 9661
April 1
of 24
gazettal
the
1.

the gazettal of 5 December 1996 (page 1818)

1544)
(page
1996
October
of 31
gazettal
the g
7

the gazettal of 1 July 1999 (page 22)

which set out the occupations that constitute trades and other declared vocations and the terms and conditions applicable to such declared vocations

the gazettal of 17 April 1997 (page 1571)

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS

Entries recorded in italics denote previous courses and conditions determined by ARC for existing Declared Vocations. Variations appear in bold

Occupation/Occupation Levels Declared Vocation * trade # Other than trade	Course code numbers National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance	Probationary Period
New Declared Vocations					
# Industrial Textiles Fabrication	3466 / LSF 28/3/01	Certificate III in Industrial Textiles Fabrication	36 months	834 hours	3 months

Errata

- In the Government Gazette of I July 1999, the notices appearing on pages 22 to 38 related to the Metal and Engineering Training Package showed incorrect expiry date of 9 April 2001. Correction: The Metal and Engineering Training Package qualifications are endorsed to 21 October \equiv
- In the Government Gazette of 22 April 1999, the notices appearing on pages 2222 to 2227 related to the Agriculture Training Package Qualifications showed incorrect expiry date of December 2001. Correction: The Agriculture Training Package qualifications are endorsed to 12 January 2001. (2)
- In the Government Gazette of 1 July 1999, the information relating to Correctional Services Training Package qualifications contained errors. The corrected notices are shown below: (3)

Occupation/Occupation Levels Declared Vocation * trade # Other than trade		Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance	Probationary Period
Correctional Servi From 1/7/99 contra under existing com	Correctional Services Training Package Q From 1/7/99 contracts of training will be r under existing contracts of training may c	Qualifications registered only for the qualifications from the training packages. Trainees employed complete their current training.	ages. Trainees	employed	
# Correctional Officer	endorsed to 9/4/01 CSC30198	Certificate III in Correctional Practice (Custodial	12 or 24	355 hours	1 or 2 months
t	CSC30298	Corrections) Certificate III in Correctional Practice (Community	months 12 or 24	365 hours	1 or 2 months
	CSC40198	Corrections) Certificate IV in Correctional Practice	months 12 or 24	525 hours	2 months
		months Replacing the following courses of instruction with effect from 1/7/99:	months t from 1/7/99:		
	7781/V12308AAB	Certificate III in Correctional Officer Training	24 months	250 hours	2 months
# Clerical Processing (Office		Alternative Course of Instruction:			
Administrationy	CSC30398 9/4/01	Certificate III in Correctional Practice (Administration/Ancillary)	12 or 24 months	385 hours	I or 2 months

PART 3

REGULATIONS UNDER THE ANIMAL AND PLANT CONTROL (AGRICULTURAL PROTECTION AND OTHER PURPOSES) ACT 1986

No. 156 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, on the recommendation of the Animal and Plant Control Commission and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Kerin Minister for Primary Industries, Natural Resources and Regional Development

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Variation of reg. 4
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PRELIMINARY
Citation
Commencement
Interpretation
PART 2
APPLICATION OF ACT TO TREASURER
Application of Act to Treasurer

GENERATION LESSOR CORPORATION

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Establishment of board
Composition of board
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Vacancies or defects in appointment of directors
Remuneration
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Disclosure
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Charter
Other subsidiary companies
Guarantee or indemnity for other subsidiary company subject to Treasurer's approval
Indirect or joint operations
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DISTRIBUTION LESSOR CORPORATION
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Establishment of subsidiary (s. 24)
Establishment of board
Composition of board

Commencement

Vacancies or defects in appointment of directors
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DIVISION 2—FUNCTIONS AND POWERS
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DIVISION 3—FINANCIAL AND RELATED MATTERS
Internal audit
Loans, borrowings, etc., require approval
Provision of information
Common seal and execution of documents
Annual report
Citation

Interpretation

Correction of statutory references to ETSA, etc

Mining at Leigh Creek

Citation

Commencement

Substitution of reg. 5
Exempt agencies
5.

Citation

Commencement

Variation of reg. 4—Declared employer for public employees

Citation

Commencement

Variation of reg. 4—Interpretation

Variation of reg. 8—Reclassification of Lecturers

Variation of reg. 12—Recreation leave

Variation of reg. 13—Recreation leave loading allowance

Variation of reg. 14—Non-attendance days

Variation of reg. 24—Remuneration for temporary duties not covered by award

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

Citation

1. The Animal and Plant Control (Agricultural Protection and Other Purposes) Regulations 1987 (see Gazette 25 June 1987 p. 1706), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 4

3. Regulation 4 of the principal regulations is varied by inserting alphabetically in the list of prescribed control bodies in paragraph (*b*) the following bodies:

Marla-Oodnadatta Soil Conservation Board Marree Soil Conservation Board.

MPNR 20/99 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE PUBLIC CORPORATIONS ACT 1993

No. 157 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Public Corporations Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Lucas Treasurer

SUMMARY OF PROVISIONS

SUMMARY OF PROVISIONS
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Variation of reg. 4
PART 1
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PART 3

GENERATION LESSOR CORPORATION

DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

Establishment of subsidiary (s. 24)
Establishment of board
Composition of board
Conditions of membership
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Provision of information Common seal and execution of documents **Annual report** PART 1 **PRELIMINARY** Citation Commencement Interpretation PART 2 APPLICATION OF ACT TO TREASURER **Application of Act to Treasurer** PART 3 DISTRIBUTION LESSOR CORPORATION DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY Establishment of subsidiary (s. 24) **Establishment of board Composition of board Conditions of membership**

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Citation
Commencement
Interpretation

Correction of statutory references to ETSA, etc

Mining at Leigh Creek

Citation

Commencement

Substitution of reg. 5
Exempt agencies
5.

Citation

Commencement

Variation of reg. 4—Declared employer for public employees

Citation

Commencement

Variation of reg. 4—Interpretation

Variation of reg. 8—Reclassification of Lecturers

Variation of reg. 12—Recreation leave

Variation of reg. 13—Recreation leave loading allowance

Variation of reg. 14—Non-attendance days

Variation of reg. 24—Remuneration for temporary duties not covered by award

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

PART 1 PRELIMINARY

Citation

1. These regulations may be cited as the *Public Corporations (Generation Lessor Corporation) Regulations 1999.*

Commencement

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

Interpretation

3. In these regulations, unless the contrary intention appears—

"Act" means the Public Corporations Act 1993;

"board" means the board of directors established as the governing body of the subsidiary under Part 3;

"director" means a person appointed or holding office as a member of the board under Part 3;

"the subsidiary" means Generation Lessor Corporation established under Part 3;

"Treasurer" means the Treasurer for the State of South Australia.

PART 2 APPLICATION OF ACT TO TREASURER

Application of Act to Treasurer

- **4.** The following provisions of the Act apply to the Treasurer:
- (a) Part 1 (Preliminary);
- (b) section 24 (Formation of subsidiary by regulation);
- (c) section 25 (Dissolution of subsidiary established by regulation);
- (d) the schedule (Provisions applicable to subsidiaries).

PART 3 GENERATION LESSOR CORPORATION

DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

Establishment of subsidiary (s. 24)

- **5.** (1) *Generation Lessor Corporation* is established as a subsidiary of the Treasurer.
- (2) The subsidiary—
- (a) is a body corporate; and
- (b) has perpetual succession and a common seal; and
- (c) is capable of suing and being sued in its corporate name.

Establishment of board

- **6.** (1) A board of directors is established as the governing body of the subsidiary.
- (2) Anything done by the board in the administration of the subsidiary's affairs is binding on the subsidiary.

Composition of board

- **7.** (1) The board consists of three members appointed by the Treasurer.
- (2) One director will be appointed by the Treasurer to chair meetings of the board.
- (3) The Treasurer may appoint a director to be the deputy of the director appointed to chair meetings of the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.
- (4) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.
- (5) The Treasurer may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

Conditions of membership

- **8.** (1) A director will be appointed for a term, not exceeding three years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.
- (2) The Treasurer may remove a director from office by written notice on any ground that the Treasurer considers sufficient.
 - (3) The office of a director becomes vacant if the director—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or

- (c) resigns by written notice to the Treasurer; or
- (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
- (e) is convicted of an indictable offence or sentenced to imprisonment for an offence; or
- (f) is removed from office under subregulation (2).

Vacancies or defects in appointment of directors

9. An act of the board is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a director.

Remuneration

10. A director is entitled to be paid from the funds of the subsidiary such remuneration, allowances and expenses as may be determined by the Treasurer.

Proceedings

- 11. (1) A quorum of the board consists of two directors.
- (2) The director appointed to chair meetings of the board will preside at each meeting of the board at which the director is present.
- (3) If the director appointed to chair meetings of the board is absent from a meeting of the board, the following provisions apply:
 - (a) if another director has been appointed as that director's deputy and is present at the meeting—the deputy will preside at the meeting; or
 - (b) in any other case—a director chosen by the directors present at the meeting will preside at the meeting.
- (4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.
- (5) Each director present at a meeting of the board has one vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.
- (6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—
 - (a) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
 - (b) each participating director is capable of communicating with every other participating director during the conference.
- (7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—
 - (a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and

- (b) a majority of the directors express their concurrence in the proposed resolution by letter, telex, facsimile transmission or other written communication setting out the terms of the resolution.
- (8) The board must cause accurate minutes to be kept of its proceedings.
- (9) A representative of the Treasurer authorised in writing by the Treasurer may attend a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.
- (10) If the board considers that a matter dealt with at a meeting attended by a representative of the Treasurer should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (11), act on that advice as the Treasurer thinks fit.
- (11) If the Treasurer is satisfied on the basis of the board's advice under subregulation (10) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of that matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.
 - (12) Subject to these regulations, the board may determine its own procedures.

Disclosure

- **12.** (1) Where the subsidiary discloses to the Treasurer in pursuance of the Act or these regulations a matter in respect of which the subsidiary owes a duty of confidence, the subsidiary must give notice in writing of the disclosure to the person to whom the duty is owed.
- (2) A director of the subsidiary does not commit any breach of duty by reporting a matter relating to the affairs of the subsidiary to the Treasurer.

DIVISION 2—FUNCTIONS AND POWERS

Functions of subsidiary

- **13.** (1) The subsidiary's functions are limited to the following:
- (a) to be the lessor under a lease granted in respect of prescribed assets by a transfer order or a sale/lease agreement made under the *Electricity Corporations (Restructuring and Disposal)* Act 1999;
- (b) to be a party to any instrument related to a lease referred to in paragraph (a) or related to property the subject matter of such a lease;
- (c) to be the operator of prescribed assets on the expiration or sooner termination of such a lease;
- (d) to hold prescribed assets as owner or lessee for the purposes of a function referred to in a preceding paragraph;
- (e) to carry out other functions conferred on the subsidiary by the Treasurer;
- (f) to do anything necessary or expedient to be done for the purposes of a function referred to in a preceding paragraph.

