

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 16 OCTOBER 2003

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 16 October 2003

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, M.P., Minister for Urban Development and Planning, Minister for Administrative Services and Minister for Gambling to be also Acting Minister for Infrastructure, Acting Minister for Energy and Acting Minister for Emergency Services for the period 1 November 2003 to 9 November 2003 inclusive during the absence of the Honourable Patrick Frederick Conlon, M.P.

By command,

LEA STEVENS, for Premier

MINF 011/03CS

Department of the Premier and Cabinet Adelaide, 16 October 2003

HER Excellency the Governor in Executive Council has been pleased to approve the changes set out below to the list of persons and groups authorised to access confidential information, pursuant to section 64D of the South Australian Health Commission Act 1976.

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

Authorisation By The Governor

Pursuant to section 64D of the South Australian Health Commission Act 1976 and with the advice and consent of the Executive Council, I authorise the persons listed below and the members from time to time of a group or body listed below to have access to confidential information in accordance with that section.

Additions:

- Department of Human Services and Department for Correctional Services
 - Quality and Safety Sub-group (a sub-group of DHS/DCS MoU Prisoner and Offender Health Care Operations Group)

Deletions:

Ceduna District Health Services Incorporated

Continuum of Care Committee

Mount Gambier and Districts Health Service Incorporated • Outcomes Review Committee

Royal Adelaide Hospital

- Patient Adviser
- Clinical Practice Committee
- Nursing Quality Council

Strathalbyn and District Soldiers' Memorial Hospital and Health Services Hospital

Quality Assurance/Accreditation Committee

Nursing Home

Quality Assurance Committee

The Whyalla Hospital and Health Services Inc.

Improving Performance Committee

Name Change:

The name of 'Royal Flying Doctor Service of Australia (Central Section) Incorporated', to which the following Committee is attached, is changed to 'Royal Flying Doctor Service of Australia (Central Operations) Incorporated'.

· Medical Retrieval Committee-QA Sub-Committee.

By command,

LEA STEVENS, for Premier

DHS 14/02CS

COUNTRY FIRES ACT 1989

SECTION 35

Fire Danger Season

THE Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 1 December 2003 and to end on 30 April 2004.

2. Fixes the date of the Fire Danger Season within the part of the State defined as the Eastern Eyre Peninsula Fire Ban District so as to commence on 1 November 2003 and to end on 15 April 2004.

3. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on 1 November 2003 and to end on 15 April 2004.

4. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 1 December 2003 and to end on 30 April 2004.

5. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower Eyre Peninsula Fire Ban District so as to commence on 1 November 2003 and to end on 15 April 2004.

6. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower South East Fire Ban District so as to commence on 22 November 2003 and to end on 30 April 2004.

7. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on 15 November 2003 and to end on 30 April 2004.

8. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 1 December 2003 and to end on 30 April 2004.

9. Fixes the date of the Fire Danger Season within the part of the State defined as the Murraylands Fire Ban District so as to commence on 15 November 2003 and to end on 15 April 2004.

10. Fixes the date of the Fire Danger Season within the part of the State defined as the North East Pastoral Fire Ban District so as to commence on 1 November 2003 and to end on 31 March 2004.

11. Fixes the date of the Fire Danger Season within the part of the State defined as the North West Pastoral Fire Ban District so as to commence on 1 November 2003 and to end on 31 March 2004.

12. Fixes the date of the Fire Danger Season within the part of the State defined as the Riverland Fire Ban District so as to commence on 15 November 2003 and to end on 15 April 2004.

13. Fixes the date of the Fire Danger Season within the part of the State defined as the Upper South East Fire Ban District so as to commence on 15 November 2003 and to end on 15 April 2004.

14. Fixes the date of the Fire Danger Season within the part of the State defined as the West Coast Fire Ban District so as to commence on 1 November 2003 and to end on 15 April 2004.

15. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on 15 November 2003 and to end on 30 April 2004.

E. FERGUSON, Chief Executive Officer

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY vary the proclamation as described in The Schedule by declaring that Kindergarten Reserve as defined in The Schedule shall cease to be under the care, control and management of The District Council of Tatiara and by further declaring that the said Kindergarten Reserve shall be under the care, control and management of the Minister for Education and Children's Services.

The Schedule

Kindergarten Reserve, section 959, Hundred of Tatiara, the proclamation of which was published in the *Government Gazette* of 14 July 1955 at page 57, The Third Schedule, being the whole of the land contained in Crown Record Volume 5648 Folio 19.

Dated 16 October 2003.

J. HILL, Minister for Environment and Conservation

DEH 09/2401

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Community Purposes Reserve and declare that such land shall be under the care, control and management of the District Council of Lower Eyre Peninsula, subject to the following condition: that no development or dealing with the reserve will take place without the prior written approval of the Minister for Urban Development and Planning or his successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 112 of FP 34808, Hundred of Louth, County of Flinders, exclusive of all necessary roads, subject nevertheless to an existing easement to the District Council of Lower Eyre Peninsula for drainage purposes (TG 7842327) over those portions of allotment 112 marked D on FP 34808, being the whole of the land contained in Crown Record Volume 5900 Folio 176.

Dated 16 October 2003.

J. HILL, Minister for Environment and Conservation

DENR 08/0719

CROWN LANDS ACT 1929: SECTION 5

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

- 1. Resume the land defined in The First Schedule.
- 2. Dedicate the Crown Land defined in The Second Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.
- 3. Dedicate the Crown Land defined in The Third Schedule as Reserve for Recreation and Community Purposes and declare that such land shall be under the care, control and management of the City of Mitcham.

The First Schedule

Reserve for the Purposes of Recreation, Community and Fire Protection, section 564, Hundred of Adelaide, County of Adelaide, the notice of which was published in the *Government Gazette* of 8 September 1988 at page 1000, being the whole of the land contained in Crown Record Volume 5903 Folio 597.

The Second Schedule

Allotment 50 of DP 62823, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement to the Minister for Infrastructure over that portion of allotment 50 marked B on DP 62823, more particularly described in *Government Gazette* of 8 September 1988 at page 1000.

The Third Schedule

Allotment 51 of DP 62823, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to a free and unrestricted right of way over that portion of allotment 51 marked A on DP 62823 and appurtenant to allotment 50 (DP 62823).

Dated 16 October 2003.

J. HILL, Minister for Environment and Conservation

DEHAA 17/1284

DEVELOPMENT ACT 1993, SECTION 48 (2) (a)

Notice by the Governor

Preamble

1. Pursuant to subsection (1) of Section 46 of the Development Act 1993, being of the opinion that a declaration was appropriate and necessary for the proper assessment of development of major environmental, social or economic importance, the Minister for Urban Development and Planning declared that Section 46 of the Act applied to a proposed land division at Buckland Park as described in Development Application No. 292/D511/02 (see *Gazette* of 5 June 2003 at p. 2380).

2. I have decided to indicate pursuant to Section 48 (2) (a) of the Development Act 1993 that I will not, in relation to the proposed development referred to in clause 1, grant a development authorisation for development within the ambit of the declaration.

NOTICE

PURSUANT to section 48 (2) of the Development Act 1993 and with the advice and consent of the Executive Council, I indicate that I will not, in relation to the proposed development referred to in clause 1 of the preamble, grant a development authorisation for development within the ambit of the declaration referred to in the preamble.

Given under my hand at Adelaide on 16 October 2003.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) and 29 (3) (a) AMENDMENT TO THE CLARE AND GILBERT VALLEYS DEVELOPMENT PLAN

Preamble

It is necessary to amend the Clare and Gilbert Valleys Development Plan dated 30 January 2003

NOTICE

PURSUANT to Section 29 (2) (b) and 29 (3) (a) of the Development Act 1993, I, Jay Weatherill MP, being the Minister administering the Act, amend The Clare and Gilbert Valleys Development Plan dated 30 January 2003 as follows:

- (a) Replace the wording of a State Heritage Place Item No. 10 "Former Upper Wakefield Council Chambers" listed in Table CGV/8, with "Former Upper Wakefield Chambers (Library)".
- (b) Add the following street number and address to the currently listed State Heritage Place Item No. 21 'ANZ (former E.S. & A.) Bank' as listed in Table CGV/8 "243 Main North Road, Clare." The address shall now read "243 Main North Road, Clare".

(c) Add the following State Heritage Place to the end of Table CGV/8 State Heritage Places and number accordingly:

25	
Area	"SEVENHILL
Property Address:	Sevenhill
Description of Place:	Sevenhill Complex comprising
	the St Aloysius Catholic
	Church, St Aloysius College,
	Sevenhill Cellars and Sevenhill
	Cemetery.
Land Description:	CT5672/737 Section 100,
-	Allot Piece 5, 6 and 7,
	Hundred of Clare
Registered Date:	8 November 2001
File No:	13056"
Dated 16 October 2003.	

JAY WEATHERILL, Minister For Urban Development And Planning

PLN 01/0314

GEOGRAPHICAL NAMES ACT 1991

Notice to Assign Names and Boundaries to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, Jay Weatherill, Minister for Administrative Services, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY:

Assign the names SLEAFORD, LINCOLN NATIONAL PARK, COFFIN BAY, ULEY, TULKA, DUCK PONDS, PORT LINCOLN, COOMUNGA, HAWSON, SULLIVAN, BOSTON, NORTH SHIELDS, FOUNTAIN, PEARLAH, GREEN PATCH, WANILLA, CHARLTON GULLY, WHITES FLAT, WHITES RIVER, LOUTH BAY, POONINDIE, KELLIDIE BAY, WANGARY, MOUNT DUTTON BAY, HORSE PENINSULA, COULTA, EDILLILIE, MOUNT DRUMMOND, CUMMINS, MOUNT HOPE, KAPINNIE, YEELANNA, KIANA, MITCHELL and KARKOO to those areas within the District Council of Lower KARKOO to those areas within the District Council of Lower Eyre Peninsula and the City of Port Lincoln and shown numbered 1 to 35 on Rack Plan 834.

Dated 30 September 2003.

JAY WEATHERILL Minister for Urban Development and Planning Minister for Administrative Services Minister for Gambling

04/0077

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approvals of Collection Depot

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

Variation to Existing Approvals of Collection Depot:

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

Approval of Collection Depot:

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

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4 and 5 of Schedule 2 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 6 of Schedule 2 of this Notice.

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

Conditions of approval:

Impose the following conditions on the approval:

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

Schedule 1

Variations to Approved Collection Depots

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/ Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Cape Recycling	Cape Recycling	Stuart Hamilton	89 Flinders Drive	Cape Jervis	n/a	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Variation to Existing Approvals of Collection Depots

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

Approval of Collection Depots

- The collection depot identified by reference to the following matters is approved:
 - (a) the name of the collection depot described in Column 1 of Schedule 1 of this notice;
 - (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this notice;
 - (c) the location of the depot described in Columns 4 and 5 of Schedule 2 of this notice; and
 - (d) the collection area in relation to which the collection depot is approved referred to in Column 6 of Schedule 2 of this notice.

