No.132 4291



THESOUTHAUSTRALIAN GOVERNMENTGAZETTE

PUBLISHEDBYAUTHORITY

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ADELAIDE, THURSDAY, 28NOVEMBER 2002

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GOVERNMENTGAZETTENOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the Gazette must be PAID FOR PRIOR TO INSERT ION; 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. Sendas 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.

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor directs it to be notified for general informationthatshehasinthenameandonbehalfofHerMajesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 32 of 2002 —Legislation Revision and Publication Act 2002. An Act to provide for the revision and publication of South Australian legislation; to repeal the Acts Republicati Act1967; to amend the Evidence Act1929 and the Subordinate LegislationAct1978; and for other purposes.

No. 33 of 2002 - Statutes Amendment (Attorney - General's Portfolio) Act 2002. An Act to amend the Acts Interpretation Act 1915, the Administration and Probate Act 1919, the Criminal Law (Sentencing) Act 1988, the Domestic Violence Act 1994, the Evidence Act 1929, the Expiation of Offences Act 1996, the Partnership Act 1891, the Real Property Act 1886, the Summary Offences Act 1953, the Trustee Act 19 36. the Trustee Companies Act 1988 and the Worker's Liens Act

No. 34 of 2002 —Statutes Amendment (Corporations – Financial Services Reform) Act 2002. An Act to amend the Authorised Betting Operations Act 2000, the Broken Hill Proprietary Company's Ind enture Act 1937, the Broken Hill Proprietary Company's Steel Works Indenture Act 1958, the CasinoAct1997,theCo -operativesAct1997,theCorporations (Ancillary Provisions) Act 2001, the Liquor Licensing Act 1997, the Motor Vehicles Act 1959, the Racing BusinessLicensing)Act2000andtheStampDutiesAct1923

No. 35 of 2002 - Statutes Amendment (Stamp Duties and other Measures) Act 2002. An Act to amend the Financial Sector(Transfer of Business) Act 1999, the First Home Owner Grant Act 2 000, the Pay -roll Tax Act 1971, the Petroleum Products Regulation Act 1995, the Stamp Duties Act 1923 and theTaxationAdministrationAct1996.

No. 36 of 2002 —Ombudsman (Honesty and Accountability in Government) Amendment Act 2002. An Act to amend the OmbudsmanAct1972.

No. 37 of 2002 —Statutes Amendment (Transport Portfolio) Act 2002. An Act to amend the Civil Aviation (Carriers' Liability) Act 1962, the Harbors and Navigation Act 1993, the MotorVehiclesAct1959andtheRoadTrafficAct1961.

No. 38 of 2002 -Law Reform (Delay in Resolution of Personal Injury Claims) Act 2002. An Act to provide for the awardofdamages for the benefit of the dependents or the estate of a deceased person where a person against whom a claim for personalinjuryliesunre asonablydelaysresolutionoftheclaim; to amend the Wrongs Act 1936 and the Survival of Causes of ActionAct1940forthatandotherpurposes.

No.39of2002 —StampDuties(GamingMachineSurcharge) Amendment Act 2002. An Act to amend the Stamp Duties A

Bycommand,

J.W. WEATHERILL for Premier

DPC02/0586

CLASSIFICATION (PUBLICATIONS, FILMS AND COM PUTER GAMES) (ON -LINE SERVICES) AMENDMENT ACT 2002 (Act No. 30 of 2002): DAY OF COMMENCE MENT

ProclamationByTheGovernor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 December 2002 as the day on which the Classification (Publications, Films and Computer Games) (On -Line Services) AmendmentAct2002 willcomeintooperation.

Givenundermyhandand thePublicSealofSouthAustralia,at Adelaide, 28 November 2002.

Bycommand.

J.W. WEATHERILL, for Premier

CATION OF THE CRIMINAL LAW) AMENDMENT ACT 2002(ActNo.28of2002):DAYOFCOMMENCE ProclamationByTheGovernor

CRIMINAL LAW CONSOLIDATION (TERRITORIAL APPLI

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 December 2002 as the day on which the Criminal L Consolidation (Territorial Application of the Criminal Law) Criminal Law AmendmentAct2 002willcomeintooperation.

GivenundermyhandandthePublicSealofSouthAustralia,at Adelaide, 28 November 2002.

Bycommand,

J.W. WEATHERILL, for Premier

AGO0416/02CS

MININGACT1971SECTION73N:HUNDREDOF STRATHALBYN—VARIATIONOFPRIVATEMIN E

ProclamationByTheGovernor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

1. The following area was declared to be a private mine by Gazette 30 August 1973 proclamation on 30 August 1973 (see

Section2202, HundredofStrathalbyn, CountyofHindmarsh.

2. The Warden's Court has declared (in Acti 2001) that proper grounds exist for varying the declaration referred to in clause 1 by excising the following area from the

That portion of land within certificate of title register book volume 5525, folio 106, being allotment 4 of filed plan 525 in theHundredofStrathalbyn.

Proclamation

PURSUANT to section 73N of the MiningAct1971, onthebasis of the declaration of the Warden's Court referred to inclause 2 of the preamble and with the advice and consent of the Executive Council. I vary the declaration referred to in clause 1 of the preamble by excising from the area of the private mine the followingland:

That portion of land within certificate of title register book volume 5525, folio 106, being allotment 4 of filed pl an525in theHundredofStrathalbyn.