(2) In this regulation—

"asset", 'lease", 'lessor" and 'lessee" have the same meanings as in the *Electricity Corporations* (Restructuring and Disposal) Act 1999;

"prescribed assets" means—

- (a) electricity generating plant; or
- (b) land on which electricity generating plant is situated; or
- (c) any other assets that are, have been or may be used in connection with the operation of an electricity generating plant.

Charter

- **14.** (1) The Treasurer must prepare a charter for the subsidiary after consultation with the subsidiary.
 - (2) The charter must address—
 - (a) the nature and scope of the subsidiary's operations;
 - (b) the subsidiary's obligations to report on its operations;
 - (c) the form and contents of the subsidiary's accounts and financial statements;
 - (d) any accounting, internal auditing or financial systems or practices to be established or observed by the subsidiary;
 - (e) the acquisition or disposal of capital or assets or the borrowing or lending of money.
 - (3) The charter may—
 - (a) limit or otherwise regulate the functions or powers of the subsidiary; and
 - (b) deal with any other matter not specifically referred to in subregulation (2).
- (4) The Treasurer must, after consultation with the subsidiary, review the charter at the end of each financial year.
 - (5) The Treasurer may, after consultation with the subsidiary, amend the charter at any time.
- (6) The charter, or an amendment to the charter, comes into force and is binding on the subsidiary on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by the subsidiary).
- (7) On the charter or an amendment to the charter coming into force, the Treasurer must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

Other subsidiary companies

- **15.** (1) The subsidiary must not, without the approval of the Treasurer—
- (a) form a subsidiary company; or
- (b) acquire, or enter into any arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of the subsidiary.
- (2) The Treasurer may, as a condition of approval under this regulation, or by direction, require the subsidiary to take steps to include in a subsidiary company's constitution such provisions as the Treasurer considers appropriate—
 - (a) imposing limitations on the nature or scope of the company's operations; or
 - (b) imposing other controls or practices,

consistent with those applicable to the subsidiary.

Guarantee or indemnity for other subsidiary company subject to Treasurer's approval

16. The subsidiary must not, without the approval of the Treasurer, give a guarantee or provide an indemnity in respect of liabilities of a company that is a subsidiary of the subsidiary.

Indirect or joint operations

17. The subsidiary must not, without the approval of the Treasurer, establish a trust scheme or a partnership or other scheme or arrangement for sharing of profits or joint venture with another person or undertake any operations or transactions pursuant to such a scheme or arrangement.

Chief executive

18. The board must not appoint or remove a person as chief executive of the subsidiary unless it has first consulted the Treasurer.

DIVISION 3—FINANCIAL AND RELATED MATTERS

Internal audit

- **19.** (1) The subsidiary must, unless exempted by the Treasurer, establish and maintain effective internal auditing of its operations.
 - (2) The subsidiary must, unless exempted by the Treasurer, establish an audit committee.
 - (3) The audit committee will comprise—
 - (a) a member of the board of the subsidiary, or such members of the board, as the board may from time to time determine; and
 - (b) such other person or persons as the board may from time to time appoint,

but may not include the chief executive (if any) of the subsidiary.

- (4) The functions of the audit committee include—
- (a) reviewing annual financial statements to ensure that they provide a true and fair view of the state of affairs of the subsidiary; and
- (b) liaising with external auditors; and
- (c) reviewing the adequacy of the accounting, internal auditing, reporting and other financial management systems and practices of the subsidiary on a regular basis.

Loans, borrowings, etc., require approval

- **20.** (1) The subsidiary must not lend or advance to any person any money, securities or property without the approval of the Treasurer.
- (2) The subsidiary must not borrow money or obtain any other form of financial accommodation unless authorised to do so by the Treasurer.

Provision of information

- **21.** (1) The subsidiary must, at the request in writing of the Treasurer, furnish the Treasurer with such information or records in the possession or control of the subsidiary as the Treasurer may require in such manner and form as the Treasurer may require.
- (2) If a record in the possession or control of the subsidiary is furnished to the Treasurer under this regulation, the Treasurer may make, retain and deal with copies of the record as the Treasurer thinks fit.
- (3) If the board considers that information or a record furnished under this regulation contains matters that should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (4), act on that advice as the Treasurer thinks fit.
- (4) If the Treasurer is satisfied on the basis of the board's advice under subregulation (3) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

Common seal and execution of documents

- **22.** (1) The common seal of the subsidiary must not be affixed to a document except in pursuance of a decision of the board, and the affixing of the seal must be attested by the signatures of two directors.
- (2) The board may, by instrument under the common seal of the subsidiary, authorise a director, an employee of the subsidiary (whether nominated by name or by office or title) or any other person to execute documents on behalf of the subsidiary subject to limitations (if any) specified in the instrument of authority.
- (3) Without limiting subregulation (2), an authority may be given so as to authorise two or more persons to execute documents jointly on behalf of the subsidiary.

- (4) A document is duly executed by the subsidiary if—
- (a) the common seal of the subsidiary is affixed to the document in accordance with this regulation; or
- (b) the document is signed on behalf of the subsidiary by a person or persons in accordance with authority conferred under this regulation.

Annual report

- **23.** (1) The subsidiary must, within three months after the end of each financial year, deliver to the Treasurer a report on the financial operations of the subsidiary during that financial year.
- (2) The Treasurer must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

T&F 67/99 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE PUBLIC CORPORATIONS ACT 1993

No. 158 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Public Corporations Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Lucas Treasurer

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Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

PART 1 PRELIMINARY

Citation

1. These regulations may be cited as the *Public Corporations (Distribution Lessor Corporation) Regulations 1999.*

Commencement

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

Interpretation

3. In these regulations, unless the contrary intention appears—

"Act" means the Public Corporations Act 1993;

"board" means the board of directors established as the governing body of the subsidiary under Part 3;

"director" means a person appointed or holding office as a member of the board under Part 3;

"the subsidiary" means Distribution Lessor Corporation established under Part 3;

"Treasurer" means the Treasurer for the State of South Australia.

PART 2 APPLICATION OF ACT TO TREASURER

Application of Act to Treasurer

- **4.** The following provisions of the Act apply to the Treasurer:
- (a) Part 1 (Preliminary);
- (b) section 24 (Formation of subsidiary by regulation);
- (c) section 25 (Dissolution of subsidiary established by regulation);
- (d) the schedule (Provisions applicable to subsidiaries).

PART 3 DISTRIBUTION LESSOR CORPORATION

DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

Establishment of subsidiary (s. 24)

- **5.** (1) *Distribution Lessor Corporation* is established as a subsidiary of the Treasurer.
- (2) The subsidiary—
- (a) is a body corporate; and
- (b) has perpetual succession and a common seal; and
- (c) is capable of suing and being sued in its corporate name.

Establishment of board

- **6.** (1) A board of directors is established as the governing body of the subsidiary.
- (2) Anything done by the board in the administration of the subsidiary's affairs is binding on the subsidiary.

Composition of board

- **7.** (1) The board consists of three members appointed by the Treasurer.
- (2) One director will be appointed by the Treasurer to chair meetings of the board.
- (3) The Treasurer may appoint a director to be the deputy of the director appointed to chair meetings of the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.
- (4) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.
- (5) The Treasurer may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

Conditions of membership

- **8.** (1) A director will be appointed for a term, not exceeding three years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.
- (2) The Treasurer may remove a director from office by written notice on any ground that the Treasurer considers sufficient.
 - (3) The office of a director becomes vacant if the director—
 - (a) dies; or
 - (b) completes a term of office and is not reappointed; or

- (c) resigns by written notice to the Treasurer; or
- (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
- (e) is convicted of an indictable offence or sentenced to imprisonment for an offence; or
- (f) is removed from office under subregulation (2).

Vacancies or defects in appointment of directors

9. An act of the board is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a director.

Remuneration

10. A director is entitled to be paid from the funds of the subsidiary such remuneration, allowances and expenses as may be determined by the Treasurer.

Proceedings

- 11. (1) A quorum of the board consists of two directors.
- (2) The director appointed to chair meetings of the board will preside at each meeting of the board at which the director is present.
- (3) If the director appointed to chair meetings of the board is absent from a meeting of the board, the following provisions apply:
 - (a) if another director has been appointed as that director's deputy and is present at the meeting—the deputy will preside at the meeting; or
 - (b) in any other case—a director chosen by the directors present at the meeting will preside at the meeting.
- (4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.
- (5) Each director present at a meeting of the board has one vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.
- (6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—
 - (a) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
 - (b) each participating director is capable of communicating with every other participating director during the conference.
- (7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—
 - (a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and

- (b) a majority of the directors express their concurrence in the proposed resolution by letter, telex, facsimile transmission or other written communication setting out the terms of the resolution.
- (8) The board must cause accurate minutes to be kept of its proceedings.
- (9) A representative of the Treasurer authorised in writing by the Treasurer may attend a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.
- (10) If the board considers that a matter dealt with at a meeting attended by a representative of the Treasurer should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (11), act on that advice as the Treasurer thinks fit.
- (11) If the Treasurer is satisfied on the basis of the board's advice under subregulation (10) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of that matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.
 - (12) Subject to these regulations, the board may determine its own procedures.

Disclosure

- 12. (1) Where the subsidiary discloses to the Treasurer in pursuance of the Act or these regulations a matter in respect of which the subsidiary owes a duty of confidence, the subsidiary must give notice in writing of the disclosure to the person to whom the duty is owed.
- (2) A director of the subsidiary does not commit any breach of duty by reporting a matter relating to the affairs of the subsidiary to the Treasurer.

DIVISION 2—FUNCTIONS AND POWERS

Functions of subsidiary

- **13.** (1) The subsidiary's functions are limited to the following:
- (a) to be the lessor under a lease granted in respect of prescribed assets by a transfer order or a sale/lease agreement made under the *Electricity Corporations (Restructuring and Disposal)* Act 1999;
- (b) to be a party to any instrument related to a lease referred to in paragraph (a) or related to property the subject matter of such a lease;
- (c) to be the operator of prescribed assets on the expiration or sooner termination of such a lease;
- (d) to hold prescribed assets as owner or lessee for the purposes of a function referred to in a preceding paragraph;
- (e) to carry out other functions conferred on the subsidiary by the Treasurer;
- (f) to do anything necessary or expedient to be done for the purposes of a function referred to in a preceding paragraph.

(2) In this regulation—

"asset", 'lease", 'lessor" and 'lessee" have the same meanings as in the *Electricity Corporations* (Restructuring and Disposal) Act 1999;

"prescribed assets" means—

- (a) powerlines within the meaning of the *Electricity Act 1996*; or
- (b) substations for converting, transforming or controlling electricity; or
- (c) land on or under which infrastructure referred to in paragraph (a) or (b) is situated; or
- (d) any other assets that are, have been or may be used in connection with the operation of a distribution network.