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

Conditions of Approval

Impose the following conditions on this approval:

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

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/ Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No.	Collection Area
Western Region Recyclers	Western Region Recyclers	C. Lucas, T. Lucas and A. Lucas	59 Grove Avenue	Marleston	Volume 2141, folio 43 and volume 4163, folio 800	Southern

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.
- (i) Subsection 69 (3) Arrangements

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in Column 5 of Schedule 1 of this Notice; and

- (ii) Approved Refund Markings
 - (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers;
 - (b) the refund marking that appears on each container that belongs to the class of containers that is hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Berri Apple & Blackcurrant Fruit Juice	400	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Apple Fruit Drink	3 000	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Apple Fruit Juice	400	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Apple, Mango & Banana Fruit	400	PET with Paper Label	Berri Limited	Statewide Recycling
Juice				
Berri Multi-V Juice	400	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Orange Fruit Drink	3 000	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Orange Fruit Juice	250	Glass	Berri Limited	Statewide Recycling
Berri Orange Fruit Juice	300	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Orange Fruit Juice	400	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Pineapple Fruit Juice	400	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Tropical Fruit Drink	3 000	PET with Paper Label	Berri Limited	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Breaka Mocha Hazelnut Flavoured Milk	300	LPB—Gable Top	Parmalat Australia Pty Ltd	Statewide Recycling
Breaka Mocha Hazelnut Flavoured Milk	600 700	LPB—Gable Top Glass	Parmalat Australia Pty Ltd	Statewide Recycling
Carlton Sterling	700	Glass	Carlton & United Breweries Ltd	Visy CDL Recycling Services
Cascade Special Stout	375	Glass	Carlton & United Breweries Ltd	Visy CDL Recycling Services
Cascade Spring	375	Glass	Carlton & United Breweries	Visy CDL Recycling
Cougar XS Bourbon & Cola	375	Can—Aluminium	Ltd Carlton & United Breweries	Services Statewide Recycling
Dr Tim's Original Ale Fresha Apple & Blackcurrant Fruit Juice	375 2 000	Can—Aluminium HDPE with Paper Label	Ltd Coopers Brewery Ltd Fresha Pty Ltd	Marine Stores Ltd Statewide Recycling
Drink Fresha Apple & Blackcurrant Fruit Juice Drink	500	HDPE with Paper Label	Fresha Pty Ltd	Statewide Recycling
Fresha Apple Juice	300	HDPE with Paper Label	Fresha Pty Ltd	Statewide Recycling
Fresha Orange Fruit Juice Drink Fresha Orange Fruit Juice Drink	2 000 300	HDPE with Paper Label HDPE with Paper Label	Fresha Pty Ltd Fresha Pty Ltd	Statewide Recycling Statewide Recycling
Fresha Orange Fruit Juice Drink	500 500	HDPE with Paper Label	Fresha Pty Ltd	Statewide Recycling
Fresha Orange Juice	300	HDPE with Paper Label	Fresha Pty Ltd	Statewide Recycling
Fresha Orange Mango Fruit Juice Drink	2 000	HDPE with Paper Label	Fresha Pty Ltd	Statewide Recycling
Fresha Squeezed Orange Juice Fresha Squeezed Orange Juice	375 500	HDPE with Paper Label HDPE with Paper Label	Fresha Pty Ltd Fresha Pty Ltd	Statewide Recycling Statewide Recycling
Lovely Valley Pioneer Ginger Beer	330	Glass	Lovely Valley Beverage Factory	Statewide Recycling
Nudie Crushie Berries & Yoghurt	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Berries & Yoghurt	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Blueberry & Blackberry	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Blueberry & Blackberry	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Cranberry & Raspberry	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Cranberry & Raspberry	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Guava & Passion Fruit	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Guava & Passion Fruit	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Mango & Passion Fruit	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Mango & Passion Fruit	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Orange, Mango & Pineapple	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Orange, Pink Grapefruit & Lime	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Orange, Raspberry & Yoghurt	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Raspberry, Orange & Yoghurt	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Strawberry & Banana	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Strawberry & Banana	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Strawberry & Banana	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Watermelon, Boysenberry & Lime	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Watermelon, Boysenberry & Lime	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Crushie Yoghurt, Vanilla Bean & Honey	250	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Ćrushie Yoghurt, Vanilla Bean & Honey	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Juicie Orange, Mango & Pineapple	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Nudie Juicie Orange, Pink Grapefruit & Lime	750	PET with Polypropylene Label	Nudie Pty Ltd	Statewide Recycling
Red Bull Sugar Free	250	Can—Aluminium	Cadbury Schweppes Pty Ltd	Statewide Recycling
Santa Vittoria Nectars Apricot Santa Vittoria Nectars Peach	125 125	Glass Glass	Cantarella Bros Pty Ltd Cantarella Bros Pty Ltd	Statewide Recycling Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Santal Active Drink Energising Exotic Fruits & Orange	1 000	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Active Drink Energising Exotic Fruits & Orange	375	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Apple Fruit Drink	1 000	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Apple Fruit Drink	375	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Brazilian Orange Fruit Drink	1 000	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Brazilian Orange Fruit Drink	375	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Orange Fruit Drink	1 000	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Orange Fruit Drink	375	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Pink Grapefruit Fruit Drink	1 000	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Santal Pink Grapefruit Fruit Drink	375	PET with PET Sleeve	Parmalat Australia Pty Ltd	Statewide Recycling
Skyy Blue Skyy Vodka Lime & Soda	275	Glass with Polypropylene Label	Ltd	Visy CDL Recycling Services
Staminade Sport High Performance Fuel Berry Flavour	600	PET with Polypropylene Label	Steric Trading Pty Ltd	Statewide Recycling
Staminade Sport High Performance Fuel Lemon & Lime Flavour	600	PET with Polypropylene Label	Steric Trading Pty Ltd	Statewide Recycling
Staminade Sport High Performance Fuel Orange Flavour	600	PET with Polypropylene Label	Steric Trading Pty Ltd	Statewide Recycling
Staminade Sport High Performance Fuel True Blue Flavour	600	PET with Polypropylene Label	Steric Trading Pty Ltd	Statewide Recycling
Black Douglas 100% Scotch Whisky & Cola	440	Can—Aluminium	Carlton & United Breweries Ltd	Statewide Recycling
Verity Prune Juice	250	Glass	Country Foods Pty Ltd	Statewide Recycling
Verity Prune Juice	750	Glass	Country Foods Pty Ltd	Statewide Recycling
Work Out Natural Spring Water Blue Label	600	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Work Out Natural Spring Water Pink Label	600	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Marvin Natural Spring Water	350	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Marvin Still Natural Spring Water	600	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Still Natural Spring Water	1 500	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Taz Natural Spring Water	350	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Taz Still Natural Spring Water	600	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Tweety Natural Spring Water	350	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Wot Tweety Still Natural Spring Water	600	PET with Paper Label	Who-Rae Consumer Products Pty Ltd	Statewide Recycling
Yoplait Optimal Pro-Biotic Yogurt Drink	90	HDPE with PVC Sleeve	National Foods Milk Limited	Statewide Recycling

HEALTH PROFESSIONALS (SPECIAL EVENTS EXEMPTION) ACT 2000

SPECIAL EVENT ORDER—RUGBY WORLD CUP 2003

Order by the Minister

PURSUANT to section 4 of the Health Professionals (Special Events Exemption) Act 2000 ('the Act'), I, Lea Stevens, Minister for Health, being the Minister of the Crown to whom the administration of the Act is for the time being committed and being of the opinion that the event specified in the Schedule will attract or involve a significant number of participants from other countries:

(a) declare the event specified in Column 1 of the table in the Schedule to be a special event for the purposes of the Act;

- (b) specify, in relation to the event specified in Column 1 of the table, the period in Column 2 opposite to be the period during which an exemption under the Act will take effect;
- (c) specify that, for the purposes of section 5(c) of the Act, in relation to the event specified in Column 1 of the table, the organisation specified in Column 3 opposite must give the Department of Human Services notice in writing setting out:
 - the names of the visiting health professionals (being medical practitioners or physiotherapists) who will be providing health care services to rugby team members at the event and who have been designated by the Australian Rugby Union as 'registered RWC team doctors' or 'registered RWC team physiotherapists' respectively; and
 - (ii) the name of the rugby team to whose members those visiting health professionals will be providing health care services in relation to the event;
- (d) authorise visiting health professionals who have been designated 'registered RWC team doctors' as referred to in paragraph (c) (i) to issue written prescriptions for prescription drugs subject to the condition that prescriptions must be issued only to members of a team in relation to whom notice has been given in accordance with paragraph (c);
- (e) authorise, in relation to the event specified in Column 1 of the table, the organisation specified in Column 4 opposite to supply prescription drugs on written prescriptions issued by visiting health professionals who have been designated 'registered RWC team doctors' as referred to in paragraph (c).

Schedule				
Column 1 Event	Column 2 Exemption Period	Column 3 Notifying organisation	Column 4 Prescription drug supplier	
Rugby World Cup 2003	18 October 2003 to 4 November 2003	Australian Rugby Union	Royal Adelaide Hospital	

Dated 14 October 2003.

LEA STEVENS, Minister for Health

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

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

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992 that Tekamo Pty Ltd, Paul John Steed and Duane Gary Fiolic have 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 29 Commercial Road, Port Adelaide, S.A. 5015 and known as First Commercial Inn.

The applications have been set down for hearing on 17 November 2003 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the 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 8 October 2003.

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 Kat Lai Chu has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 141 West Terrace, Adelaide, S.A. 5000 and known as Hawkers Corner Restaurant.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

For consumption on the licensed premises to persons with or ancillary to a meal eaten by a person while seated at a table, on the following days:

Tuesday, 5 p.m. to 10 p.m. Sunday, noon to 9 p.m.

- That the business conducted on the licensed premises will consist primarily and predominantly of the supply of meals to the public by participating meal providers.
- There shall be a conspicuous notice posted at any servery on the premises to the effect that liquor will only be sold to patrons with or ancillary to a meal.
- Liquor shall not be consumed at any liquor servery.

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 9 October 2003.

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 Langmeil Pty Ltd has applied to the Licensing Authority for the redefinition and alterations in respect of premises situated at Para Road, Tanunda, S.A. 5352 and known as Langmeil Winery.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Condition

The following licence condition is sought:

The redefinition of the current licensed area and the extension of the designated tasting and dining areas as per plans lodged.

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 7 October 2003.

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 Penno Ridge Pty Ltd has applied to the Licensing Authority for a Producer's Licence and a Wholesale Liquor Merchant's Licence in respect of premises situated at Lower Winkie Road, Winkie, S.A. 5343 and known as Pennos.

The application has been set down for hearing on 14 November 2003 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 7 October 2003.

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 W. Faustmann Nominees Pty Ltd as trustee for the Faustmann Family Settlement has applied to the Licensing Authority for the transfer and alterations of a Special Circumstances Licence in respect of premises situated at 11 Winterslow Road, Elizabeth West, S.A. 5113 and known as Elizabeth Ten Pin Bowl and to be known as Elizabeth Bowland.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Condition

The following licence condition is sought:

Alterations to the premises as per plans lodged to include a function room.

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 7 October 2003.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Big Vision Enterprises Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence with an Extended Trading Authorisation in respect of premises situated at Shop 60, Colonnades Shopping Centre, Noarlunga Centre, S.A. 5168 and known as George's Coffee Lounge.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended trading authorisation: Sunday, 8 a.m. to 11 a.m. and 8 p.m. to midnight.
- Approval to serve liquor without a meal to persons seated at a table.

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 9 October 2003.

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 Red Nectar Vineyards Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Section 242B Stonewell Road, Tanunda, S.A. 5352 and known as Red Nectar Wines.

The application has been set down for hearing on 14 November 2003 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 8 October 2003.

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 Fontaine Hotels Pty Ltd, c/o Ian Edgley, has applied to the Licensing Authority for the transfer of a Hotel Licence, a redefinition of premises and a variation to the Extended Trading Authorisation in respect of premises situated at Edward Street, Port Wakefield, S.A. 5550 and known as Rising Sun Hotel.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

A redefinition of the premises to include the area as depicted in the plan.

The current extended trading authorisation is to apply to the area sought in the redefinition.

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 8 October 2003.

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 Chang Ying Shi, c/o David Watts and Associates, has applied to the Licensing Authority for the transfer of a Restaurant Licence with Extended Trading Authorisation in respect of premises situated at 46B King William Street, Adelaide, S.A. 5000 known as Asian Delight Cafe and to be known as Below Stairs Karaoke Club.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended trading authorisation: Monday to Saturday, midnight to 3 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 9 October 2003.

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 Hurleys Arkaba Hotel Pty Ltd has applied to the Licensing Authority for a variation to the Extended Trading Authorisation which is in force in respect of premises situated at 150 Glen Osmond Road, Fullarton, S.A. 5063 and known as Arkaba Hotel Motel.

The application has been set down for hearing on 14 November 2003 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 2.30 a.m. to 3 a.m. of the morning following each Thursday, and on Christmas Day from midnight to 2 a.m.

2. That the extended trading authorisation shall apply to the areas referred to on the plan held in the Liquor and Gambling Commission as Areas 1 to 9 inclusive, during the days and times sought in this application and all other days and times previously authorised for extended trading.

Entertainment Consent is to continue to be provided during the additional Extended Trading Period.

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 10 October 2003.

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 Ausviet Enterprises Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 1/34 Semaphore Road, Semaphore, S.A. 5019 and to be known as Red Rock Noodle Bar Express—Semaphore.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Condition

The following licence conditions is sought:

To authorise consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

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

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 10 October 2003.

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 Waikerie Murray River Queen Pty Ltd has applied to the Licensing Authority for a variation to the licence conditions in respect of premises situated at the Moorings, Murray River, Waikerie, S.A. 5330 and known as PS *Murray River Queen*.

The application has been set down for hearing on 14 November 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

1. To provide casual meals on the licensed premises with liquor at any time.

2. To sell liquor produced in the Riverland Region for consumption off the licensed premises at any time.

3. To allow wine tasting on the licensed premises between 10 a.m. and 6 p.m. on any 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 14 October 2003.

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 Kildair Hotels (Grosvenor) Pty Ltd, c/o Minter Ellison Lawyers, has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 125 North Terrace, Adelaide, S.A. 5000 and known as Corus Grosvenor Hotel Adelaide.

The application has been set down for hearing on 17 November 2003 at 9.30 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 8 October 2003.

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 Deborah Marlene Lewis has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 74 Main Street, Hahndorf, S.A. 5245 known as Stables Restaurant and Inn to be known as Der Radfamrer Café.

The application has been set down for hearing on 17 November 2003 at 10.30 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 9 October 2003.

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 Majorway Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 41 Gouger Street, Adelaide, S.A. 5000 and known as Cibo Espresso.

The application has been set down for hearing on 17 November 2003 at 11.30 a.m.

Conditions

The following licence conditions are sought:

To delete the following conditions:

For consumption on the licensed premises, Monday to Sunday, 8 a.m. to 2 a.m. the following day; Good Friday, only with or ancillary to a meal provided by the licensee.

At all times the licensee is to provide a selection of wines by the glass of not less than 20 lines.

Meals are to be provided by the licensee at meal times, namely between noon and 2 p.m. and 6 p.m. to 8 p.m., food being available at all other times.

Vary the following conditions:

To sell liquor in accordance with section 40 of the Liquor Licensing Act 1997 and any other conditions of this licence for consumption on the licensed premises of wine, bottled beer and spirits on any day between the hours of 6.30 a.m. (currently 8 a.m.) and 2 a.m. the following day.

The premises shall be closed to the public from 2 a.m. on every morning and not re-opened to the public before 6.30 a.m. (currently 8 a.m.) on any other 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 15 October 2003.

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 R. and P. Seaman Pty Ltd, as trustee for R. & P. Seaman Family Trust, has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Matson Avenue, Venus Bay, S.A. 5607 known as Venus Bay Bottleshop and to be known as Venus Bay Licensed General Store.

The application has been set down for hearing on 18 November 2003 at 9.30 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 13 October 2003.

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 Kathleen Anne Keogh has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Flinders Highway, Sheringa, S.A. 5607 and known as Sheringa Roadhouse.

The application has been set down for hearing on 18 November 2003 at 10 a.m.

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

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 7 October 2003.

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 Rodom Pty Ltd, as trustee for the partnership of the Leopardi Family Trust and the Tripodi Family Trust, c/o David Watts and Associates, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 189-195 Henley Beach Road, Mile End, S.A. 5032 and known as Fasta Pasta Mile End.

The application has been set down for hearing on 18 November 2003 at 11 a.m.

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

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 9 October 2003.

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 Graham and Denise Antionette Lyons has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 30 Hutchinson Street, Mount Barker, S.A. 5251 known as Woks 2 Eat, Mount Barker and to be known as New Delhi at Mount Barker.

The application has been set down for hearing on 18 November 2003 at 10.30 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 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 9 October 2003.

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 Karl Richard Gaston has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 45 Main Street, Woodside, S.A. 5244 and known as Delhi at Woodside.

The application has been set down for hearing on 19 November 2003 at 11 a.m.

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

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 9 October 2003.

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 Mandy Marie Williams has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1 Griffiths Drive, Moana, S.A. 5169 known as Pronto Bistro Restaurant Takeaway and to be known as Hooked at Moana.

The application has been set down for hearing on 19 November 2003 at 10 a.m.

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

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 7 October 2003.

Applicant

PETROLEUM PRODUCTS REGULATION ACT 1995

Delegation of Powers

THE Treasurer of the State of South Australia, being the Minister to whom administration of the Petroleum Products Regulation Act 1995 has been committed, pursuant to section 49 of that Act hereby:

- (1) revokes the delegation given to the Minister for Minerals and Energy on 31 August 2000 (*Government Gazette*, 31 August 2000, p. 957); and
- (2) delegates to the Minister for Energy all the powers and functions of the Minister, express or implied, under the following Part and sections of the Petroleum Products Regulation Act 1995, section 6 (2), subject to the condition that an exemption may only be granted from the application of provisions of, and directions issued and conditions fixed under, Part 5:

Part 5;

- Section 42;
- Section 47:
- Section 51:
- Section 53:
- Section 55
- Section 55;
- Section 61;
- Section 64 (4).

The aforementioned powers and functions may be further delegated by the Minister for Energy, pursuant to section 49 (2) of the Petroleum Products Regulation Act 1995.

(L.S.) K. FOLEY, Treasurer

The Common Seal of the Treasurer was hereunto affixed by authority of the Treasurer in the presence of:

T. MCDONALD, Witness

REAL PROPERTY ACT NOTICE

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

THE SCHEDULE

No. of Applica- tion	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
31038	A free and unrestricted right of way over portion of section 261, Hundred of Adelaide, being portion of Allotment 100, marked 'A' in Filed Plan No. 44399 to be held appurtenant to the whole of the land in certificate of title volume 5185, folio 588	Anstruther Pty Ltd	47 Greenhill Road, Wayville, S.A. 5034	17 December 2003
31039	A free and unrestricted right of way over portion of section 261, Hundred of Adelaide, being portion of Allotment 100, marked 'A' in Filed Plan No. 44399 to be held appurtenant to the whole of the land in certificate of title volume 5078, folio 187	Anstruther Pty Ltd	47 Greenhill Road, Wayville, S.A. 5034	17 December 2003
31042	Portion of section 4414, Hundred of Kanmantoo, more particularly defined as Allotment 205 in Filed Plan No. 212211	David William Campbell Smyth	P.O. Box 30, Dawesley, S.A. 5252	17 December 2003
31043	A right of road and passage over that portion of Town Acre 788, City of Adelaide, more particularly delineated and marked 'A' on Filed Plan No. 23501, appurtenant to the whole of the land in certificate of title volume 5791, folio 917	Lukas Angelo Tsakalos	21 Grant Avenue, Rose Park, S.A. 5067	17 November 2003

ROAD TRAFFIC ACT 1961

Agricultural Vehicles Driven on Roads

1. Approval

- 1.1 Pursuant to section 161A of the Road Traffic Act 1961, and Regulation 35 of the Road Traffic (Miscellaneous) Regulations 1999, I hereby approve:
 - 1.1.1 Tractors used for agricultural purposes, agricultural machines, agricultural machines towing agricultural implements and agricultural combinations which exceed 4.3 metres in height and when in combination exceed 19 metres in length to travel on roads in South Australia subject to the conditions specified in this Notice.

2. Exemption

- 2.1 Pursuant to section 163AA of the Road Traffic Act 1961, I hereby exempt:
 - 2.1.1 Tractors used for agricultural purposes, agricultural machines, agricultural machines towing agricultural implements and agricultural combinations from the following provisions of the:
 - (i) Road Traffic (Vehicle Standards) Rules 1999:
 - Rule 35 (1)—Rear vision mirrors, in so far as it relates to tractors or agricultural machines towing an agricultural implement that exceeds 3.5 metres in width;
 - Rule 66 (1)—Width;
 - Rule 69 (1) (*d*)—Length of combinations;
 - Rule 70 (1) (b)—Rear overhang;
 - Rule 72 (1)—Height; and
 - (ii) Road Traffic (Miscellaneous) Regulations 1999:
 - Regulation 20A (1)—Prohibition of towing more than one vehicle;
 - subject to the conditions specified in this Notice.
- 3. Conditions Applying to this Approval and Exemption
 - 3.1 The vehicles described above must operate in accordance with the 'Code of Practice for Oversize or Overmass Agricultural Vehicles' dated May 2002, issued by Transport SA.
 - 3.2 Except as otherwise specified in this Notice, the Standard Form Conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999* for the purposes of section 115 of the Road Traffic Act, shall not apply.
- 4. Commencement of this Notice
 - 4.1 This Notice is valid from 18 October 2003.
- 5. Revocation of Previous Notice
 - 5.1 The Notice entitled 'Agricultural Vehicles Driven on Roads' that appeared in the South Australian Government Gazette dated 16 May 2002 is revoked at midnight on 17 October 2003.

Executive Director, Transport SA

ROAD TRAFFIC ACT 1961

Rear Overhang Exemption for Trailers Transporting Rowing Boats, Canoes or Kayaks

UNDER section 163AA of the Road Traffic Act 1961, I hereby exempt trailers built specifically for the purpose of transporting rowing boats, canoes or kayaks:

1. Exemption

From the following provisions of the Road Traffic (Mass and Loading Requirements) Regulations 1999:

- Schedule 1, Part 2, Regulation 5 (1) but only in so far as it relates to the rear overhang of the load;
- Schedule 1, Part 2, Regulation 5 (2)

Subject to conditions specified in this notice.

2. Conditions

- 2.1 This notice or a legible copy shall be carried by the driver of the vehicle at all times when operating under this exemption and be produced when requested by an inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer.
- 2.2 The trailer is fitted only with a single axle or one axle group.
- 2.3 This exemption is only valid whilst the trailer is transporting rowing boats, canoes or kayaks and any accessories associated with the sport of rowing, canoeing or kayaking.
- 2.4 The rear overhang, measured from the centre of the trailer's axle or axle group to the rearmost point of the load carried on the trailer, shall not exceed 5 metres.
 - 2.4.1 If the load projects more than 1.2 metres behind the trailer it must in the daytime be fitted with brightly coloured flags at least 300 millimetres by 300 millimetres that delineate the outer extremities of the load and in addition at night time be fitted with a red light or lights to the rear visible at a distance of 200 metres.
- 2.5 The portion of the load that exceeds a rear overhang of 3.7 metres shall not exceed a width of 2 metres.
- 2.6 The part of any load which projects forward may extend up to 1.2 metres beyond the point of articulation between the trailer and the towing vehicle.

Vehicle Dimension Notes

All trailers transporting rowing boats, canoes or kayaks must comply with the following requirements:

- The rear overhang of the trailer as constructed must not exceed 3.7 metres.
- The overall length of the towing vehicle and trailer combination including any load shall not exceed 19 metres.
- The overall length of the trailer including load, measured from the point of articulation between the trailer and the towing vehicle to the rearmost point of the load carried on the trailer, shall not exceed 13.5 metres.
- The distance from the point of articulation of the trailer and the towing vehicle to the centre of the trailer axle or axle group shall not exceed 8.5 metres.

Information Note

Persons operating under the provisions of this Notice are advised that some parts of the road system, bridges, signs, roadside furniture and vegetation may not provide sufficient clearance for the passage of a vehicle and load at the dimensions permitted by this notice.

Section 106 of the Road Traffic Act – Damage to roads and works, includes provisions concerning damage to roads, bridges and culverts, interference with roadside furniture and the obligations of persons causing such damage to notify the appropriate authority.

This notice is valid from 23 October 2003.

This exemption may be varied or revoked at any time by notice in writing.

The previous Gazette notice titled 'Exemption for Trailers Manufactured on or after 1 November 2000 Transporting Rowing Boats to have a rear overhang of up to 5 Metres' appearing in the South Australian Government Gazette, dated 7 December 2000, is hereby revoked.

Dated 30 September 2003.