Charter

- **14.** (1) The Treasurer must prepare a charter for the subsidiary after consultation with the subsidiary.
 - (2) The charter must address—
 - (a) the nature and scope of the subsidiary's operations;
 - (b) the subsidiary's obligations to report on its operations;
 - (c) the form and contents of the subsidiary's accounts and financial statements;
 - (d) any accounting, internal auditing or financial systems or practices to be established or observed by the subsidiary;
 - (e) the acquisition or disposal of capital or assets or the borrowing or lending of money.
 - (3) The charter may—
 - (a) limit or otherwise regulate the functions or powers of the subsidiary; and
 - (b) deal with any other matter not specifically referred to in subregulation (2).
- (4) The Treasurer must, after consultation with the subsidiary, review the charter at the end of each financial year.
 - (5) The Treasurer may, after consultation with the subsidiary, amend the charter at any time.
- (6) The charter, or an amendment to the charter, comes into force and is binding on the subsidiary on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by the subsidiary).
- (7) On the charter or an amendment to the charter coming into force, the Treasurer must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

Other subsidiary companies

- **15.** (1) The subsidiary must not, without the approval of the Treasurer—
- (a) form a subsidiary company; or
- (b) acquire, or enter into any arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of the subsidiary.
- (2) The Treasurer may, as a condition of approval under this regulation, or by direction, require the subsidiary to take steps to include in a subsidiary company's constitution such provisions as the Treasurer considers appropriate—
 - (a) imposing limitations on the nature or scope of the company's operations; or
 - (b) imposing other controls or practices,

consistent with those applicable to the subsidiary.

Guarantee or indemnity for other subsidiary company subject to Treasurer's approval

16. The subsidiary must not, without the approval of the Treasurer, give a guarantee or provide an indemnity in respect of liabilities of a company that is a subsidiary of the subsidiary.

Indirect or joint operations

17. The subsidiary must not, without the approval of the Treasurer, establish a trust scheme or a partnership or other scheme or arrangement for sharing of profits or joint venture with another person or undertake any operations or transactions pursuant to such a scheme or arrangement.

Chief executive

18. The board must not appoint or remove a person as chief executive of the subsidiary unless it has first consulted the Treasurer.

DIVISION 3—FINANCIAL AND RELATED MATTERS

Internal audit

- **19.** (1) The subsidiary must, unless exempted by the Treasurer, establish and maintain effective internal auditing of its operations.
 - (2) The subsidiary must, unless exempted by the Treasurer, establish an audit committee.
 - (3) The audit committee will comprise—
 - (a) a member of the board of the subsidiary, or such members of the board, as the board may from time to time determine; and
 - (b) such other person or persons as the board may from time to time appoint,

but may not include the chief executive (if any) of the subsidiary.

- (4) The functions of the audit committee include—
- (a) reviewing annual financial statements to ensure that they provide a true and fair view of the state of affairs of the subsidiary; and
- (b) liaising with external auditors; and
- (c) reviewing the adequacy of the accounting, internal auditing, reporting and other financial management systems and practices of the subsidiary on a regular basis.

Loans, borrowings, etc., require approval

- **20.** (1) The subsidiary must not lend or advance to any person any money, securities or property without the approval of the Treasurer.
- (2) The subsidiary must not borrow money or obtain any other form of financial accommodation unless authorised to do so by the Treasurer.

Provision of information

- **21.** (1) The subsidiary must, at the request in writing of the Treasurer, furnish the Treasurer with such information or records in the possession or control of the subsidiary as the Treasurer may require in such manner and form as the Treasurer may require.
- (2) If a record in the possession or control of the subsidiary is furnished to the Treasurer under this regulation, the Treasurer may make, retain and deal with copies of the record as the Treasurer thinks fit.
- (3) If the board considers that information or a record furnished under this regulation contains matters that should be treated as confidential, the board may advise the Treasurer of that opinion giving the reason for the opinion and the Treasurer may, subject to subregulation (4), act on that advice as the Treasurer thinks fit.
- (4) If the Treasurer is satisfied on the basis of the board's advice under subregulation (3) that the subsidiary owes a duty of confidence in respect of a matter, the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

Common seal and execution of documents

- **22.** (1) The common seal of the subsidiary must not be affixed to a document except in pursuance of a decision of the board, and the affixing of the seal must be attested by the signatures of two directors.
- (2) The board may, by instrument under the common seal of the subsidiary, authorise a director, an employee of the subsidiary (whether nominated by name or by office or title) or any other person to execute documents on behalf of the subsidiary subject to limitations (if any) specified in the instrument of authority.
- (3) Without limiting subregulation (2), an authority may be given so as to authorise two or more persons to execute documents jointly on behalf of the subsidiary.

- (4) A document is duly executed by the subsidiary if—
- (a) the common seal of the subsidiary is affixed to the document in accordance with this regulation; or
- (b) the document is signed on behalf of the subsidiary by a person or persons in accordance with authority conferred under this regulation.

Annual report

- **23.** (1) The subsidiary must, within three months after the end of each financial year, deliver to the Treasurer a report on the financial operations of the subsidiary during that financial year.
- (2) The Treasurer must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

T&F 67/99 CS

Suzanne M. Carman Clerk of the Council

PART 3

REGULATIONS UNDER THE ELECTRICITY CORPORATIONS (RESTRUCTURING AND DISPOSAL) ACT 1999

No. 159 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Electricity Corporations (Restructuring and Disposal) Act 1999* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Rob Lucas Treasurer

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Internal audit

GENERATION LESSOR CORPORATION

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Variation of reg. 14—Non-attendance days

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Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

SCHEDULE 1

Amendment of Acts

SCHEDULE 2

Variation of Regulations

Citation

1. These regulations may be cited as the *Electricity Corporations (Restructuring and Disposal)* Regulations 1999.

Commencement

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

Interpretation

3. In these regulations—

"Act" means the Electricity Corporations (Restructuring and Disposal) Act 1999.

Correction of statutory references to ETSA, etc

- **4.** Pursuant to section 34 of the Act—
- (a) the Acts specified in Schedule 1 are amended as indicated in that schedule; and
- (b) the regulations specified in Schedule 2 are amended as indicated in that schedule.

Mining at Leigh Creek

- **5.** For the purposes of section 48 of the *Electricity Corporations Act 1994*, a sale or lease of any seam of coal vested in the Crown at or near Leigh Creek or a contract for any such sale or lease or a right to mine any such seam of coal may be made or granted by or on behalf of the Crown with or to—
 - (a) a person who operates or will operate the Northern Power Station at or near Port Augusta; or
 - (b) a person approved by the Minister on the nomination of a person referred to in paragraph (a).

SCHEDULE 1 Amendment of Acts Amendment	Strike out this subparagraph and substitute: (xi) a nominee of the Minister responsible for the administration of the Electricity Act 1996;	"division" "electricity entity" means a person who holds a licence under the Electricity Act 1996 authorising the operation of a transmission or distribution network or a person exempted from the requirement to hold such a licence;	Strike out "electricity supply authority" and substitute "electricity entity".	Strike out "electricity supply authority" twice occurring and substitute in each case "electricity entity".	Strike out "the authority" and substitute "the entity".	After "an authority" insert "or entity".	After "the authority" insert "or entity".
Provision	section 28(2)(b)(xi)	section 223/a(1) after the definition of "division"	section 223la(1) definition of "service easement"	section 223/g(3)		section 223/g(5)	
	Country Fires Act 1989	Real Property Act 1886					
Act	Con	Re					

SCHEDULE 2 Variation of Regulations

	Act	Regulation	Provision	Variation
1:	Harbors and Navigation Act 1993	Harbors and Navigation Regulations 1994 (see Gazette 20 October 1994 p.987), as varied	Schedule 1 Entry relating to the smooth water limits at Port Augusta	Strike out "the ETSA Power Station" and substitute "latitude 32° 32.52' South and longitude 137° 46.8' East".
.5	Local Government Act 1934	Local Government Accounting Regulations 1993 (see Gazette 29 April 1993 p. 1526), as varied	regulation 12(2)	Strike out this subregulation.
÷.	Native Vegetation Act 1991	Native Vegetation Regulations 1991 (see Gazette 18 April 1991 p. 131), as varied	regulation 3(1)(d)	Strike out "or of The Electricity Trust of South Australia".
			regulation 3(1)(da)	After paragraph (d) insert:

(da) where-

- the clearance is incidental to the building, repair or maintenance work of an electricity entity within the meaning of the *Electricity* Act 1996; and
- (ii) the clearance has been approved in writing by the Minister responsible for the administration of that Act; and
- (iii) the person undertaking the clearance complies with any conditions of approval imposed by the Minister;

the Minister responsible for the administration of the Electricity Act 1996;

(g)

										9.5	
Variation	Strike out "electrical supply authority" and substitute "electricity entity".	Strike out "ETSA Corporation" and substitute "Minister responsible for the administration of the Electricity Act 1996".	Strike out "the Electricity Trust of South Australia" and substitute "an electricity entity (within the meaning of the Electricity Act 1996)".	Strike out "an electricity corporation" and substitute "a designated electricity entity".	Strike out "the electricity corporation" and substitute "the designated electricity entity".	Insert the following definition:	"designated electricity entity" means-	 (a) an electricity corporation within the meaning of the Electricity Corporations Act 1994; 	 a State-owned company (within the meaning of the Electricity Corporations (Restructuring and Disposal) Act 1999) that holds a licence under the Electricity Act 1996; 	Strike out this definition.	Strike out this paragraph and substitute:
Provision	regulation 3.2.28(f)	regulation 5.12.19(1)	regulation 6.5.1(2)(b)	regulation 4(4)		regulation 4(7)	of "drainage area"			regulation 4(7) definition of "electricity corporation"	regulation 15(2)(d)
Regulation	Occupational Health, Safety and Welfare Regulations 1995 (see Gazette 23 February 1995 p. 423), as varied		11	Plumbers, Gas Fitters and Electricians Regulations 1995	(see <i>Gazene</i> 29 June 1993 p. 3085), as varied						
Act	Occupational Health, Safety and Welfare Act 1986		***	Plumbers, Gas Fitters and Electricians Act	1995						
	4			5.							

	Act	Regulation	Provision	Variation
	Residential Tenancies Act 1995	Residential Tenancies (General) Regulations 1995 (see Gazette 23 November 1995 p. 1427), as varied	regulation 5(b)(iii)	Strike out "the ETSA Corporation" and substitute "an electricity entity (within the meaning of the <i>Electricity Act 1996</i>)".
	Roads (Opening and Closing) Act 1991	Roads (Opening and Closing) Regulations 1991 (see Gazerre 31 October 1991 p. 1212)	regulation 4(b)	Strike out this paragraph and substitute: (b) an electricity entity within the meaning of the Electricity Act 1996;
84	Road Traffic Act 1961	Road Traffic Regulations 1996 (see Gazette 29 August 1996 p. 888), as varied	regulation 5.05(2)(d)	Strike out this paragraph and substitute: (d) where such vehicle is being used by an electricity entity within the meaning of the Electricity Act 1996 for the inspection, repair or maintenance of electricity infrastructure within the meaning of that Act;

REGULATIONS UNDER THE FREEDOM OF INFORMATION ACT 1991

No. 160 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Freedom of Information Act 1991* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

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Variation of reg. 14—Non-attendance days

Variation of reg. 24—Remuneration for temporary duties not covered by award

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

Citation

1. The *Freedom of Information (Exempt Agency) Regulations 1993* (see *Gazette 21 January 1993*, p. 409) are referred to in these regulations as "the principal regulations".