Executive Director, Transport SA

[16 October 2003

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

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	Ψ
Agents, Ceasing to Act as	34.10
Associations:	
Incorporation	17.40
Intention of Incorporation	43.00
Transfer of Properties	43.00
Attorney, Appointment of	34.10
Bailiff's Sale	43.00
Cemetery Curator Appointed	25.50
Companies:	
Alteration to Constitution	34.10
Capital. Increase or Decrease of	43.00
Ceasing to Carry on Business Declaration of Dividend	25.50
Declaration of Dividend	25.50
Incorporation	34.10
Lost Share Certificates:	51.10
First Name	25.50
Each Subsequent Name	8.75
Meeting Final.	28.75
Meeting Final	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	34.10
Each Subsequent Name	8.75
Notices:	0.75
Call	43.00
Channes of Name	
Change of Name	17.40
Creditors	34.10
Creditors Compromise of Arrangement	34.10
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	43.00
Release of Liquidator—Application—Large Ad —Release Granted	68.00
Release Granted	43.00
Receiver and Manager Appointed	39.75
Receiver and Manager Ceasing to Act	34.10
Restored Name	32.25
Petition to Supreme Court for Winding Up	59.50
Summons in Action	51.00
Order of Supreme Court for Winding Up Action	34.10
Register of Interests—Section 84 (1) Exempt	77.00
Removal of Office	17.40
Proof of Debts	34.10
Sales of Shares and Forfeiture	34.10
Sales of Shares and Fortenture	54.10
Estates:	
Assigned	25.50
Deceased Persons-Notice to Creditors, etc	43.00
Each Subsequent Name	8.75
Deceased Persons—Closed Estates	25.50
Each Subsequent Estate	1.10
Probate, Selling of	34.10
Public Trustee, each Estate	8.75
	0.75

		\$
I	Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	22.70 22.70
Ι	Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	43.00 43.00 43.00
ľ	Mortgages: Caveat Lodgment Discharge of Foreclosures Transfer of Sublet	17.40 18.30 17.40 17.40 8.75
I	Leases—Application for Transfer (2 insertions) each	8.75
I	Lost Treasury Receipts (3 insertions) each	25.50
I	Licensing	51.00
I	Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	481.00 341.00 68.00
	Each Subsequent Name	8.75
ľ	Noxious Trade	25.50
I	Partnership, Dissolution of	25.50
ł	Petitions (small)	17.40
I	Registered Building Societies (from Registrar- General)	17.40
I	Register of Unclaimed Moneys—First Name Each Subsequent Name	25.50 8.75
I	Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	218.00 288.00
S	Sale of Land by Public Auction	43.50
1	Advertisements	2.40
c	Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	.40 per
(Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.40 per line	District

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.40 per column line will be applied in lieu of advertisement rates listed.

South Australian Government publications are sold on the condition that they will not be reproduced without prior permission from the Government Printer.

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GOVERNMENT GAZETTE NOTICES

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

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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2003

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	5.40	4.45	561-576	32.50		
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129-144	9.00	7.95	625-640	35.90	34.8	0
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289-304	17.60	16.60	785-800	44.70	43.9	0
305-320	18.60	17.50	801-816	45.50	44.4	0
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337-352	20.40	19.30	833-848	47.50	46.2	
353-368	21.20	20.20	849-864	48.30	47.0	
369-384	22.10	21.10	865-880	49.00	48.3	
	22.10		881-896	49.60		
385-400		21.90			$48.80 \\ 49.60$	
401-416	23.70	22.60	897-912	51.20		
417-432	24.80	23.60	913-928	51.70	51.2	
433-448	25.60	24.50	929-944	52.50	51.7	0
449-464	26.50	25.30	945-960	53.50	52.20	
465-480	27.00	26.20	961-976	54.50	53.2	5
481-496	28.20	27.00	977-992	55.60	54.0	0
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The Government Information Centre at 77 Grenfell Street <u>**CLOSED**</u> on Friday, 10th October 2003.

All Government Legislation enquiries can now be directed to Service SA, Government Legislation Outlet.

Address Details:

Ground Floor, 101 Grenfell Street, Adelaide, S.A. 5000

Postal Details:

G.P.O. Box 1707, Adelaide, S.A. 5001

Phone: 13 23 24

NOTICE TO MARINERS

NO. 47 OF 2003

South Australia-Spencer Gulf-Arno Bay, Cardinal Mark Adrift

THE South Cardinal marker in WGS Position 33°54.827'S, 136°35.301'E has broken its mooring and run adrift. Mariners are advised to exercise caution when navigating in the area until such time as the marker has been replaced.

Navy Chart affected: Aus. 777.

Dated 14 October 2003.

M. WRIGHT, Minister for Transport, Industrial Relations, Recreation, Sport and Racing

TSA 2003/00738

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 16 October 2003

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

ADELAIDE HILLS COUNCIL Pike Street, Oakbank. p21

CITY OF BURNSIDE Easements in lot 31 in LTRO DP 53351, Heatherbank Terrace, Stonyfell. p4

LIGHT REGIONAL COUNCIL

Easements in lot 1008 in LTRO DP 62746, River View Drive, Hewett. $\mathsf{p5}$ and 6

CITY OF MARION

Holdfast Drive, Sheidow Park. p7 Navigator Avenue, Sheidow Park. p7 Steamranger Drive, Sheidow Park. p7 Captain Place, Sheidow Park. p7 Austin Court, Sheidow Park. p7 Blanche Court, Sheidow Park. p7 Islington Drive, Sheidow Park. p7 Islington Drive, Sheidow Park. p7 Blatform Avenue, Sheidow Park. p8 Carriage Avenue, Sheidow Park. p8 Branch Street, Sheidow Park. p8 Heritage Drive, Sheidow Park. p8 Encounter Road, Sheidow Park. p8

THE DISTRICT COUNCIL OF MOUNT BARKER Easements in lot 2000 in LTRO DP 62022, and lot 11 in LTRO DP 61347, Atlantic Road, Mount Barker. p1-3

CITY OF PORT ADELAIDE ENFIELD Dorinda Street, Blair Athol. p13

ARNO BAY WATER DISTRICT

THE DISTRICT COUNCIL OF CLEVE Third Street, Arno Bay. p14

COFFIN BAY WATER DISTRICT

DISTRICT COUNCIL OF LOWER EYRE PENINSULA Shepperd Avenue, Coffin Bay. This main is available on the south side by application only. p15 Lawrie Road, Coffin Bay. p29 Easements in allotment piece 201 in LTRO DP 56691, Lawrie Road, Coffin Bay. p28 and 29

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR Warnes Street, Cowell. p10

MORGAN WATER DISTRICT

MID MURRAY COUNCIL Across and in Morgan Terrace, Morgan. p25

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN Public road north-west of lot 4 in LTRO FP 5646, and lot 21 in LTRO FP 15943, Port Lincoln. p9 English Street, Port Lincoln. p12

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Victor Richardson Road, North Adelaide. p18

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN Boston Street, Port Lincoln. p9 Easements in lot 100 in LTRO DP 62176, Boston Street, Port Lincoln. p9

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE Easements in lot 31 in LTRO DP 53351, Heatherbank Terrace, Stonyfell. FB 1117 p47-49 Easements in lot 130 in LTRO DP 10202, Kurrajong Avenue, Stonyfell. FB 1117 p47-49

CITY OF CHARLES STURT Gilbert Street, Ovingham. FB 1117 p46

CITY OF MARION Hardy Avenue, Glengowrie. FB 1118 p38 Wilkins Street, Glengowrie. FB 1118 p39 Sandery Avenue, Seacombe Gardens. FB 1118 p40

CITY OF ONKAPARINGA First Avenue, Moana. FB 1118 p4 Easements in lots 26-22, Scenic Crescent, Chandlers Hill. FB 1113 p46 and 48 Easements in lots 108 and 109 in LTRO DP 60152, and lots 18-14, Scenic Crescent, Chandlers Hill. FB 1113 p46 and 48 Scenic Crescent, Chandlers Hill. FB 1113 p46 and 47

[16 October 2003

CITY OF PLAYFORD Adams Road, Craigmore. FB 1118 p2

CITY OF PORT ADELAIDE ENFIELD Dorinda Street, Blair Athol. FB 1118 p7

THE CITY OF PROSPECT Across Torrens Road, Ovingham. FB 1117 p46

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Atkinson Crescent, Aldinga Beach. FB 1118 p1 Stirling Crescent, Aldinga Beach. FB 1118 p1 Sims Road, Aldinga Beach. FB 1118 p3

MURRAY BRIDGE COUNTRY DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE George Avenue, Murray Bridge. FB 1115 p36 Christian Road, Murray Bridge. FB 1117 p43

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN New West Road, Port Lincoln. FB 1118 p8

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE Easements in lot 31 in LTRO DP 53351, Heatherbank Terrace, Stonyfell. FB 1117 p47-49

THE CITY OF PROSPECT Churchill Road, Ovingham. FB 1117 p46

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

WATER RESOURCES ACT 1997

Notice of Restriction on Water Use in the Padthaway Prescribed Wells Area

PURSUANT to section 16 (1) of the Water Resources Act 1997, I, John David Hill, Minister for Environment and Conservation, being of the opinion that the rate at which water is being taken from wells in the Padthaway Prescribed Wells Area, being the area gazetted on 13 May 1976 as the Padthaway Proclaimed Region under the provisions of the Water Resources Act 1976 and now known as the Padthaway Prescribed Wells Area ('the Area'), is likely to affect the quality of the underground water in the Area, hereby prohibit the taking of water from wells, subject to the exceptions specified in Schedule 1.

SCHEDULE 1

1. A person may take water in accordance with the terms of a written authorisation:

(a) granted under the Notice of Restriction published in the Government Gazette on 13 December 2001 (page 5377), in accordance with the Guidelines For Authorisations For The Taking Of Water Under The Notice Of Restriction In The Padthaway Prescribed Wells Area dated 12 December 2001; or (b) granted by me or any person authorised in writing by me under this Notice and in accordance with the Revised Guidelines For Authorisations For The Taking Of Water Under The Notice Of Restriction In The Padthaway Prescribed Wells Area dated 8 October 2003.

2. This prohibition does not apply to the taking of water pursuant to section 7 (5) of the Act for domestic purposes or watering stock (other than stock subject to intensive farming) or to taking of water for fire-fighting, road making or reticulating supplies of potable water for townships in the area.

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

Dated 8 October 2003.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Prohibition on Taking Surface Water and Water from Watercourses in the Eastern Mount Lofty Ranges Area

PURSUANT to section 16 (1) of the Water Resources Act 1997 ('the Act'), I, John David Hill, Minister for Environment and Conservation in the State of South Australia, and Minister to whom the administration of the Water Resources Act 1997 is committed, being of the opinion that:

- the rate at which surface water is taken in the Area described in Schedule 1 ('the Area') is such that the surface water available can no longer meet the demand; and
- the rate at which water is taken from watercourses in the Area is such that there is a risk that the available water will not be sufficient to meet future demand;

hereby prohibit the taking of surface water and water from watercourses in the Area except in the circumstances specified in Schedule 2.

SCHEDULE 1

The Area

The area bounded by the bold solid line as shown in the GRO Plan No. 422/2003 ('the Area').

SCHEDULE 2

1. A person may take surface water and water from a watercourse in the Area in accordance with the terms of a written authorisation granted under this notice by me or my authorised agent.

2. An authorisation under this notice may be granted to:

- (a) A person ('a Current User'), who has been taking surface water or water from a watercourse in the Area during the period 1 July 2000 to 15 October 2003 inclusive ('the Relevant Period'), entitling that person to take, from the source specified in the authorisation:
 - where the water taken during the Relevant Period was to water a crop or crops, the amount of water reasonably necessary, in my opinion, to water that crop or those crops, the amount being determined taking into account the maximum area of each crop or crops grown, the water requirements of the respective crop or crops and the irrigation capacity of the irrigation equipment used to water the crop or crops; or
 - where the water was taken during the Relevant Period for any other purpose, the amount of water which, in my opinion, is reasonably necessary to continue that purpose in the manner in which it had been undertaken during the Relevant Period.

The source specified will be the resource or resources where water was taken during the Relevant Period.

- (b) The transferee under a contract for the sale or other transfer of land where the transferor of the land is the holder of an authorisation under this notice, entitling that person to take the same amount of water from the same source as the transferor was authorised to take.
- (c) Subject to clause 3, a person ('a Prospective User') who did not take any surface water or water from a watercourse in the Area but who needs water for a development, project or undertaking:
 - to which that person was legally committed during the Relevant Period; or
 - in respect of which that person had, in my opinion, committed significant financial or other resources during the Relevant Period;

entitling that person to take the amount of surface water or water from a watercourse in the Area, which in my opinion, is reasonably necessary to undertake the development, project or undertaking to which that person was committed.

3. A Prospective User may not be granted an authorisation or may only be granted an authorisation subject to conditions relating to the manner of taking water where, in my opinion:

- (a) the taking of surface water or water from watercourses will detrimentally affect the ability of other persons to take water from any watercourse, well or dam for domestic purposes or for watering of stock (other than stock being intensively farmed); or
- (b) the taking of surface water or water from watercourses will detrimentally affect the capacity of surface water or any watercourse or well to meet the current or future demand, including the demands of ecosystems dependent on that water resource.

4. Until authorised under this notice, a Current User may continue to take an amount of water equivalent to the maximum amount taken in any one year, from the same source and for the same purpose or purposes as that person took during the Relevant Period without a written authorisation.

- 5. This notice does not apply:
 - (a) to the taking of water directly from a watercourse pursuant to section 7 (5) of the Act for domestic purposes or for watering stock (other than stock being intensively farmed);
 - (b) to the taking of water by a dam with a volumetric capacity of up to and including two megalitres where the taking is for domestic purposes or for watering stock (other than stock being intensively farmed); or
 - (c) to the taking of water for fire fighting purposes or public road making purposes.

6. The following condition applies to the taking of water in accordance with an authorisation granted under this notice:

• The water may only be taken through a meter which accurately measures the quantity of water taken and is at all times in good working condition.

In this notice:

- 'Maximum area' for a particular crop means the maximum areas of land planted to a particular crop during the relevant period.
- "Water requirement' of a crop means the reasonable rate of irrigation (expressed as a volume of water per hectare) to properly produce that crop.
- 'Irrigation capacity' of irrigation equipment means the amount of water that can be applied by the usual operation of that equipment in its condition at 15 October 2003 under usual pumping rates, hours of operation and seasonal fluctuations.

This notice does not affect the taking of water, pursuant to a water licence, from the River Murray Prescribed Watercourse.

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

Dated 7 October 2003.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Prohibition on Taking Water from Wells in the Eastern Mount Lofty Ranges Area

PURSUANT to section 16 (1) of the Water Resources Act 1997 ('the Act'), I, John David Hill, Minister for Environment and Conservation in the State of South Australia, and Minister to whom the administration of the Water Resources Act 1997 is committed, being of the opinion that the rate at which water is being taken from wells in the area described in Schedule 1 ('the Underground Water Area') is such that there is a risk that the available water will not be sufficient to meet future demand, hereby prohibit the taking of water from wells except in the circumstances specified in Schedule 2.

SCHEDULE 1

The Area

The area bounded by the bold solid line as shown in the GRO Plan No. 423/2003 ('the Underground Water Area').

SCHEDULE 2

1. A person may take water from a well in the Underground Water Area in accordance with the terms of a written authorisation granted under this notice by me or my authorised agent.

- 2. An authorisation under this notice may be granted to:
 - (a) A person ('a Current User') who has been taking water from a well in the Underground Water Area during the period 1 July 2000 to 15 October 2003 inclusive ('the Relevant Period'), entitling that person to take:
 - where the water taken during the Relevant Period was to water a crop or crops, the amount of water reasonably necessary, in my opinion, to water that crop or those crops, the amount being determined taking into account the maximum area of each crop or crops grown, the water requirements of the respective crop or crops and the irrigation capacity of the irrigation equipment used to water the crop or crops; or
 - where the water was taken during the Relevant Period for any other purpose, the amount of water which, in my opinion, is reasonably necessary to continue that purpose in the manner in which it had been undertaken during the Relevant Period.
 - (b) The transferee under a contract for the sale or other transfer of land where the transferor of the land is the holder of an authorisation under this notice, entitling that person to take the same amount of water from the same source as the transferor was authorised to take.
 - (c) Subject to clause 3, a person ('a Prospective User') who did not take any water from a well but who needs water for a development, project or undertaking:
 - to which that person was legally committed during the Relevant Period; or
 - in respect of which that person had, in my opinion, committed significant financial or other resources during the Relevant Period;

entitling that person to take the amount of water from a well in the Underground Water Area, which in my opinion, is reasonably necessary to undertake the development, project or undertaking to which that person was committed.

3. A Prospective User may not be granted an authorisation or may only be granted an authorisation subject to conditions relating to the manner of taking water where, in my opinion:

- (a) the taking of water will detrimentally affect the ability of other persons to take water from any watercourse, well or dam for domestic purposes or the watering of stock (other than stock being intensively farmed); or
- (b) the taking of water will detrimentally affect the capacity of the water resource to meet the current or future demand including the demands of ecosystems dependent on that water resource.

4. Until authorised under this notice, a Current User may continue to take an amount of water equivalent to the maximum amount taken in any one year, from the same source and for the same purpose or purposes as that person took during the Relevant Period without a written authorisation.

- 5. This notice does not apply:
 - (a) to the taking of water pursuant to section 7 (5) of the Act for domestic purposes or for watering stock (other than stock subject to intensive farming); or
 - (b) to the taking of water for fire fighting purposes or public road making purposes.

6. The following condition applies to the taking of water in accordance with an authorisation granted under this notice:

• The water may only be taken through a meter which accurately measures the quantity of water taken and is at all times in good working condition.

In this notice:

- 'Maximum area' for a particular crop means the average of the maximum areas of land planted to a particular crop during the Relevant Period.
- 'Water requirement' of a crop means the reasonable rate of irrigation (expressed as a volume of water per hectare) to properly produce that crop.
- 'Irrigation capacity' of irrigation equipment means the amount of water that can be applied by the usual operation of that equipment in its condition at 15 October 2003 under usual pumping rates, hours of operation and seasonal fluctuations.

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

Dated 7 October 2003.

J. D. HILL, Minister for Environment and Conservation

WATER RESOURCES ACT 1997

Notice of Intent to Prescribe the Watercourses, Wells and Surface Water in the Eastern Mount Lofty Ranges, Pursuant to Section 8 of the Water Resources Act 1997

I, JOHN DAVID HILL, Minister for Environment and Conservation in the State of South Australia, hereby give notice that I propose to recommend to the Governor that she declare by regulation, that the following water resources be prescribed, pursuant to section 8 of the Water Resources Act 1997 (the Act):

- (*a*) all watercourses within the area bounded by the bold solid line in GRO Plan No. 422/2003 (the 'Defined Area A'); and
- (*b*) the surface water in the area bounded by the bold solid line in GRO Plan No. 422/2003 (the 'Defined Area A'), this area becoming a surface water prescribed area; and
- (c) all existing and future wells within the area bounded by the bold solid line in GRO Plan No. 423/2003 (the 'Defined Area B').

I propose that the area bounded by the bold solid line in the GRO Plan No. 422/2003 be known as the Eastern Mount Lofty Ranges Prescribed Watercourses and Surface Water Area and that the area bounded by the bold solid line in the GRO Plan No. 423/2003 be known as the Eastern Mount Lofty Ranges Prescribed Wells Area.

I also propose that the regulation will exclude the operation of subsection (5) of section 7 of the Act.

The reason for making this recommendation is to enable the surface water, watercourse water and underground water in the Defined Areas A and B to be managed and used in accordance with the Object of the Act. Achieving this outcome will assist in sustaining the physical, economic and social well being of the community and facilitate the economic development of the State while:

- ensuring that these resources are able to meet the reasonably foreseeable needs of future generations; and
- protecting the ecosystems (including their biodiversity) that depend on those resources.

I invite all interested persons to make written submissions to me in relation to this proposal. The closing date for submissions is Friday, 27 February 2004.

All submissions should be addressed to:

The Minister for Environment and Conservation c/o Diane Favier Senior Catchment Management Officer Department of Water, Land and Biodiversity Conservation G.P.O. Box 2834 Adelaide, S.A. 5001

All enquiries concerning this notice should be addressed to Sarah Clark on phone number (08) 8463 6861.

Dated 7 October 2003.

J. D. HILL, Minister for Environment and Conservation

WATERWORKS ACT 1932

Restrictions on the Use of Water from the River Murray and Myponga Reservoir

PURSUANT to section 33A (2) of the Waterworks Act 1932 the South Australian Water Corporation with the approval of the Minister for Administrative Services revokes, effective from 26 October 2003, the notice restricting water use from the River Murray and Myponga Reservoir dated 25 June 2003 and published in the *South Australian Government Gazette* on 26 June 2003.

Dated 13 October 2003.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do in the presence of:

> A. HOWE, Chief Executive I. MILLER, Corporation Secretary

National Parks and Wildlife (Mount George Conservation Park) Proclamation 2003

under section 30(2) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mount George Conservation Park) Proclamation 2003.*

2—Commencement

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

3—Alteration of boundaries of Mount George Conservation Park

The boundaries of the Mount George Conservation Park are altered by adding to that Park the following Crown land:

Allotment 54 of DP 59212, Hundred of Onkaparinga, County of Adelaide.

Pieces 152 and 153 of DP 61230, Hundred of Onkaparinga, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council

on 16 October 2003.

EC03/0091CS

Shop Trading Hours (Abolition of Mount Gambier Shopping District) Proclamation 2003

under section 11 of the Shop Trading Hours Act 1977

Preamble

- 1 The Mount Gambier Shopping District was proclaimed as a Shopping District on 2 June 1919 (see *Gazette 1.5.1919 p798*).
- 2 The District Council of Grant and the City of Mount Gambier have made application to the Minister, in accordance with section 12 of the *Shop Trading Hours Act 1977*, that the Mount Gambier Shopping District be abolished.
- 3 It is now intended that the Mount Gambier Shopping District be abolished.

1—Short title

This proclamation may be cited as the *Shop Trading Hours* (Abolition of Mount Gambier Shopping District) Proclamation 2003.

2—Commencement

This proclamation comes into operation on 26 October 2003.

3—Abolition of Mount Gambier Shopping District

The Mount Gambier Shopping District is abolished.

Made by the Governor

with the advice and consent of the Executive Council

on 16 October 2003.

MIR03/027CS

Waterworks Variation Regulations 2003

under the Waterworks Act 1932

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Waterworks Regulations 1996

- 4 Insertion of Part 6
- 5 Variation of regulation 44—Offences
- 6 Insertion of regulation 46
- 7 Insertion of Schedule 2

Part 1—Preliminary

1—Short title

These regulations may be cited as the Waterworks Variation Regulations 2003.

2—Commencement

These regulations come into operation on 26 October 2003.

3—Variation provisions

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

Part 2—Variation of Waterworks Regulations 1996

4—Insertion of Part 6

After Part 5 insert:

Part 6—Water restrictions and permits

Division 1—Water restrictions

32—Compliance with water restrictions

(1) Subject to this regulation, a person must not use water in contravention of a restriction specified in Schedule 2.

- (2) Subregulation (1) does not apply to a person who uses the water under the authority of a permit issued by the Corporation in accordance with these regulations.
- (3) Nothing in this regulation derogates from a restriction on the use of water imposed by a notice by the Corporation under section 33A of the Act.
- (4) In this regulation—

notice includes a notice published by the Corporation prior to the commencement of this regulation;

permit includes a permit issued in relation to a restriction on the use of water imposed by a notice by the Corporation under section 33A of the Act;

water means water supplied under the Act by the Corporation.

Division 2—Water restriction permits

32A—Corporation may issue permits

Where, pursuant to-

- (a) regulation 32; or
- (b) a notice by the Corporation under section 33A of the Act,

a specified use of water is prohibited except under the authority of a permit issued by the Corporation, the Corporation may, on payment of such fee as may be fixed by the Corporation, issue such a permit to a person in accordance with this Division.

32B—Circumstances in which permit may be issued

The Corporation may only issue a permit if it is satisfied that—

- (a) good reason exists for allowing the use of water to occur in accordance with the permit; and
- (b) the use of water under the permit (and all other permits issued in accordance with this Division) will not significantly reduce the effectiveness of the water restrictions then in force in providing for the conservation or efficient use or management of water.

32C—Form and content of permit

A permit must be in writing in a form determined by the Corporation and must specify—

- (a) the name and address of the holder of the permit; and
- (b) the restriction to which the permit relates; and
- (c) the land and the water use to which the permit relates; and
- (d) the period for which the permit applies.

32D—Conditions of permit

A permit is subject to such conditions as are determined by the Corporation and specified in the permit or subsequently notified to the holder of the permit in accordance with this Division.

32E—Breach of permit conditions

Where the holder of a permit, or a person acting in the employment or with the authority of the holder of the permit, contravenes or fails to comply with a condition of the permit, the holder of the permit is guilty of an offence.