Commencement

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

Substitution of reg. 5

3. Regulation 5 of the principal regulations is revoked and the following regulation is substituted:

Exempt agencies

- **5.** For the purposes of the definition of "exempt agency" in section 4(1) of the Act, the following agencies are declared to be exempt agencies:
 - (a) the Senior Secondary Assessment Board of South Australia established under the Senior Secondary Assessment Board of South Australia Act 1983;
 - (b) each electricity corporation within the meaning of the *Electricity Corporations Act* 1994;
 - (c) each State-owned company within the meaning of the *Electricity Corporations* (Restructuring and Disposal) Act 1999 that holds a licence under the *Electricity Act* 1996.

T&F 65/99 CS

Suzanne M. Carman Clerk of the Council

PART 3

REGULATIONS UNDER THE INDUSTRIAL AND EMPLOYEE RELATIONS ACT 1994

No. 161 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Industrial and Employee Relations Act 1994* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

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Variation of reg. 8—Reclassification of Lecturers

Variation of reg. 12—Recreation leave

Variation of reg. 13—Recreation leave loading allowance

Variation of reg. 14—Non-attendance days

Variation of reg. 24—Remuneration for temporary duties not covered by award

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

Citation

1. The *Industrial and Employee Relations (General) Regulations 1994* (see *Gazette 4* August 1994 p. 380), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 4—Declared employer for public employees

- **3.** Regulation 4 of the principal regulations is varied by striking out paragraph (c) and substituting the following paragraph:
 - (c) in respect of employees of an electricity corporation within the meaning of the *Electricity Corporations Act 1994*—that body;
 - (ca) in respect of employees of a State-owned company within the meaning of the *Electricity Corporations (Restructuring and Disposal) Act 1999* that holds a licence under the *Electricity Act 1996*—that company;.

T&F 64/99 CS

Suzanne M. Carman Clerk of the Council

PART 3

REGULATIONS UNDER THE TECHNICAL AND FURTHER EDUCATION ACT 1975

No. 162 of 1999

At the Executive Council Office at Adelaide 29 July 1999

PURSUANT to the *Technical and Further Education Act 1975* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Malcolm Buckby Minister for Education, Children's Services and Training

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Variation of reg. 8—Reclassification of Lecturers

Variation of reg. 12—Recreation leave

Variation of reg. 13—Recreation leave loading allowance

Variation of reg. 14—Non-attendance days

Variation of reg. 24—Remuneration for temporary duties not covered by award

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

Variation of reg. 43—Student conduct

Citation

1. The *Technical and Further Education Regulations 1998* (see *Gazette* 10 September 1998 p. 854), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 4—Interpretation

3. Regulation 4 of the principal regulations is varied by inserting after the definition of 'duty hour' the following definition:

"industrial award or agreement" means an award or agreement under the *Industrial and Employee Relations Act 1994* or the *Workplace Relations Act 1996* of the Commonwealth, as in force from time to time:.

Variation of reg. 8—Reclassification of Lecturers

- **4.** Regulation 8 of the principal regulations is varied by inserting after subregulation (3) the following subregulation:
 - (3a) Where an applicable industrial award or agreement specifies or provides for the determination of the formal educational qualifications required for a classification level of Advanced Skills Lecturer 1 or Advanced Skills Lecturer 2, an administrative instruction referred to in subregulation (2)(b) or (3)(b) in respect of the relevant classification level may only specify formal educational qualifications that are the same as or the equivalent of those required by or under the award or agreement.

Variation of reg. 12—Recreation leave

- **5.** Regulation 12 of the principal regulations is varied by striking out subregulations (1) and (2) and substituting the following subregulations:
 - (1) Subject to this regulation, an officer is entitled to recreation leave as follows:
 - (a) such recreation leave as is specified in an applicable industrial award or agreement; but
 - (b) if an applicable administrative instruction by the Minister determining recreation leave entitlements is at any time in force—such recreation leave as is specified in that administrative instruction.
 - (2) An administrative instruction referred to in subregulation (1)(b)—
 - (a) may relate to officers of a specified class; and
 - (b) cannot provide for recreation leave entitlements that are less than those that would, but for that administrative instruction, apply under an applicable industrial award or agreement.

Variation of reg. 13—Recreation leave loading allowance

6. Regulation 13 of the principal regulations is varied by striking out from subregulation (5) ", determination or agreement or enterprise agreement" and substituting "or agreement".

Variation of reg. 14—Non-attendance days

- 7. Regulation 14 of the principal regulations is varied—
- (a) by striking out subregulation (1) and substituting the following subregulation:
 - (1) Subject to this regulation, an officer is entitled to non-attendance days as follows:
 - (a) such non-attendance days as are specified in an applicable industrial award or agreement; but
 - (b) if an applicable administrative instruction by the Minister determining non-attendance day entitlements is at any time in force—such non-attendance days as are specified in that administrative instruction.;
- (b) by striking out subregulation (3) and substituting the following subregulation:
 - (3) An administrative instruction referred to in subregulation (1)(b) or (2)—
 - (a) may relate to officers of a specified class; and
 - (b) cannot provide for non-attendance day entitlements that are less than those that would, but for that administrative instruction, apply under an applicable industrial award or agreement.

Variation of reg. 24—Remuneration for temporary duties not covered by award

8. Regulation 24 of the principal regulations is varied by striking out ", determination or agreement or enterprise agreement" and substituting "or agreement".

Variation of reg. 31—Right of review and appeal in respect of administrative acts or decisions

9. Regulation 31 of the principal regulations is varied by striking out from subregulation (6) ", determination or agreement or enterprise agreement" and substituting "or agreement".

Variation of reg. 43—Student conduct

- **10.** Regulation 43 of the principal regulations is varied by striking out subregulation (4) and substituting the following subregulation:
 - (4) A delegation by the director—
 - (a) must be in writing; and
 - (b) is revocable at will; and
 - (c) does not prevent the exercise or performance of the delegated power, function or duty by the director.

MECST 1/99 CS

Suzanne M. Carman Clerk of the Council

FAXING COPY?

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CITY OF PLAYFORD

Supplementary Election

PURSUANT to the provisions of section 48 of the Local Government Act 1934, as amended, notice is hereby given that due to the passing of councillor Patrick Reginald Ash on Friday, 9 July 1999, a vacancy has occurred in the position of Councillor for Ward 5.

T. JACKSON, Chief Executive Officer

Nominations for Councillor in Ward 5

Nominations are hereby invited from eligible persons and will be received by Rick Price at the Elizabeth Magistrates Court, 15 Frobisher Road, Elizabeth, from 9 a.m. on Thursday, 5 August 1999, until Noon on Thursday, 26 August 1999.

Nomination forms and information kits may be obtained from Mr Price at the above location.

The Returning Officer will conduct a briefing session for intending candidates at the Council Chambers, City of Playford Customer Service Centre, 3 Windsor Square, Elizabeth on Monday, 23 August 1999, commencing at 6 p.m.

If more than the required number of nominations are received, an election will be conducted entirely by postal ballot with the return of the ballot papers to reach the Returning Officer no later than 6 p.m. on Friday, 1 October 1999.

The scrutiny and count of ballot papers will be conducted on Saturday, 2 October, commencing at 9 a.m. at the Elizabeth Magistrates Court, 15 Frobisher Road, Elizabeth.

S. H. TULLY, Returning Officer

CITY OF PORT ADELAIDE ENFIELD

Adoption of Valuation

NOTICE is hereby given that, at its meeting held on 13 July 1999, the council adopted the valuation that is to apply in its area for rating purposes for the 1999-2000 financial year, totalling \$6 236 158 100.

Declaration of Rates

Notice is hereby given that, at its meeting held on 13 July 1999, the council declared:

- 1. That pursuant to section 174 of the Local Government Act 1934, as amended, the council having considered and adopted its budget for the 1999-2000 financial year declare differential general rates set out hereafter on rateable land within its area for the said financial year based upon the capital value of the land subject to the rate where:
 - 1.1 the following localities of land and uses of land are differentiating factors:
 - 1.1.1. land situated within the areas defined as zones by the Port Adelaide Enfield (City) Development Plans that are wholly contained within the area of the former City of Enfield:
 - Residential—A differential general rate of \$0.00478 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Industry—Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.

- Primary Production—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
- Vacant Land—A differential general rate of \$0.00996 in the dollar on the value of the land subject to the rate.
- Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
- 1.1.2. land situated within the areas defined as zones by the Port Adelaide Enfield (City) Development Plans that are wholly contained within the area of the former City of Port Adelaide:
 - Residential—A differential general rate of \$0.00478 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.01142 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Primary Production—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Vacant Land—A differential general rate of \$0.01276 in the dollar on the value of the land subject to the rate.
 - Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
- 1.2. in the circumstances of council having been formed by amalgamation of two or more councils, differential rating on a basis determined by the council pursuant to section 176 (1) (d) of the Local Government Act 1934, is appropriate in order to allow rating relativities within the area of the council to be gradually re-aligned, and noting that there is no inconsistency with the proclamation made under Part II of the Local Government Act 1934, on 21 March 1996, the following areas of land and uses are differentiating factors:
 - 1.2.1. land situated within those portions of the Local Centre Zone and MFP Zone defined by the Port Adelaide Enfield (City) Development Plans as were previously within the area of the former City of Enfield:
 - Residential—A differential general rate of \$0.00478 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.

- Industry—Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
- Primary Production—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
- Vacant Land—A differential general rate of \$0.00996 in the dollar on the value of the land subject to the rate.
- Other—A differential general rate of \$0.00811 in the dollar on the value of the land subject to the rate.
- 1.2.2. land situated within those portions of the Local Centre Zone and MFP Zone defined by the Port Adelaide Enfield (City) Development Plans as were previously within the area of the former City of Port Adelaide:
 - Residential—A differential general rate of \$0.00478 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.01142 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Primary Production—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Vacant Land—A differential general rate of \$0.01276 in the dollar on the value of the land subject to the rate.
 - Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
- 1.3. the following uses of land are differentiating factors for land other than that referred to in 1.1. and 1.2. above:
 - Residential—A differential general rate of \$0.00478 in the dollar on the value of the land subject to the rate.
 - Commercial—Shop—A differential general rate of \$0.01142 in the dollar on the value of the land subject to the rate.
 - Commercial—Office—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Commercial—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Light—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Industry—Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Primary Production—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.
 - Vacant Land—A differential general rate of \$0.01276 in the dollar on the value of the land subject to the rate.

 Other—A differential general rate of \$0.01235 in the dollar on the value of the land subject to the rate.