32F—Revocation, variation etc of permit or condition

The Corporation may, by written notice to the holder of a permit, revoke, suspend or vary a permit, or a condition of a permit, or add a new condition to a permit, if the Corporation is satisfied that—

- (a) it is necessary or expedient to do so for the conservation or efficient use or management of water; or
- (b) the holder of the permit has contravened or failed to comply with a provision of the Act or these regulations or a condition of the permit.

32G—Application of permit relating to regulation 32 restriction

A permit issued in accordance with this Division in relation to a restriction on the use of water imposed by regulation 32 applies subject to any restriction imposed by a notice by the Corporation under section 33A of the Act (and any permit issued in relation to that notice).

32H—Permit not transferable

A permit issued in accordance with this Division is not transferable.

5—Variation of regulation 44—Offences

Regulation 44, penalty provision—delete the penalty provision and substitute:

Maximum penalty (where no other penalty is specified):

- (a) in the case of a body corporate—\$10 000;
- (b) in any other case—\$5 000.

Expiation fee: \$315.

6—Insertion of regulation 46

After regulation 45 insert:

46—Authorised person may make enquiries

- (1) A person authorised in writing by the Corporation may—
 - (a) require a person who the authorised person reasonably suspects has committed, is committing or is about to commit a contravention of the Act or these regulations, to state the person's full name and current or usual place of residence and to produce evidence of the person's identity;
 - (b) require a person who the authorised person reasonably suspects has knowledge of matters in respect of which information is reasonably required for the administration or enforcement of the Act or these regulations to answer questions in relation to those matters.
- (2) A person must not, without reasonable excuse, fail to comply with a request made by, or fail to answer to the best of the person's knowledge, information and belief a question put by, an authorised person pursuant to this regulation.
- (3) A person is not obliged to answer a question under this regulation if to do so would tend to incriminate the person or make the person liable to a penalty.
- (4) An authorised person must not make a request or ask a question under this regulation unless he or she—
 - (a) has written identification issued by the Corporation stating that he or she is authorised to make such a request or ask such a question; and
 - (b) presents (or makes a genuine attempt to present) the identification for inspection when making the request or asking the question.
- (5) A person must not falsely represent, by word or conduct, that he or she is an authorised person for the purposes of this regulation.Maximum penalty: \$5 000.

7—Insertion of Schedule 2

After Schedule 1 insert:

Schedule 2—Water restrictions

Part 1—Preliminary

1—Interpretation

(1) In this Schedule, unless the contrary intention appears—

drip-feed irrigation system means an irrigation system (including a micro-spray system) that delivers water to plants in drops or other small quantities by means of underground or surface pipes or tubes;

external means an area outside a building (whether or not the area is sheltered by a roof);

high pressure low volume water cleaner means a device, fitted with a trigger nozzle, that forces water, by means of a pump, at high pressure through the trigger nozzle at a flow rate of less than 9 litres per minute;

micro-spray system means an irrigation system that delivers water through water-misting spray heads at a flow rate of not more than 0.5 litres of water per minute per outlet;

paved means covered by paving, concrete, bitumen or other material;

trigger nozzle means a device that automatically shuts off the flow of water through a hose or other item to which it is attached (or of which it forms a part) unless pressure is maintained by hand on a trigger or other mechanism forming part of the device.

(2) For the purposes of this Schedule, daylight saving will be taken to be in force during any period and in any part of the State in which South Australian summer time is required to be observed under the *Daylight Saving Act 1971*.

Part 2—Restrictions

2—Cleaning motor vehicles, boats

- (1) Subject to subclause (2), a person must not use water to clean a motor vehicle or a boat unless the water is applied—
 - (a) from a bucket or watering can filled directly from a tap; or
 - (b) by a high pressure low volume water cleaner; or
 - (c) from a hand-held hose that is fitted with a trigger nozzle.
- (2) Subclause (1) does not apply to—
 - (a) the cleaning of a motor vehicle or a boat at a commercial car wash or by means of an automatic washing system that recycles water; or
 - (b) the flushing or rinsing of the motor of a boat after use.

3—Watering gardens, grounds, nurseries etc

A person must not use water to water any external portion of a public or private garden, recreational area, sports ground or plant nursery unless the water is applied—

- (a) by hand (through a hand-held hose or from a bucket or watering can); or
- (b) through a drip-feed irrigation system; or
- (c) where the watering takes place after 5 p.m. and before 10 a.m. (or, if daylight saving is in force, after 6 p.m. and before 10 a.m.)— through a sprinkler system.

4—Hosing down external paved areas

A person must not use water to hose down an external paved area unless it is necessary to do so—

- (a) to protect public health; or
- (b) to ensure the safety of persons using the area; or
- (c) to ensure the health and welfare of animals using the area; or
- (d) to deal with a fire, accident or other emergency.

5—Construction sites

A person must not use water to control dust or other pollutants resulting from building works unless the water is applied—

- (a) from a hand-held hose fitted with a trigger nozzle; or
- (b) directly from a motor vehicle designed to carry and deposit water.

Part 3—Areas to which restrictions apply

6—Areas to which restrictions apply

The restrictions specified in this Schedule apply throughout the State.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 16 October 2003.

No. 205 of 2003

SAW03/010CS

Sewerage Variation Regulations 2003

under the Sewerage Act 1929

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Sewerage Regulations 1996

4 Insertion of regulation 43

Part 1—Preliminary

1—Short title

These regulations may be cited as the Sewerage Variation Regulations 2003.

2—Commencement

These regulations come into operation on 26 October 2003.

3—Variation provisions

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

Part 2—Variation of Sewerage Regulations 1996

4—Insertion of regulation 43

After regulation 42 insert:

43—Authorised person may make enquiries

- (1) A person authorised in writing by the Corporation may—
 - (a) require a person who the authorised person reasonably suspects has committed, is committing or is about to commit a contravention of the Act or these regulations, to state the person's full name and current or usual place of residence and to produce evidence of the person's identity;

- (b) require a person who the authorised person reasonably suspects has knowledge of matters in respect of which information is reasonably required for the administration or enforcement of the Act or these regulations to answer questions in relation to those matters.
- (2) A person must not, without reasonable excuse, fail to comply with a request made by, or fail to answer to the best of the person's knowledge, information and belief a question put by, an authorised person pursuant to this regulation.
- (3) A person is not obliged to answer a question under this regulation if to do so would tend to incriminate the person or make the person liable to a penalty.
- (4) An authorised person must not make a request or ask a question under this regulation unless he or she—
 - (a) has written identification issued by the Corporation stating that he or she is authorised to make such a request or ask such a question; and
 - (b) presents (or makes a genuine attempt to present) the identification for inspection when making the request or asking the question.
- (5) A person must not falsely represent, by word or conduct, that he or she is an authorised person for the purposes of this regulation.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council

on 16 October 2003.

No. 206 of 2003

SAW03/010CS

Listening and Surveillance Devices Regulations 2003

under the Listening and Surveillance Devices Act 1972

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation

Part 2—Records (sections 6C and 12)

- 4 Records must be stored securely
- 5 Records book
- 6 Access to records
- 7 Copying records
- 8 Destruction of records
- 9 Offences relating to records
- Part 3—Miscellaneous
- 10 Applications for warrants (section 6)
- 11 Duplicate warrants (section 6A)
- 12 Register of warrants (section 6AC)
- 13 Reporting to Minister on use of devices in prescribed circumstances (section 6B)

Schedule 1—Applications for warrants

Schedule 2—Warrant

Part 1—Preliminary

1—Short title

These regulations may be cited as the Listening and Surveillance Devices Regulations 2003.

2—Commencement

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

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

Act means the Listening and Surveillance Devices Act 1972;

private activity means an activity that is not a public activity;

public activity means an activity that is being carried on-

- (a) in a public place; or
- (b) in circumstances in which a party to the activity is likely to hold a reasonable expectation that he or she may be observed;

record means-

- (a) an application for a warrant under the Act;
- (b) a warrant issued under the Act;
- (c) any information or material derived from the use of—
 - (i) listening device a—
 - (A) under a warrant; or
 - (B) in prescribed circumstances—otherwise than under a warrant; or
 - (ii) a surveillance device installed through the exercise of powers under a warrant;
- (d) the register of warrants required to be kept under section 6AC of the Act,

and includes a copy of any such record;

records authority means-

- (a) in relation to police force records—the Commissioner of Police;
- (b) in relation to National Crime Authority records —the Chair of the National Crime Authority;

records book —see regulation 5;

relevant records book, in relation to a particular record, means the records book maintained at the place where the record is, or is to be, stored when it is not being accessed.

(2) For the purposes of Part 2, a record consisting of an audio or audiovisual recording will be regarded as having been destroyed if all material on the recording has been erased.

Part 2—Records (sections 6C and 12)

4—Records must be stored securely

- (1) The records authority must ensure that at all times, except while being used in connection with a purpose authorised by the Act or these regulations, records are stored securely so as to prevent unauthorised access to them.
- (2) The records authority may authorise the removal of a record from storage for the purpose of—
 - (a) providing access to the record; or
 - (b) making a copy of the record; or
 - (c) destroying the record.
5—Records book

- (1) The records authority must ensure that, at each place where records are stored, a bound book (a records book) is maintained in which the details required by this Part relating to a particular record are entered in a legible manner.
- (2) Each entry in a records book must be made, signed and dated by a person authorised by the records authority for the purpose.
- (3) Each record must be clearly marked with a unique identifier (comprising letters or numbers or a combination of letters and numbers) enabling the record to be linked to entries relating to the record in the relevant records book.
- (4) When a record is first stored, the following details must be entered in the relevant records book:
 - (a) the unique identifier for the record;
 - (b) the type 1 of record;
 - (c) the date on which the record is first stored.

Note—

1 For example, it may be an audio or audio-visual recording or a written transcript of a recording, etc.

6—Access to records

- (1) The records authority may authorise a person to be provided access to a record if the records authority is satisfied that the person requires access—
 - (a) for the purposes of a relevant investigation; or
 - (b) for the purposes of a relevant proceeding; or
 - (c) otherwise in the course of the person's duty or as required by law.
- (2) As soon as practicable after a person is provided access to a record, the following details must be entered in the relevant records book:
 - (a) the name (and, if the person is a member of the police force, the rank and station) of the person who was provided access to the record;
 - (b) the contact details of the person who was provided access to the record;
 - (c) the reason the person required access to the record;
 - (d) the date on which access to the record was provided;
 - (e) except where the person who was provided access to the record is a defendant (or the lawyer representing a defendant) in a relevant proceeding—the estimated date of return of the record to the records authority.
- (3) For the purposes of subregulation (2)(e), where the access is provided to the Minister or a court for the purposes of a relevant proceeding, the estimated date of return of the record will be the second anniversary of the day on which access was provided.
- (4) If a record is not returned to the records authority by the estimated date of return—
 - (a) the person who was provided access to the record must be asked to give an undertaking to the records authority to return the record either immediately or on a reviewed estimated date of return; and

- (b) the following details must be entered in the relevant records book:
 - (i) the undertaking given to the records authority as to the return of the record;
 - (ii) the date of the undertaking.
- (5) If the record is not returned within the time specified in an undertaking given under subregulation (4), the failure to return must be entered in the relevant records book.
- (6) As soon as practicable after a record is returned to storage, the following details must be entered in the relevant records book:
 - (a) the name (and, if the person is a member of the police force, the rank and station) of the person who returned the record;
 - (b) the date on which the record was returned to storage.

7—Copying records

- (1) The records authority may authorise the making of a copy¹ of a record for or on behalf of a person if satisfied that the copy is required by the person—
 - (a) for the purposes of a relevant investigation; or
 - (b) for the purposes of a relevant proceeding; or
 - (c) otherwise in the course of the person's duty or as required by law.
- (2) Each copy of a record must be clearly marked with a unique identifier (comprising letters or numbers or a combination of letters and numbers) enabling the copy to be linked to entries relating to the copy in the relevant records book.
- (3) When a copy is first stored, the following details must be entered in the relevant records book:
 - (a) the unique identifier for the copy;
 - (b) the type² of record that the copy is;
 - (c) the date—
 - (i) on which the copy was made; and
 - (ii) on which the copy was first stored.

Note—

- 1 Once a copy of a record is made, the copy itself becomes a record (see definition of *record* in regulation 3).
- 2 For example, it may be an audio or audiovisual recording or a written transcript of a recording, etc.

8—Destruction of records

- (1) The records authority may authorise the destruction of a record if satisfied that the record—
 - (a) is no longer—
 - (i) required for the purposes of a relevant investigation; or
 - (ii) required for the purposes of a relevant proceeding; or
 - (iii) otherwise required by law; and

- (b) should be destroyed.
- (2) As soon as practicable after the destruction of a record, the following details must be entered in the relevant records book:
 - (a) the reason for the destruction;
 - (b) the date and time of the destruction;
 - (c) the method of destruction;
 - (d) the name (and, if the person is a member of the police force, the rank and station) of the person carrying out the destruction.

9—Offences relating to records

A person must not, unless authorised to do so by the records authority—

- (a) make, amend or delete an entry in a records book; or
- (b) remove, or cause or allow another person to remove, a record from storage; or
- (c) provide access, or cause or allow another person to provide access, to a record; or
- (d) copy, or cause or allow another person to copy, a record; or
- (e) destroy, or cause or allow another person to destroy, a record.

Maximum penalty: \$5 000.

Part 3—Miscellaneous

10—Applications for warrants (section 6)

- (1) The form for an application for a warrant under section 6 of the Act is set out in Form 1 of the Schedule.
- (2) The form for an application for renewal of a warrant under section 6 of the Act is set out in Form 2 of the Schedule.
- (3) The form for an application for variation of a warrant under section 6 of the Act is set out in Form 3 of the Schedule.
- (4) An applicant must fill out and sign the form for an application in accordance with the instructions contained in the form.

11—Duplicate warrants (section 6A)

Pursuant to section 6A(3)(g) of the Act, the applicant must include in a duplicate warrant the date and time at which the judge issued the warrant.

12—Register of warrants (section 6AC)

For the purposes of section 6AC(2)(m) of the Act, the prescribed matters that must be included in the register of warrants in relation to a listening or surveillance device to which a warrant relates are as follows:

- (a) the date on which the device was installed in any premises, vehicle or thing;
- (b) the date on which the device was retrieved from any premises, vehicle or thing;
- (c) the dates between which use was made of the device;

(d) the dates on which there occurred any entry to or interference with any premises, vehicle or thing for the purposes of installing, using, maintaining or retrieving the device.

13—Reporting to Minister on use of devices in prescribed circumstances (section 6B)

For the purposes of section 6B(1b) of the Act, the prescribed circumstances are the following circumstances:

- (a) in the case of a listening device—
 - (i) where—
 - (A) the device is used—
 - by a member of the police force acting in the course of his or her duty or in the public interest; or
 - by a person authorised by a member of the police force acting in the course of his or her duty or in the public interest,

to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and

- (B) the device is a listening device, or is a listening device of a class or kind, to which section 8 of the Act applies;
- (ii) where—
 - (A) the device is used—
 - by a member of the police force acting in the course of his or her duty; or
 - by a person authorised by a member of the police force acting in the course of his or her duty,

to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and

- (B) it is unlikely that any other party to the conversation holds a reasonable expectation that the conversation is being recorded; and
- (C) the private conversation is being monitored in real time in a remote location by a member of the police force;
- (iii) where—
 - (A) the device is used—
 - by a member of the police force acting in the course of his or her duty in an undercover operation authorised under the *Criminal Law (Undercover Operations) Act 1995*; or

• by a person authorised by a member of the police force acting in the course of his or her duty in such an undercover operation,

to overhear, record, monitor or listen to a private conversation to which the member of the police force or the person (as the case may be) is a party; and

- (B) it is unlikely that any other party to the conversation holds a reasonable expectation that the conversation is being recorded; and
- (b) in the case of a surveillance device—
 - (i) where the device is used—
 - (A) by a member of the police force acting in the course of his or her duty in an undercover operation authorised under the *Criminal Law (Undercover Operations) Act 1995*; or
 - (B) by a person authorised by a member of the police force acting in the course of his or her duty in such an undercover operation,

to observe or record visually a person carrying out a private activity;

(ii) where the device used by a member of the police force, or a person authorised by a member of the police force, was installed, by or on behalf of the police force, on private property with the consent of the owner of the property (but not where the device was installed principally for the purpose of crowd surveillance).

Schedule 1—Applications for warrants

Form 1—Application for warrant

Listening and Surveillance Devices Act 1972

Applicant's name (*in full*)
1. I apply for a warrant under section 6 of the *Listening and Surveillance Devices Act 1972* for the purposes of the investigation of a matter by—
the South Australia Police

• the National Crime Authority 1 .

2. I apply for the warrant to confer the following powers:

- (a) the power to use (*insert number sought*) listening device(s) 1
- (b) the power to enter or interfere with ^{1,2}

for the purposes of installing, using, maintaining or retrieving-

- · listening device(s) 1
- surveillance devices ¹ as follows:

..... (*insert number*) visual surveillance device(s)

- (insert number) tracking device(s).
- 3. I apply for the following persons to be authorised to exercise the powers conferred by the warrant ³:

.....

4. I apply for the warrant on the following grounds ⁴:

.....

The grounds for the application are verified in my accompanying affidavit.

5. I request that the warrant be in force for a period of (insert number) days ⁵.

.....

.....

Signature of applicant:

Dated:

Notes:

- 1. Strike out whichever does not apply.
- 2. Provide details (eg address, registration number) of any premises, vehicle or thing sought to be entered or interfered with.
- 3. Provide details (eg name, rank and number) of the member of the police force etc seeking the authority to exercise the powers conferred by the warrant.
- 4. Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information etc.
- 5. Section 6(7) provides that a warrant may not be in force for a period longer than 90 days.

Form 2—Application for renewal of warrant

Li.	stening and Surveillance Devices Act 1972
Aţ	oplicant's name (in full)
1.	I apply for renewal of the warrant under section 6 of the Listening and Surveillance Devices Act 1972
	issued on (insert date of issue)
	by(insert name of Judge),
	a Judge of the Supreme Court of South Australia.
2.	The warrant was issued for the purposes of the investigation of a matter by
	• the South Australia Police
	• the National Crime Authority 1 .
3.	The warrant conferred the following powers:
	(a) the power to use (<i>insert number</i>) listening device(s) ¹
	(b) the power to enter or interfere with ^{1,2}
	for the purposes of installing, using, maintaining or retrieving—
	 listening device(s)¹
	• surveillance devices ¹ as follows:
	(<i>insert number</i>) visual surveillance device(s)
	(<i>insert number</i>) visual surveinance device(s)
	(insert number) tracking device(s).
4.	The powers conferred by the warrant were authorised to be exercised by the following persons 3 :
5.	I apply for renewal of the warrant on the following grounds ⁴ :
	The grounds for the application are verified in my accompanying affidavit.
6.	I request that the warrant be renewed for a further period of (<i>insert number</i>) days ⁵ .
Si	gnature of applicant:
D	ated:
No	ites:
1.	Strike out whichever does not apply.
2.	Provide details (eg address, registration number) of any premises, vehicle or thing authorised to be entered or interfered with.
3.	Provide details (eg name, rank and number) of the member of the police force etc authorised to exercise the powers conferred by the warrant.

- 4. Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information etc.
- 5. Section 6(7) provides that a warrant may not be in force for a period longer than 90 days.

[16 October 2003

Form 3—Application for variation of warrant

Listening and Surveillance Devices Act 1972

Note: If the warrant has previously been renewed/varied, this form should be modified so that the details of any previous renewals/variations are set out clearly.

Applicant's name (*in full*)

2. The warrant conferred the following powers:

(a) the power to use (*insert number*) listening device(s)¹

(b) the power to enter or interfere with ^{1, 2}.....

for the purposes of installing, using, maintaining or retrieving-

- · listening device(s) 1
- \cdot surveillance devices ¹ as follows:

..... (insert number) visual surveillance device(s)

..... (insert number) tracking device(s).

- 3. The powers conferred by the warrant are authorised to be exercised by the following persons ³:
- 4. I apply for variation of the terms/conditions/limitations¹ of the warrant as follows:
-
- 5. The grounds for the application are as follows 4:

The grounds for the application are verified in my accompanying affidavit.

6. The warrant will, unless cancelled earlier, remain in force until.....⁵

.....

Signature of applicant:

Dated:

NOTES:

- 1. Strike out whichever does not apply.
- 2. Provide details (eg address, registration number) of any premises, vehicle or thing authorised to be entered or interfered with.
- 3. Provide details (eg name, rank and number) of the member of the police force etc authorised to exercise the powers conferred by the warrant.
- 4. Grounds may include the gravity of the criminal conduct to which the investigation relates, the significance to the investigation of the information sought to be obtained, the likely effectiveness of the use of the device in obtaining the information sought, the availability of alternative means of obtaining the information etc.
- 5. Insert date the warrant will cease to be in force.

Schedule 2—Warrant

Form 1-Warrant

Listening and Surveillance Devices Act 1972

Supreme Court of South Australia

An application for a warrant under section 6 of the Listening and Surveillance Devices Act 1972 has been made to me by

- a member of the South Australia Police
- a member of the National Crime Authority¹.

- (a) the power to use (insert number) listening device(s)

for the purposes of installing, using, maintaining or retrieving-

listening device(s)¹

surveillance devices¹ as follows:

..... (insert number) visual surveillance device(s)

..... (insert number) tracking device(s).

The powers conferred by the warrant are subject to the following conditions/limitations3:

The persons authorised to exercise the powers conferred by the warrant are as follows*:

The period for which the warrant will be in force is days from the date of issue (being the date shown below).

Signed:

Judge of the Supreme Court

Dated:

Notes:

1. Strike out whichever does not apply.

 Provide details (eg address, registration number) of any premises, vehicle or thing sought to be entered or interfered with.

3. Provide details of the conditions/limitations to which the powers conferred under the warrant are subject.

 Provide details (eg name, rank and number) of the member of the police force etc seeking the authority to exercise the powers conferred by the warrant.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 16 October 2003. No. 207 of 2003. AGO 0390/02 CS

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CITY OF ADELAIDE

Introduction of One Way Traffic

NOTICE is hereby given that the council of the Corporation of the City of Adelaide, at its meeting held on 29 September 2003, adopted the following resolution:

That pursuant to section 359 (1) of the Local Government Act 1934, as amended, and section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles indicated in Column 3 below be excluded from the road so named in Column 1:

Column 1	Column 2	Column 3
Street	Location	Class of Vehicles Exempt
Roadway in south-eastern quadrant of Hurtle Square.	From Pulteney Street to Halifax Street.	Those vehicles travelling in an easterly direction from Pulteney Street thence in a northerly direction to Halifax Street. Those vehicles owned or operated by Adelaide City Council for the purposes of street cleaning and/or maintenance.

Adjacent owners/occupiers be advised accordingly.

M. MCALLISTER, Acting Chief Executive Officer

THE RURAL CITY OF MURRAY BRIDGE DEVELOPMENT ACT 1993

Murray Bridge Heritage (Town Centre and Environs) Plan Amendment Report Murray Bridge Town Centre Plan Amendment Report

Murray Bridge Town Centre Plan Amendment Report Murray Bridge Residential (Narooma) Plan Amendment Report (PAR)—Extended Consultation Period

NOTICE is hereby given that the Rural City of Murray Bridge has extended the consultation period for the following three draft Plan Amendment Reports, to amend the Murray Bridge (RC) Development Plan.

• Murray Bridge Heritage (Town Centre and Environs) Plan Amendment Report:

The Murray Bridge Heritage (Town Centre and Environs) PAR will now be available for public inspection at the Council Offices, 2 Seventh Street, Murray Bridge until 3 December 2003. Copies of the Plan Amendment Report can be purchased at the council offices for \$18 each.

Written submissions regarding the abovementioned PAR will be accepted by the Rural City of Murray Bridge until 4.45 p.m. on 3 December 2003. Copies of all written submissions received will be available for inspection by interested persons at the council offices from 4 December until 9 December 2003.

The public hearing will now be held on 9 December 2003 from 6 p.m. at the Council Committee Room, 2 Seventh Street, Murray Bridge, to enable people to speak to council's committee in relation to the PAR and submissions.

• Murray Bridge Town Centre Plan Amendment Report:

The Murray Bridge Town Centre PAR will now be available for public inspection at the Council Offices, 2 Seventh Street, Murray Bridge until 3 December 2003. Copies of the Plan Amendment Report can be purchased at the council offices for \$21 each.