(The categories of uses being the categories which are referred to as differentiating factors in the Local Government (Land Use) Regulations 1989.)

- 2. That, pursuant to section 190 of the Local Government Act 1934, in respect of the 1999-2000 financial year, council fix a minimum amount payable by way of rates in respect of rateable land within all parts of its area excluding the following:
 - The area defined as Industry (Port) Zone by the Port Adelaide Enfield (City) Development Plans.
 - The Business Policy Area of the Marina (North Haven) Zone in Development Plan Map PAdE/43, 6 May 1999 referred to in the Port Adelaide Enfield (City) Development Plans.
 - The Boat Haven Policy Area of the Marina (North Haven) Zone in Development Plan Map PAdE/43, 6 May 1999 referred to in the Port Adelaide Enfield (City) Development Plans of \$344.
- A separate rate in respect to the 1999-2000 financial year of \$0.0001317 in the dollar on the value of rateable land in the catchment area of the Torrens Catchment Water Management Board.
- 4. A separate rate in respect to the 1999-2000 financial year of \$0.00013 in the dollar on the value of rateable land in the catchment area of the Northern Adelaide and Barossa Water Management Board.
- 5. A separate rate in respect to the 1999-2000 financial year of \$0.00943 in the dollar on the value of rateable land for each allotment contained within Deposited Plan No. 42580 comprising the New Haven Village at North Haven.
- Declared that all rates are payable in a single instalment (unless otherwise agreed with the Principal Ratepayer) by 30 September 1999.

H. J. WIERDA, City Manager

CITY OF PORT LINCOLN

Adoption of Valuation

NOTICE is hereby given, that at a special meeting of council held on 19 July 1999, it was resolved that the City of Port Lincoln in accordance with section 171 of the Local Government Act 1934, as amended, adopt the valuation made by the Valuer-General of the site values of all properties within the City of Port Lincoln, for the year ending 30 June 2000, valued at \$191 146 431. The date upon which the assessment shall become and be the assessment of the council is 19 July 1999.

Declaration of Rate

Notice is hereby given that, by virtue of the powers vested in it by the Local Government Act 1934, the City of Port Lincoln at a special meeting of council held on Monday, 19 July 1999, declared the following rates:

- (a) that pursuant to section 174 (1) (b) of the Local Government Act 1934, the City of Port Lincoln hereby declares the following differential general rates. The basis of the differential rates is according to the locality of the land pursuant to section 176 (1) (b) of the Act; according to the zone pursuant to section 176 (6) (a) of the Act; where zone is precinct under the provisions of the Development Act 1993, pursuant to section 176 (15) of the Act. A differential general rate of 1.5844 cents in the dollar on the valuation of the Lincoln Fringe—Area 11 as delineated in the City of Port Lincoln Development Plan, and a differential general rate of 2.1126 cents in the dollar on the valuation of all other areas in the City excluding the Lincoln Fringe—Area 11; for the year ending 30 June 2000;
- (b) pursuant to section 169 of the Local Government Act 1934, the City of Port Lincoln hereby declares a fixed charge of \$140.00 on each separate assessed rateable property for the year ending 30 June 2000;

(c) pursuant to section 175 (1) of the Local Government Act 1934, the City of Port Lincoln levy a separate rate for the purposes of providing additional off-street car parking spaces in the Port Lincoln City Centre Area and that a rate of 0.05 cents in the dollar be applied to all rateable properties in Port Lincoln City Centre Retail Core (Area 1), Lincoln Place (Area 2) and Boston (Area 3), on all uses of land with the exemption of residential land, for the year ending 30 June 2000.

Method of Payment

Pursuant to section 184 (1) (c) of the Local Government Act 1934, that the council declare that the rates for the year ended 30 June 2000, will fall due in a single instalment. Rates will fall due on Monday, 18 October 1999, pursuant to section 184 (2) (c) of the Act.

Pursuant to section 184 (6) of the Local Government Act 1934, and Council Policy R2.1 Rates—Council Rates Payment Options, council will approve payments by principal ratepayers to pay rates by four equal instalments where the first instalment is paid on or before 18 October 1999, which meet all of the following conditions:

- (a) that the application is not a government agency, authority or is not the South Australian Housing Trust;
- (b) that there are no financial payments due to the council by the principal ratepayer whether they are related to the subject land or not;
- (c) that there are no rates in arrears on the assessment;
- (d) that the rates be paid in four equal or approximately equal instalments falling due during the months of October, November, December and January. Due dates being 18 October 1999; 22 November 1999; 20 December 1999, 24 January 2000;
- (e) acceptance that one notice of the dates on which each of the instalments falls due is sufficient notice pursuant to the provisions of the Act;
- acceptance that council apply a charge of 2 per cent to the rates instalments due in November, December and January;
- (g) that council grant a discount pursuant to section 184 (11) of the Local Government Act 1934, amounting to 1 per cent of the total rates due on all rates paid on before 3 September, 1999.

Adoption of Rates Policy

That the Rates Policy R2.1 be adopted as a policy of the council and distributed with the rate notices.

F. W. PEDLER, Town Clerk

CITY OF SALISBURY

Roads (Opening and Closing) Act 1991

PURSUANT to section 10 of the Roads (Opening and Closing) Act 1991, the City of Salisbury hereby gives notice of its proposal to implement a road process to close a portion of the public road subject to any easements that may be required. The portion of public road to be closed is situated between allotments 938, 939, 921 and 923 in Deposited Plan 6754 and is more particularly delineated in Preliminary Plan No. PP32/0470 ('the Plan').

The portion of the public road to be closed marked 'Z' on the plan is to be merged with the adjoining land (allotment 921 in Deposited Plan 6754, CT 5290/522) held by Maria Papayianis, the portion of public road to be closed marked 'Y' on the plan is to be merged with the adjoining land (Allotment 923 in Deposited Plan 6754, CT 5600/588) held by Lynette Marie Miller and the portion of the public road to be closed marked 'V' on the plan is to be merged with the adjoining land (Allotment 938 in Deposited Plan 6754, CT 5455/215) held by Maxine Fay Lucas.

A statement of persons affected by the road process together with a copy of the above drawing is available for public inspection at the Council Offices, 12 James Street, Salisbury, S.A. 5108 between the hours of 9 a.m. and 5 p.m. weekdays only. Copies may also be inspected at the Adelaide office of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process or any person affected by the proposed road closure who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed closure, must lodge with the said council a notice of objection or an application for an easement within 28 days of the date of this notice and forward a copy of same to the Surveyor-General at Adelaide.

All objections lodged shall be in writing giving the objectors full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objections will be determined by council.

An application for an easement shall be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement, whether it will be in favour of the owner of adjoining or nearby land, and if so specify the land in which the easement will be annexed and reasons for the application for the grant of easement.

Dated 29 July 1999.

S. HAINES, City Manager

ADELAIDE HILLS COUNCIL

Roads (Opening and Closing) Act 1991

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide Hills Council proposes to make a Road Process Order to close portion of the public road in the north-west corner of allotment 1 in deposited plan 12687 adjoining sections 6366, Hundred of Talunga and section 507, Hundred of Para Wirra, more particularly delineated and marked 'A' in the Preliminary Plan No. PP32/0468.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 44 Main Road, Woodside, S.A. 5244 and the Adelaide office of the Surveyor-General at 25 Pirie Street, Adelaide, S.A. 5000 during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council, P.O. Box 44, Woodside, S.A. 5244 within 28 days of this notice and a copy shall 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, so that the person making the submission or a representative may attend, if so desired.

Dated 29 July 1999.

D. BLIGHT, Chief Executive Officer

CLARE AND GILBERT VALLEYS COUNCIL

Declaration of Public Road

NOTICE is hereby given that pursuant to section 303 (1) of the Local Government Act 1934, as amended, the council resolved at its meeting on 19 July 1999 that the portion of road known as Elliot Street described in certificate of title volume 4328, folio 287, be declared a public road.

M. J. ANDERSON, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST ROADS (OPENING AND CLOSING) ACT 1991

Hundred of Wallaroo

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of the Copper Coast proposed to make a road process order:

- 1. Close portions of public road abutting the eastern boundary of allotment 606 in Deposited Plan 39854, more particularly delineated and marked 'A' and 'B' in Preliminary Plan No. PP32/0474. The portions marked 'A' and 'B' are to be transferred to the adjacent owner and merged with Certificate of Title 5524/569.
- 2. Close a portion of North Beach Road and Heritage Drive adjacent to section 2843 in the Hundred of Wallaroo, more particularly delineated and marked 'C' in Preliminary Plan No. PP32/0474. The portion marked 'C' will be transferred to the adjacent owner and merged with Certificate of Title 5320/356.
- Open as public road (Ernest Terrace) portion of allotment 307 in Deposited Plan 39853, more particularly delineated and marked '1' in Preliminary Plan No. PP32/0474.
- 4. Close a portion of Heritage Drive adjacent to allotment 307, more particularly delineated and marked 'D' in Preliminary Plan No. PP32/0474. Portion marked 'D' is to be exchanged for portion marked '1' and merged with Certificate of Title 5198/96.

This will only proceed in conjunction with Development Application No. 340/D012/98.

A copy of the Preliminary Plan and statement of persons affected is available for public inspection at the Council Office, 51 Taylor Street, Kadina, S.A. 5554 or at the Adelaide office of the Surveyor-General, during normal office hours.

Any person affected may object to the proposed road process, or apply for an easement to be granted in the person's favour over land subject to the proposed road closure. Such objection, or application for an easement, must set out the full name and address of the person, and reason for making the objection or application. Any application for an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

An objection or application for an easement must be lodged in writing to the District Council of the Copper Coast, P.O. Box 6, Kadina, S.A. 5554, and a copy lodged with the Surveyor-General, Department of Administrative and Information Services, G.P.O. Box 1354, Adelaide, S.A. 5001, within 28 days of this notice.

Where an objection, or application for an easement is made, the council will give notification of a meeting at which the matter will be considered, so that the person making the objection or application may attend, if desired, personally or by a representative.

Dated 19 July 1999.

J. SHANE, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Adoption of Valuation

NOTICE is hereby given that the District Council of Franklin Harbour in accordance with section 171 of the Local Government Act 1934, as amended, at a meeting of council held on 14 July 1999, adopted for the year ending 30 June 2000, the government valuation of site value totalling \$36 611 120 in relation to the area of the council and hereby specifies 1 July 1999, as the day as and from which such valuation shall become and be the assessment of the council.

The said valuation is deposited in the offices of the District Council of Franklin Harbour, Main Street, Cowell, S.A. 5602 and may be inspected by any person interested therein between the hours of 9 a.m. and 5 p.m. Monday to Friday.

B. A. FRANCIS, District Clerk

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the council held on Tuesday, 20 July 1999, the council adopted the following resolutions.

Adoption of Valuation

1. That, pursuant to section 171 of the Local Government Act 1934, as amended, council hereby adopts for the financial year ending on 30 June 2000, the capital valuation made by the Valuer-General being \$400 499 340 in relation to the area of the council for the purpose of rating, and hereby specifies 20 July 1999 as the day as and from which such valuation shall become and be the valuation of the council.

Annual Effluent Drainage Fees

- That, pursuant to section 177 of the Local Government Act 1934, council has determined the following annual service charges for the year ending 30 June 2000:
 - (a) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Drainage Scheme, which was installed prior to 1995, an annual service charge of \$170.50 per property unit for occupied property and an annual service charge of \$123.50 per unit for vacant allotments;
 - (b) for all properties included in the area serviced by that part of the Burra Septic Tank Effluent Disposal Scheme which was installed during and after 1995, an annual service charge of \$178.20 per property unit for occupied property and an annual service charge of \$127.80 per property unit for vacant allotments;
 - (c) for all properties included in the area serviced by the Eudunda Septic Tank Effluent Drainage Scheme, an annual service charge of \$54.20 per property for occupied property and an annual service charge of \$27.20 per property unit for vacant allotments.

Fixed Charge

That pursuant to section 169 of the Local Government Act 1934, council declares a fixed charge of \$110 for the 1999-2000 financial year.

Differential General Rates

- 4. That pursuant to section 176 of the Local Government Act 1934, the following differential general rates for the year ending 30 June 2000 be declared with reference to the locality of the land:
 - (a) 0.3043 cents in the dollar for land located within the Hallett Ward area;
 - (b) 0.7660 cents in the dollar for land located within the Burra Township area;
 - (c) 0.4245 cents in the dollar for land located outside the Burra Township area but within the Burra Ward area;
 - (d) 0.4200 cents in the dollar for land located within the Eudunda Township area;
 - (e) 0.3407 cents in the dollar for land located outside the Eudunda Township area but within the Eudunda Ward area; and
 - (f) 0.3407 cents in the dollar for land located within the Robertstown Ward area.

Payment of Rates

- (a) That pursuant to section 184 of the Local Government Act 1934 all rates due for the financial year 1999-2000 be payable in a single instalments;
 - (b) That the single instalment fall due on 30 September 1999, being the final date for payment;
 - (c) that the payment of rates by four instalments, be upon application by a ratepayer and the first instalment being paid on or before 30 September 1999. Rates paid by way of instalments, will be subject to a 2% surcharge, with a minimum surcharge of \$20 per assessment.
 - S. J. KERRIGAN, Chief Executive Officer

DISTRICT COUNCIL OF KAPUNDA AND LIGHT

Supplementary Election-Dutton Ward

NOTICE is hereby given that at the close of nominations at noon on Wednesday, 21 July 1999, there being only one eligible nomination received for the position of Councillor for Dutton Ward, I consequently declare William Hunter Carrick elected pursuant to section 96 (12) of the Local Government Act 1934, as amended.

G. W. SHERIDAN, Returning Officer

DISTRICT COUNCIL OF LACEPEDE

NOTICE is hereby given that at a meeting of the District Council of Lacepede held on Friday, 16 July 1999, it was resolved:

Adoption of Valuation

That in accordance with section 171 of the Local Government Act 1934, as amended, the District Council of Lacepede hereby adopts, for the year ending 30 June 2000, the capital valuation made by the Valuer-General, totalling \$243 756 700 of which, \$232 288 800 is in respect to rateable land, and that such valuation shall apply from 1 July 1999.

Declaration of Rates

That pursuant to Section 174 of the Local Government Act 1934, the District Council of Lacepede hereby declares, for the year ending 30 June 2000, the following differential rates on all rateable land within its area, in accordance with the provisions of section 176 of the said Act:

- (a) a differential rate of 0.67 cents in the dollar on the capital value of all rateable property within the declared townships of Kingston, Rosetown and Cape Jaffa;
- (b) a differential rate of 0.58 cents in the dollar on the capital value of all rateable property within the declared Rural Living Zone (RuL) abutting the township of Kingston as per the council development plan;
- (c) a differential rate of 0.52 cents in the dollar on the capital value of all rateable property within the remainder of the council district.

Declaration of Minimum Rate

That pursuant to section 190 of the Local Government Act 1934, the District Council of Lacepede hereby fixes, in respect to the year ending 30 June 2000, a minimum rate of \$265 that shall be applied by way of rates on rateable land within the council area.

Declaration of Separate Rate-Water Catchment Levy

That in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 175 of the Local Government Act 1934, in order to reimburse to the council the amount contributed to the South East Catchment Water Management Board, a separate rate of \$9.70 be declared on all rateable land in the council's area in the catchment area of the board based on a fixed levy of the same amount on all rateable land.

Declaration of Separate Rate-Boat Haven Development

- (a) that pursuant to section 175 of the Local Government Act 1934, a one-off separate rate of \$133.50 be declared on all rateable land in the council area for the purposes of funding council's contribution towards the Kingston Boat Haven project;
- (b) that in respect of the separate rate being charged on all rateable property, the council hereby grants pensioner concessions on the separate rate in accordance with the pensioner concession rebates on rateable land;
- (c) that the declaration of the separate rate be subject to Ministerial approval pursuant to section 169 of the Local Government Act 1934;
- (d) that pursuant to section 184 (6) (c) of the Local Government Act 1934, council (by delegation to the Chief Executive Officer) will approve applications for principal ratepayers to pay the separate rate by instalments in accordance with council policy 4.11 (Payment of Rates), subject to the same terms and conditions that apply for the payment of the 1999-2000 general rates by instalments.

Payment of Rates

That pursuant to section 184 (1) (c) of the Local Government Act 1934, the District Council of Lacepede hereby declares that rates for the year ending 30 June 2000 will fall due in a single instalment (unless otherwise agreed with the principal ratepayer) on 30 November 1999.

Payment of Rates by Instalments

That pursuant to section 184 (6) of the Local Government Act 1934, council (by delegation to the Chief Executive Officer) will approve applications for principal ratepayers to pay the 1999-2000 rates by instalments in accordance with council policy 4.11, (Payment of Rates), on the following conditions:

- 1. There are no rates in arrears on the assessment.
- The rates to be paid in four equal or approximately equal instalments falling due on 30 November 1999, 5 January 2000, 31 January 2000 and 29 February 2000.
- Acceptance by the applicant that one notice advising of the date on which each instalment falls due is sufficient notice pursuant to the provisions of the Local Government Act 1934.

S. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 21 July 1999, the council in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, as amended.

Declaration of Differential General Rates

Differential General Rates be declared according to locality of the land and its use (Local Government Act 1934 section 176 (I) (c)) as follows:

- For land within the Rural Living Zone as described in the Development Plan applicable to the District Council of Mount Barker:
 - (i) 0.568 cents in the dollar on the capital value of rateable land known as the Martindale Estate and having a Category 3 land use (Residential); and
 - (ii) 0.568 cents in the dollar on the capital value of rateable land north of the Freeway and south of Princes Highway, Littlehampton and having a Category 3 land use (Residential).
- For land within the Deferred Urban Zone as described in the Development Plan applicable to the District Council of Mount Barker:
 - 0.568 cents in the dollar on the capital value of rateable land within the Township of Macclesfield; and
 - (ii) 0.568 cents in the dollar on the capital value of rateable land within the Township of Meadows.
- 3. Except as otherwise determined:
 - (i) 0.568 cents in the dollar on the capital value of all rateable land within the District Centre—Historic [Conservation Auchendarroch] Zone as described in the Development Plan as it applies to the District Council of Mount Barker;
 - (ii) 0.568 cents in the dollar on the capital value of all rateable land within the Local Centre—Neighbourhood Centre Historic Township Main Street Heritage Area Zone [HT(1)] Industrial/ Commercial—General Industry as described in the Development Plan as it applies to the District Council of Mount Barker;
 - (iii) 0.568 cents in the dollar on the capital value of all rateable land within the Residential—Historic Township [Residential Heritage Area] Zone [HT(2)]— Historic Township [Residential] Zone [HT(3)] as described in the Development Plan as it applies to the District Council of Mount Barker;
 - (iv) 0.4225 cents in the dollar on the capital value of all rateable land within the Rural Living—Rural Fringe— Historic Township [Rural Setting Heritage Area] Zone [HT(4)1] Landscape—Deferred Urban—Public

Purpose Zone as described in the Development Plan as it applies to the District Council of Mount Barker; and

- (v) 0.4225 cents in the dollar on capital value of all rateable land within the [Rural Watershed Protection—Rural (Mount Barker)—Rural (Kanmantoo and Kondoparinga)—Outer Metropolitan Development Plan Mount Lofty Ranges Watershed Zone—Outer Metropolitan Development Plan Mount Lofty Ranges Primary Production Area] as described in the Development Plan as it applies to the District Council of Mount Barker.
- Pursuant to section 190 of the Local Government Act 1934, that a minimum amount payable by way of rates of \$460 be fixed in respect of rateable land in the council's
- Pursuant to section 185 (3) of the Local Government Act 1934 a remission of rates be granted to ratepayers of property in the Township of Harrogate of an amount of 0.1455 cents in the dollar of the capital value of the property.
- 6. All rates be payable by single instalment by 7 October 1999 (unless otherwise agreed with the principal ratepayer), provided that in cases where the initial account requiring payment of rates is not sent at least 60 days prior to this date, or an amended account is required to be sent, subject to section 184 of the Act, authority to fix the date by which rates must be paid in respect of those assessments so affected is delegated pursuant to section 41 of the Local Government Act 1934, to the Chief Executive
- In exercise of the powers contained in section 41 of the Local Government Act 1934, the power pursuant to the provisions of section 176 of the said Act to attribute a particular land use to land in accordance with the Local Government (Land Use) Regulations 1989. Delegated to the Chief Executive Officer.

Estimated Annual Expenditure and Income

Statement of Estimated Annual Expenditure and Income, including estimates of cash flow, operating statement, balance sheet and statement for determination of rates for the 1999-2000 financial year as distributed, providing for an expenditure of a total sum of \$14 551 395 estimated income other than rates of \$7 343 462 and the amount required to be raised by rates of \$7 207 933 be adopted.

Adoption of Valuation

The most recent valuation of the Valuer-General available to the Council of the Capital Value of land within the council's area totalling \$1 421 479 400 be adopted.

Declaration of Service Charges

Pursuant to section 177 of the Local Government Act 1934, the council declare for the financial year ending 30 June 2000 the following service charges payable by ratepayers benefited by the common effluent drainage scheme authorised by the Minister in those portions of the area as follows:

- (i) a charge of \$240 per unit in Mount Barker;
- (ii) a charge of \$240 per unit in Littlehampton;
- (iii) a charge of \$240 per unit in Brukunga;
- (iv) a charge of \$240 per unit in Meadows;
- (v) a charge of \$240 per unit in Echunga;
- (vi) a charge of \$240 per unit in Nairne;
- (vii) a charge of \$240 per unit in Macclesfield.

Meadows Water Service Charge

Meadows water service charge for the 1999-2000 financial year be fixed at \$195 with the exception of the Meadows School and the Meadows Bowling Club which shall be charged at the rate of 90 cents per kilolitre.