Written submissions regarding the abovementioned PAR will be accepted by the Rural City of Murray Bridge until 4.45pm on 3 December 2003. Copies of all written submissions received will be available for inspection by interested persons at the council offices from 4 December until 9 December 2003.

The public hearing will now be held on 9 December 2003 from 6 p.m. at the Council Committee Room, 2 Seventh Street, Murray Bridge, to enable people to speak to council's committee in relation to the PAR and submissions.

• Murray Bridge Residential (Narooma) Plan Amendment Report (PAR):

The Murray Bridge Residential (Narooma) Plan Amendment Report (PAR) will now be available for public inspection at the Council Offices, 2 Seventh Street, Murray Bridge until 2 December 2003. Copies of the Plan Amendment Report can be purchased at the council offices for \$10 each.

Written submissions regarding the abovementioned PAR will be accepted by the Rural City of Murray Bridge until 4.45 p.m. on 2 December 2003. Copies of all written submissions received will be available for inspection by interested persons at the council offices from 3 December until 5 December 2003.

The public hearing will be held on 5 December 2003 from 6 p.m. at the Council Committee Room, 2 Seventh Street, Murray Bridge, to enable people to speak to council's committee in relation to the PAR and submissions.

All submissions, for the three PAR's should be addressed to Renée Mitchell, Senior Planning Officer, P.O. Box 421, Murray Bridge, S.A. 5253. (Note: Submissions should indicate whether you wish to be heard at the relevant Public Hearing).

Dated 13 October 2003.

R. FOSTER, Chief Executive Officer

CITY OF TEA TREE GULLY

DEVELOPMENT ACT 1993

Crouch Road and Environs Draft Plan Amendment Report (PAR)—Draft for Public Consultation

NOTICE is hereby given that the City of Tea Tree Gully has prepared a draft Plan Amendment Report (PAR) to amend the Tea Tree Gully Development Plan, which affects part of the Extractive Industry Zone and part of the Rural Living Zone at Golden Grove in the City of Tea Tree Gully.

The draft PAR will amend the Development Plan by re-zoning lot 4 in certificate of title volume 5171 folio 558, lot 7 in certificate of title volume 5218 folio 243, lot 6 in certificate of title 5218 folio 242, lot 3 in certificate of title 5605 folio 114, lot 2 in certificate of title 5221 folio 520 and lot 11 in certificate of title 5875 folio 878 to allow residential, recreational and community use.

The draft PAR is available for public inspection during office hours from the City of Tea Tree Gully Civic Centre and Library located at 571 Montague Road, Modbury or council's website (www.teatreegully.sa.gov.au) until 12 December 2003. Copies of the draft PAR can be purchased from the Civic Centre for \$5 per copy. To find the draft PAR on council's website, please select 'The Council' from the main index and then select 'Consultation Documents'. Written submissions regarding the draft PAR will be accepted by the City of Tea Tree Gully until Friday, 12 December 2003. Submissions should be in writing and addressed to the Chief Executive Officer, City of Tea Tree Gully, P.O. Box 571, Modbury, S.A. 5092 or email: <u>cttg@cttg.sa.gov.au</u> or fax on 8397 7400.

An information session will be held at 7 p.m. at the Salvation Army Community Centre, 1681-1687 Golden Grove Road, Greenwith on Wednesday, 5 November 2003.

A public hearing will also be conducted at 7 p.m. at the Civic Centre, 571 Montague Road, Modbury on 27 January 2004, provided that at least one submission indicates an interest in being heard by council. Your submission should clearly indicate whether you wish to speak at the public hearing.

Copies of all submissions will be available for inspection by interested persons during business hours from 19 December 2003 until 27 January 2004 at the City of Tea Tree Gully Civic Centre and Library, 571 Montague Road, Modbury, S.A. 5092.

Dated 16 October 2003.

G. PERKIN, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

Change of Meeting Date

NOTICE is hereby given that the next Ordinary Meeting of the District Council of Coober Pedy will be held on Monday, 20 October 2003, commencing at 7 p.m. in the Council Chambers.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

DEVELOPMENT ACT 1993

Draft for Public Consultation

THE DISTRICT COUNCIL OF ELLISTON has prepared a Plan Amendment Report to amend the Elliston Development Plan as it affects the entire District Council of Elliston.

The Plan Amendment Report will amend the Elliston Development Plan by:

- · protection and enhancement of rural industry;
- · coastal protection;
- enhancement of tourism opportunities;
- · support for aquaculture and value added industry; and
- · strategic planning for township development.

The Draft Plan is available for public inspection during normal office hours at the District Council of Elliston from 16 October 2003, also at the Lock Post Office and Port Kenny general store. A copy of the Plan Amendment Report can be purchased from the Council for \$15 each.

Written submissions regarding the draft amendment will be accepted by the District Council of Elliston until 16 December 2003. The written submission should clearly indicate whether you wish to speak at the public hearing. All submissions should be addressed to the Chief Executive Officer, David Hitchcock, District Council of Elliston, P.O. Box 46, Elliston, S.A. 5670.

Copies of all submissions received will be available for inspection by interested persons at the Council offices from 16 October 2003 until the public hearing to be held at the Council Offices, Beach Terrace, Elliston on 19 December 2003.

The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 10 October 2003

J. HEINEN, Environmental Development Assessment Manager

MID MURRAY COUNCIL

Declaration of Public Road

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that allotment 28 in deposited plan 1919, being a portion of the land comprised in certificate of title register book volume 5650, folio 966, be declared a public road, and be known as Anzac Avenue, Swan Reach, where it adjoins lots 9 to 22 inclusive; and be known as Phillip Avenue, Swan Reach, where it adjoins lots 23 to 27 inclusive.

G. R. BRUS, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

De Garis Place, Naracoorte

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that, the Naracoorte Lucindale Council proposes to make a Road Process Order to close and sell to Cricklewood Estate Pty Ltd, portion of the public road (Stewart Terrace) adjoining the eastern boundary of allotments 26 and 27 in Deposited Plan 19730, shown lettered 'A' on Preliminary Plan 01/0693.

A statement of persons affected by the road process together with a copy of the Preliminary Plan are available for public inspection at the Council Offices, De Garis Place, Naracoorte, between 9 a.m. and 5 p.m. week days only. Copies may also be inspected at the Adelaide Office of the Surveyor-General during normal working hours.

Any person who may wish to object to the proposed road process must lodge with the said council a Notice of Objection within 28 days of the date of this notice.

All objections shall be in writing giving the objector's 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 objection 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 to which the easement will be annexed and reasons for the grant of easement.

A copy of any submission must be forwarded to the Surveyor-General in Adelaide.

Dated 1 October 2003.

D. HOVENDEN, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

DEVELOPMENT ACT 1993

Draft for Public Consultation

THE DISTRICT COUNCIL OF STREAKY BAY has prepared a Plan Amendment Report to amend the Streaky Bay Development Plan as it affects the entire District Council of Streaky Bay.

The Plan Amendment Report will amend the Streaky Bay Development Plan by:

- ensuring greater control of development within the Town Centre Zone, particularly non-commercial development;
- rearrangement of the Council-wide section of the Plan to produce a more orderly and concise document;
- consolidation of the Light and General Industry Zones;
- consolidation of the Urban Coastal Zone;
- introduction of a Commercial (Bulk Handling) Zone for Poochera and Wirrulla;
- · introduction of residential policies for Blancheport Rise;

- reclassification of land on the town fringes of Poochera and Wirrulla;
- renaming of the Country Township Zone at Sceale Bay, Baird Bay and Haslam and the Holiday House Zone at Fisherman's Paradise Estate and Eba Anchorage;
- renaming of the Rural (100) Zone and the incorporation of additional policies; and
- extension of the rural (8) Zone within Streaky Bay.

The draft Plan Amendment Report and statement will be available for public inspection and purchase during normal office hours at the office of the District Council of Streaky Bay, 29 Alfred Terrace, Streaky Bay or is available on the Council website at <u>www.streakybay.sa.gov.au</u> from 16 October 2003 to 16 December 2003. A copy of the Plan Amendment Report can be purchased from the Council for \$15 each.

Written submissions regarding the draft amendment will be accepted by the District Council of Streaky Bay until 16 December 2003. The written submission should clearly indicate whether you wish to speak at the public hearing. All submissions should be addressed to the Chief Executive Officer, John Rumbelow, District Council of Streaky Bay, 29 Alfred Terrace, Streaky Bay, S.A. 5680.

Copies of all submissions received will be available for inspection by interested persons at the Council office from 16 October 2003 until the public hearing to be held at the Council office, 29 Alfred Terrace, Streaky Bay on 17 December 2003.

The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 10 October 2003.

J. HEINEN, Environmental Development Assessment Manager

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

Barton, Roma Mary, late of 1215 Grand Junction Road, Hope Valley, widow, who died on 8 August 2003.

Bliss, Ethel Flora, late of 81 Tapleys Hill Road, Hendon, of no occupation, who died on 27 July 2003.

Button, Merle Esma, late of 28 Truscott Road, Enfield, home duties, who died on 13 September 2003.

Chalmers, Ronda Jean, late of 193 Findon Road, Findon, home duties, who died on 30 June 2003.

Chinner, Billie Babette, late of 7 Victoria Street, Goodwood, of no occupation, who died on 30 July 2003.

Gauld, Mollie Doreen Amy, late of 342 Marion Road, North Plympton, widow, who died on 26 July 2003.

Gibson, Thelma Maud, late of 4 Baldina Street, Eden Hills, home duties, who died on 25 August 2003.

Gotts, Thorald Samuel, late of Wanbi, retired farmer, who died on 12 June 2003.

Guerin, Edmund Patrick, late of 13 Davis Street, Salisbury, retired supply manager, who died on 27 May 2003.

Harrison, Hilda Irene, late of 437 Salisbury Highway, Parafield Gardens, of no occupation, who died on 11 July 2003.Hastwell, Chloris Ethel, late of 77 Sydenham Road, Norwood,

- Hastwell, Chloris Ethel, late of 77 Sydenham Road, Norwood, widow, who died on 22 June 2003.
- *McGrath, William Alfred*, late of 6 Booth Avenue, Linden Park, retired wharf labourer, who died on 20 August 2003.

Menadue, Ethel Mary, late of 115 Edward Street, Melrose Park, home duties, who died on 30 July 2003.

Morris, Mona Dorothy, late of 34 Molesworth Street, North Adelaide, widow, who died on 28 July 2003.

Murray, Beryl Joyce, late of 4 Sylvan Way, Grange, of no occupation, who died on 11 August 2003.

Phillips, Ruth Lilian, late of Hospital Road, Mount Pleasant, of no occupation, who died on 4 September 2003.

Pike, Victor Hugo, late of 15 Aldridge Terrace, Marleston, retired butcher, who died on 23 August 2003.

Pope, Richard Purbus, late of Hawdon Street, Whyalla Norrie, retired plasterer, who died on 15 May 2003.

Reiss, Franz, late of 38 Shelton Street, Mount Gambier, mechanical maintenance worker, who died on 2 May 1998.

Rogers, Caroline Grace, late of 81-93 Regency Road, Čroydon Park, widow, who died on 4 July 2003.

Sander, Joan Eugenie, late of 160 O.G. Road, Felixstow, of no occupation, who died on 30 August 2003.

Simons, Winnifred Mary Elizabeth, late of 29 Trevethick Crescent, Redwood Park, widow, who died on 30 August 2003.

Smith, Eric James, late of 5 Bradford Court, Enfield, retired engineer, who died on 6 August 2003.

Thomas, David Andrew, late of 20 Third Avenue, St Peters retired research scientist, who died on 28 June 2003.

Walsh, Marjorie Beatrice, late of 16 Pat Street, Salisbury, widow, who died on 11 August 2003.Wyett, Ernest Stanley, late of 17 Hill Street, Kingswood, retired

Wyett, Ernest Stanley, late of 17 Hill Street, Kingswood, retired accountant, who died on 9 August 2003.Zarlenga, Paolo, late of 21A Talbot Avenue, North Plympton,

Zarlenga, Paolo, late of 21A Talbot Avenue, North Plympton, retired master plumber, who died on 12 September 2003.

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 14 November 2003, 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 16 October 2003.

C. J. O'LOUGHLIN, Public Trustee

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