Road and Reserve Rentals

Minimum road and reserve rental charge for the 1999-2000 financial year be fixed at \$25 and the remainder of the charges be increased by \$0.00 per ha.

Seconded Councillor Schmidt and carried.

Councillor Bampton moved that the following separate rate be adopted.

Separate Rate

Pursuant to section 175 of the Local Government Act 1934, for the fiscal year ending 30 June 2000 and in order to undertake the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising land within Historical Township of Hahndorf (HT1) as described in the Development Plan applicable to the District Council of Mount Barker. The following differential separate rates are declared on all rateable land based upon capital value of the land subject to the rate as follows:

- (a) land uses—category 2 (Commercial—Shop), Category 3 (Commercial—Office), category 4 (Commercial—Other), Category 5 (Industry—Light), category 6 (Industry—Other) 0.2000 cents in the dollar;
- (b) all other land uses within the Local Government Land Use Regulations 1989, 0.000 cents in the dollar;
- (c) in exercise of the powers contained in section 185 (3)
 (b) of the Local Government Act 1934, principal ratepayers of rateable land in that part of the area liable to pay a separate rate of \$2 500 or more in respect of that one assessment shall be entitled, upon written application to the council to a remission of 100 cents in respect of each dollar payable in excess of \$2 500;
- (d) in exercise of the powers contained in section 41 of the Local Government Act 1934, the council delegates to the Chief Executive Office the power to receive written application for a remission of the Historic Township (Main Street Heritage Area) (HT1), (Hahndorf) Separate Rate from a principal ratepayer and to authorise a remission in respect of the Historical Township (HT1), (Hahndorf) Separate Rate in accordance with part (c) of this resolution.

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 175 of the Local Government Act 1934, in order to reimburse to the council the amount contributed to the Onkaparinga Catchment Water Management Board. A separate rate of 0.0246 cents in the dollar based upon the capital value of rateable land, is declared on all rateable land in the council's area, within the Onkaparinga Catchment area for the year ending 30 June 2000.

D. GOLLAN, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, as amended, (the 'Act') in respect of the financial year ending 30 June 2000, Council at a meeting held on 20 July 1999, resolved:

Adoption of Valuation

 The Valuer-General's most recent valuation of rateable land available to the council, being the site valuation of land totalling \$127 937 813 be adopted.

Attribution of Land Uses

- (1) The numbers indicated against the various categories of land use prescribed by the Local Government (Land Use) Regulations 1989 (the 'Regulations') be used to designate land uses in the Assessment Book.
- (2) The use indicated by those numbers in respect of each separate assessment of land designated in the Assessment Book on this date (as laid before the council) be attributed to each such assessment respectively, and
- (3) Reference in this resolution to land being of a certain category use means the use indicated by that category number in the Regulations.

Declaration of Rates

- 3. In order to raise the amount of \$1 059 937:
 - (1) Differential rates be declared as follows:
 - (a) in respect of land outside of townships:

- (i) 1.1 cents in the dollar on rateable land of category 1 use;
- (ii) 11 cents in the dollar on rateable land of categories 2, 3 and 4 uses;
- (iii) 9.5 cents in the dollar on rateable land of categories 5 and 6 uses;
- (iv) 0.4490 cents in the dollar on rateable land of categories 7 and 8 uses;
- (v) 18.31 cents in the dollar on rateable land of category 9 use;
- (b) in respect of land within townships as follows:
 - 9.2 cents in the dollar on rateable land in the townships of Hammond, Moockra and Willowie:
 - 6.74 cents in the dollar on rateable land in the township of MurrayTown;
 - (iii) 4.32 cents in the dollar on rateable land in the township of Port Germein;
 - (iv) 2.39 cents in the dollar on rateable land in the township of Port Flinders;
 - (v) 5.255 cents in the dollar on rateable land in the township of Melrose;
 - (vi) 4.925 cents in the dollar on rateable land in the township of Wilmington;
 - (vii) 6.565 cents in the dollar on rateable land in the township of Wirrabara;
 - (viii) 11 cents in the dollar on rateable land of category 4 land use in the township of Booleroo Centre;
 - 9.01 cents in the dollar on rateable land of all other Categories of land uses in the township of Booleroo Centre;
 - (ix) 11.7 cents in the dollar on rateable land in the township of Appila;
 - 1.1 cents in the dollar on rateable land of Category 1 use in the townships of Pinda, Germein and Bruce
 - 0.4490 cents in the dollar on rateable land of all other Category uses in the townships of Pinda, Germein and Bruce.
- (2) A fixed charge component of the general rate of \$95 be imposed in accordance with section 169 of the Local Government Act 1934.

Rebates

4. Pursuant to the provisions of section 193 (4) (a) of the Local Government Act 1934, rebates be granted as follows:

A rebate of \$95 for the principal ratepayers of land:

- (a) outside of townships of category 7 use of area of greater than 32.4 ha;
- (b) outside of townships of category 8 use of area of greater than 32.4 ha.

Payment

5. All rates be payable in a single instalment.

STEDS Service Charge

6. Pursuant to section 177 of the Local Government Act 1934, a service charge of \$171 per unit ('unit' being as set out in the document entitled 'Determination of Service Charges—Septic Tank Effluent Disposal Schemes' issued by the STEDS Advisory Committee and dated 1 September 1992) be imposed on each assessment of occupied land, and a service charge of \$166 be imposed on each allotment or part thereof on each assessment of vacant land, in the township of Wilmington, to which land the Council makes available a Septic Tank Effluent Disposal Service. This service charge applies to non-rateable land where the service is made available.

Declaration of 1999-2000 Road Rent

7. Pursuant to section 375 (3) of the Local Government Act 1934, licences to occupy road reserves as described in the Road Rent Register/Assessment Book be renewed for 1999-2000 financial year, and rental for 1999-2000 financial year be calculated at 1 cent in the dollar on site value of adjacent assessments with a minimum of \$15.

P. J. MOORE, District Clerk

DISTRICT COUNCIL OF PETERBOROUGH

Adoption of Valuation

NOTICE is hereby given that the District Council of Peterborough at the meeting of council held on 19 July 1999 adopted, in accordance with section 171 of the Local Government Act 1934, as amended, for the 1999-2000 financial year, the Valuer-General's valuation of site value for the former District Council of Peterborough area totalling \$34 028 380 and capital value for the former Corporation of the Town of Peterborough area totalling \$31 448 600 and hereby specifies 10 July 1999 as the day as and from which such valuation shall become the valuation of the council.

Declaration of Rates

Notice is hereby given that at the meeting of the District Council of Peterborough held on 19 July 1999, it was resolved that in exercise of the powers contained in Parts IX and X of the Local Government Act 1934, in respect of the financial year ending 30 June 2000, declared differential general rates as follows:

- (a) a rate of 18.5 cents in the dollar on the site value of all rateable property within the townships of Yongala, Hillside, Farrarville, Petersville, East Terrace and Rosa Terrace:
- a rate of 23.5 cents in the dollar on the site value of all rateable property within the township of Oodlawirra;
- a rate of 1.42 cents in the dollar on the capital value of all rateable properties within the township of Peterborough;
- (d) a rate of 0.273 cents in the dollar on the site value of all rateable property within the area of the council outside the townships referred to above.

Minimum Amount

Council pursuant to section 190 of the Local Government Act 1934, fixed a minimum amount payable by way of rates for all rateable property for the 1999-2000 financial year of \$360 for the township of Peterborough, and \$53 for the rest of the council area.

J. W. OLIVER, Chief Executive Officer

DISTRICT COUNCIL OF VICTOR HARBOR

Adoption of Valuation

NOTICE is hereby given that the District Council of Victor Harbor, in accordance with section 171 (4) of the Local Government Act 1934, as amended, at a meeting held on 19 July 1999, adopted for rating purposes for the year ending 30 June 2000, the Valuer-General's valuation of capital value in relation to the area of the council and specify that the total of valuation that are to apply within the area is \$1 013 777 700 of which \$968 390 070 is rateable.

Declaration of Rates

Notice is hereby given that the District Council of Victor Harbor, pursuant to section 174 of the Local Government Act 1934, at a meeting held on 19 July 1999, declared the following differential general rates on rateable land within the area for the year ending 30 June 2000, based on the capital value of property situated in the following zones within the District Council of Victor Harbor, as described in the Victor Harbor Development Plan.

A differential general rate of 0.3193 cents in the dollar on the capital value of all rateable property situated in Zone 1, which comprises General Farming, Future Residential, Rural Coastal and Water Protection Zones.

A differential general rate of 0.3904 cents in the dollar on the capital value of all rateable property situated in Zone 2, which comprises Rural Living 1, Rural Living 2 and Rural Living 3 Zones.

A differential general rate of 0.4728 cents in the dollar on the capital value of all rateable property situated in Zone 3, which comprises District Centre, Local Centre (Victoria Street), Residential (Victoria Street), Residential Foreshore, Foreshore, Granite Island, Residential, Residential (Golf Course), Residential (Lakeside), Neighbourhood Centre, Local Centre (Yilki), Local Centre (Hayborough), Light Industrial, Industrial Home Industry, Tourism Accommodation (Inman River), Recreation Zones.

Fixed Charge

Pursuant to section 169 of the Local Government Act 1934, a fixed charge of \$115 has been imposed on rateable property within the area of the District Council of Victor Harbor.

Payment of Rates

Pursuant to section 184 (1) (c) of the Local Government Act 1934, rates for the year ending 30 June 2000 will fall due in a single instalment on or before 8 October 1999.

Pursuant to section 184 (6) of the Local Government Act 1934, the council will approve applications from principal ratepayers who make application to pay rates by four equal instalments which meet the following conditions:

- that the applicant is not a Government agency, Authority or is not the South Australia Housing Trust;
- that there are no financial payments due to council by the principal ratepayers whether they are related to the subject land or not;
- (3) that there are no rates in arrears on the assessment;
- (4) that the rates be paid in four equal or approximately equal instalments falling due on a consecutive monthly basis, the due dates for payment being 8 October 1999, 8 November 1999, 8 December 1999 and 10 January 2000;
- (5) acceptance that one notice of the dates on which each of the instalments fall due is sufficient notice pursuant to the Local Government Act 1934.

G. K. MAXWELL, District Manager

WATTLE RANGE COUNCIL

Declaration of Separate Rate

NOTICE is hereby given that council, at its ordinary meeting of 20 July 1999, in exercise of the powers contained in section 138 of the Water Resources Act 1997, and section 175 of the Local Government Act 1934, as amended, in order to reimburse to the council the amount contributed to the South East Catchment Water Management Board, declared a separate rate of \$9.29 on all rateable land in the council's area excluding those properties paying a water based levy in the catchment area of the Board based as a fixed levy of the same amount on all rateable land.

F. N. BRENNAN, Chief Executive Officer

DISTRICT COUNCIL OF YORKE PENINSULA

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting on 16 July 1999, and in relation to the 1999-2000 financial year, the council:

1. Adopted the most recent valuation of the Valuer-General of the capital value of the land in its area (such valuations of the Valuer-General being available to the council as at the date it adopted the budget), and totalling \$1 312 749 400, comprising \$1 270 408 250 in respect of rateable land and in respect of \$42 341 150 non-rateable and:

- Declared differential general rates on rateable land within its area as follows:
- (1) In the area of the previous District Council of Central Yorke Peninsula:
 - (a) in a township:
 - on rateable land of category 8 use (vacant land), a rate of 0.65 cents in the dollar of the capital value of such land;
 - on the rateable land of all other category uses, a rate of 0.40 cents in the dollar of the capital value of such land;
 - (b) outside of a township:
 - on the rateable land of category use 7 (primary production), a rate of 0.215cents in the dollar of the capital value of such land;
 - (ii) on rateable land of category 8 use (vacant land), a rate of 0.65 cents in the dollar of the capital value of such land;
 - (iii) on rateable land of all other category uses, a rate of 0.40 cents in the dollar of the capital value of such land;
- (2) in the area of the previous District Council of Minlaton:
 - (a) in a holiday settlement zone as described in the Development Plan, and in a township:
 - on rateable land of category use 7 (primary production), a rate of 0.26 cents in the dollar of the capital value of such land;
 - (ii) on rateable land of category 8 use (vacant land), a rate of 0.62 cents in the dollar of the capital value of such land;
 - (iii) on rateable land of all other category uses, a rate of 0.41 cents in the dollar of the capital value of such land;
 - (b) outside of a holiday settlement zone as described in the Development Plan, and outside a township:
 - on rateable land of category 7 (primary production), a rate of 0.26 cents in the dollar of the capital value of such land;
 - on rateable land of all other category, a rate of 0.40 cents in the dollar of the capital value of such land;
- (3) in the area of the previous District Council of Yorketown:
 - (a) on rateable land of category 1 use (residential), a rate of 0.36 cents in the dollar of the capital value of such land;
 - (b) on rateable land of category 7 use (primary production), a rate of 0.25 cents in the dollar of the capital value of such land;
 - (c) on rateable land of category 8 use (vacant land), a rate of 0.70 cents in the dollar of the capital value of such land;
 - (d) on rateable land of category 9 use (a use of 'other' then categories 1 to 8 use), a rate of 0.36 cents in the dollar of the capital value of such land;
 - (e) The rateable land of all other category uses, a rate of 0.45 cents in the dollar of the capital value of such land:
- (4) in the area of the previous District Council of Warooka:
 - (a) on rateable land of category 1 use (residential) a rate of 0.38 cents in the dollar of the capital value of such land;
 - (b) on rateable land of category 7 use (primary production) a rate of 0.26 cents in the dollar of the capital value of such land;
 - (c) on rateable land of categories 8 and 9 use, (vacant land, and uses 'other' than categories 1 to 8 use) a rate of 0.65 cents in the dollar of the capital value of such land;
 - (d) on rateable land of all other category uses, a rate of 0.40 cents in the dollar of the capital value of such land.

The council having resolved that being a council formed by the amalgamation of four councils, pursuant to section 176 (2) of the Local Government Act 1934, and because of the amalgamation, in the circumstances differential rating is appropriate in order to allow rating relativities within the area of the council to be gradually realigned; and that pursuant to section 178 (1) (d) of the Act, the basis for differential rates on land within its area be as follows:

There shall be differentiation according to whether land is within the previous council area of the District Council of Central Yorke Peninsula or the previous council area of the, District Council of Minlaton or the previous council area of the District Council of Yorketown or the previous council area of the District Council of Warooka, such areas as existing immediately prior to the coming into existence of the District Council of Yorke Peninsula;

There shall be differentiation according to the use to which the land is being put, in accordance with the Local Government (Land Use) Regulations 1989;

There shall be a differentiation according to whether the land is within or without a township as defined by the Local Government Act 1934, or as referred to as a township in the Development Plan.

There shall be differentiation according to what zone in the Development Plan land is situated.

3. Pursuant to section 169 of the Act a fixed charge component of the general rate of \$105 be imposed.

Service Charges

Pursuant to section 177 of the Local Government Act 1934. service charges are imposed on each assessment of rateable and non-rateable land in the following areas:

(1) to which land the council makes available a septic tank effluent disposal service:

Ardrossan Township Area Occupied land	mit
Maitland Township Area Occupied Land\$78 per u	mit
Tiddy Widdy Beach Area Occupied Land\$40 per u	init
Black Point Area Occupied Land	mit
('unit' being as sent out in the docu	ament enti

Determination of Service Charges-Septic Tank Effluent Disposal Schemes' issued by the STEDS Advisory Committee and dated 1 September 1992.)

(2) in the Black Point area on the land to which the council makes available a water supply service, a charge of \$34.

Payment of Rates

Rates are to be paid prior to the 'Last day to pay' printed on the rate account.

Payment can be made in a single instalment or can be made in four approximately equal instalments.

Ratepayers wishing to make payments by instalments must make prior application to council as described on the rate

Payments can be made at the council offices in Maitland, Minlaton, Yorketown and Warooka, at any branch of BankSA or by BPay.

R. A WOOD, Chief Executive Officer

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

Buttery, Jennifer, late of 66 Lachlan Street, Ferryden Park, store person, who died on 13 May 1999.

Byrne, John, late of 51 Danvers Grove, Woodville Gardens, forklift driver, who died on 13 March 1999.

Cooper, Ronald Arthur, late of 10 Tolmer Place, Norwood, retired maltster, who died on 25 June 1999.

Davidson, Gerwyn Robert, late of 157 Waterloo Corner Road, Salisbury North, floor specialist, who died on 20 January

Graham, Elizabeth Lila, late of 46 Watson Avenue, Rose Park, of no occupation, who died on 8 June 1999.

Hamilton, Patricia Mary, late of 25 Lothian Avenue, Gardens, home duties, who died on 27 June 1999

Hammat, Timothy Arthur, late of 21 Pimpala Road, Reynella, sofware engineer, who died on 11 March 1999

Keipert, Robert Gwynne, late of 20 Light Road, Coromandel Valley, retired caretaker, who died on 8 June 1999 McLernon, John, late of 55 Mira Street, Gepps

Gepps Cross, boilermaker, who died on 18 January 1999.

Marks, Lucinda Margaret, late of 9 Wirrega Avenue, Keith,

pastry cook, who died on 23 January 1999.

Martin, Lorna Agnes, late of 2 Sparks Terrace, Rostrevor, retired clerk, who died on 23 June 1999.

Noal, Bernadette Naomi, late of 12 Tolley Road, Nuriootpa.

shop assistant, who died on 8 November 1999.

Ruthven, Robert John, late of 3 James Street, Clarence Park retired storeman, who died on 23 May 1999.
Sinclair, Clyth Agnes, late of 6 Booth Avenue, Linden Park, of

no occupation, who died on 21 August 1999

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 27 August 1999, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 29 July 1999.

J. H. WORRALL, Public Trustee

FRASER PRECISION ENGINEERING PTY LTD (ACN 061 775 817)

WORKERS REHABILITATION AND COMPENSATION CORPORATION has brought a summons in Action No. 864 of 1999, in the Supreme Court of South Australia seeking the winding up of Fraser Precision Engineering Pty Ltd. The summons is listed for hearing on Tuesday, 17 August 1999, at not before 2.15 p.m. Any creditor or contributory of Fraser Precision Engineering Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993, at least three business days before the day on which the summons is listed for hearing and must attend at the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper costs from Barratt Lindquist, 162 Halifax Street, Adelaide, solicitors for the plaintiff.

FRAMETEKNOLOGIES PTY LTD (ACN 085 270 757)

EMAIL METALS PTY LTD (ACN 004 574 681) has brought a summons in Action No. 828 of 1999 in the Supreme Court of South Australia seeking the winding up of Frameteknologies Pty Ltd. The summons is listed for hearing on Tuesday, 17 August 1999 at not before 2.15 p.m. Any creditor or contributory of Frameteknologies Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993 at least three business days before the day on which the summons is listed for hearing and must attend the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper cost from Martirovs & Co., 3rd Floor, 44 Pirie Street, Adelaide, S.A. 5000. Solicitors for the plaintiff.

GLORIA MARSHALL AUSTRALIA PTY LTD (ACN 005 411 236)

NORTHWOOD INVESTMENTS PTY LTD (ACN 005 090 988) has brought a summons in Action No. 852 of 1999 in the Supreme Court of South Australia seeking the winding up of Gloria Marshall Australia Pty Ltd. The summons is listed for hearing on Tuesday, 17 August 1999 at not before 2.15 p.m. Any creditor or contributory of Gloria Marshall Australia Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993 at least three business days before the day on which the summons is listed for hearing and must attend the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained on payment of the proper cost from Martirovs & Co., 3rd Floor, 44 Pirie Street, Adelaide, S.A. 5000. Solicitors for the plaintiff.

LINDEN INVESTMENTS (S.A.) PTY LIMITED

(ACN 066 918 938)

ON 20 July 1999, the Supreme Court of South Australia in Action No. 684 of 1999 made an order for the winding up of Linden Investments (S.A.) Pty Limited and appointed Austin Robert Meerten Taylor, 99 Frome Street, Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION, 191 Pulteney Street, Adelaide, S.A. 5000.

NATALE INVESTMENTS PTY LIMITED

(ACN 073 751 550)

ON 20 July 1999, the Supreme Court of South Australia in Action No. 701 of 1999 made an order for the winding up of Natale Investments Pty Limited and appointed Austin Robert Meerten Taylor, 99 Frome Street, Adelaide, S.A. 5000 to be the liquidator of that company.

DEPUTY COMMISSIONER OF TAXATION, 191 Pulteney Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 1682 of 1997. In the matter of Sutton Haulage Pty Limited (in liquidation) (ACN 056 284 292) and in the matter of the Corporations Law.

Notice of Release of Liquidator

Take notice that by an order of the Supreme Court of South Australia dated 15 July 1999, I, David John Olifent, of Price-waterhouseCoopers, Level 14, 91 King William Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company was granted my release as liquidator.

Dated 21 July 1999.

D. J. OLIFENT, Liquidator

SPORTZWORLD PTY LTD (ACN 008 009 274)

SOUTHCOTT PTY LTD has brought a summons in Action No. 849 of 1999 in the Supreme Court of South Australia seeking the winding up of Sportzworld Pty Ltd. The summons is listed for hearing on 17 August 1999 at 2.15 p.m. Any creditor or contributory of Sportzworld Pty Ltd wishing to be heard on the summons must file and serve a notice in accordance with Rule 20 of the Corporations (South Australia) Rules 1993 at least three business days before the day on which the summons is listed for hearing and must attend the Supreme Courthouse, Victoria Square, Adelaide at the time set for the hearing of the summons. A copy of the summons and the affidavit in support can be obtained from Carmine Barone, 42 Blyth Street, Parkside, S.A. 5063. Solicitor for the plaintiff.

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

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

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

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

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