GivenundermyhandandthePublicSealofSouthAustralia,at Adelaide,28November2002.

J.W. WEATHERILL, for Premier

AGO0397/02CS

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976 SECTION 27 (4): WAIKERIE HOSPITAL AND HEALTH SERVICESINCÓRPORATED —CHANGEOFNAME

ProclamationByTheGovernor

(L.S.) MARJORIE JACKSON-NELSON

Preamble

- South Australian Health 1. By proclamation under the Commission Act 1976 (see Gazette 18 March 1982 p. 812) an incorporated hospital was established and assigned the name "WaikerieDistrictHospital Incorporated".
- 2. By further proclamation under the South Australian Health Commission Act 1976 (see Gazette 12 December 1991 p. 1746) the name of the incorporated hospital referred to in clause 1 was alteredto"WaikerieHospitalan dHealthServicesIncorporated".
- $3. \ The Waikerie Hospital and Health Services Incorporated has$ requested that its name be altered to "Waikerie Health Services Incorporated".

AGO0399/02CS

Proclamation

PURSUANT to section 27 (4) of the South Austr alian Health Commission Act 1976 and with the advice and consent of the Executive Council, I alter the name of the incorporated hospital referred to in the preamble to "Waikerie Health Services Incorporated".

GivenundermyhandandthePublicSealofSou thAustralia.at Adelaide, 28 November 2002.

Bycommand,

J.W. WEATHERILL for Premier

DHSCS02/43

STAMP DUTIES (GAMING MACHINE SURCHARGE) AMENDMENT ACT 2002 (Act No. 39 of 2002): DAY OF COMMENCEMENT

ProclamationByTheGovernor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 28 November 2002 as the day on which the Stamp Duties (Gaming Machine Surcharge) Amendment Act 2002 will come into operation.

GivenundermyhandandthePublicSealofSouthAustralia, Adelaide, 28 November 2002.

Bycommand.

J.W. WEATHERILL, for Premier

T&F02/112CS

WRONGS (LIABILITY AND DAMAGES FOR PERSONAL INJURY) AMENDMENTACT2002(ActNo.21 of 2002): DAYOFCOMMENCEMENT

ProclamationByTheGovernor

(L.S.) MARJORIE JACKSON-NELSON

WITH the advice and consent of the Executive Council, I fix 1 December 2002 as the day on which the Wrongs (Liability and Damages for Personal Injury) Amendment Act 2002 will come intooperation.

Givenundermyhandandthe Public Seal of South Au stralia.at Adelaide, 28 November 2002.

Bycommand,

J.W. WEATHERILL, for Premier

AGO0336/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentio ned to the Medical Board, pursuanttotheprovisionsoftheMedicalPractitionersAct1983:

Deputy Member: (from 28 November 2002 until 30 September 2003) MichaelThomasJamesJelly(DeputytoKearney)

Bycommand,

J.W.W EATHERILL, for Premier

MHEA-MGR0010CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Film Corporation, pursuant to the provisions of the South AustralianFilmCorporationAct1972

Member:(from1December2002until30November2005) BarryFox LloydHart

Bycommand,

J.W.W EATHERILL, for Premier

ASA014/02CS

Department of the Premier and Cabinet Adelaide,28November2002

HER Excellenc y the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Conduct Board, pursuant to the provisions of the Legal PractitionersAct1981:

Member:(from28November2002until23April2003) BarryFran cisBeazley NicoleElizabethKelly

Bycommand,

J.W.W EATHERILL, for Premier

ATTG0410/02CS

at

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentione d to the Legal Practitioners Disciplinary Tribunal, pursuant to the provisions of the Legal PractitionersAct1981:

Member:(from28November2002until27November2005) JillianFredaCooper Joanne Elizabeth Tracey

Member:(from9December200 2until8December2005) CandidaJaneD'Arcv RichardConwayWhite

Bycommand,

J.W.W EATHERILL.forPremier

ATTG0394/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Superannuation Funds Management Corporation of South Australia Board (Funds SA), pursuant to the provisions of the Superannuation Funds ManagementCorporationofSouthAustraliaAct1995:

Director:(from28Nove mber2002until27November2005) JulieBrennan

Bycommand.

J.W.W EATHERILL, for Premier

TFD110/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Soil Conservation Council, pursuant to the provisions of the Soil Conservation and LandCareAct1989

Member:(from28November2002until30December2003)

WilliamRaymondMcIntosh

AnnSharonOldfield

YvonneSmith

JosephLindsayKeynes

RobertNormanClevelandSmyth

IainThomasGrierson

GerardFrancisButler

RogerErnestNield

StephenJohnMann

ColinRaymondHarris

RogerBarringtonWickes

MichaelJohnGood

Deputy Member: (from 28 Nov ember 2002 until 30

December 2003)

John Anthony Berger (Deputyto McIntosh)
Richard Marchant Warwick (Deputyto Oldfield)

JohnAnthonyMundy(DeputytoSmith)

JamesBeaumontMitchell(DeputytoKeynes)
MourilyanFrancesNicholls(Deputy toSmyth)

DeanRichardCresswell(DeputytoGrierson)

MarkAmbroseWilkins(DeputytoButler)

JolyonAnneGemmell(DeputytoNield)

MichaelPhilipMcBride(DeputytoMann)

PeterJamesAlexander(DeputytoHarris)

MarkDavidRamsey (DeputytoWickes) DarrylBryanHarvey(DeputytoGood)

Presiding Member: (from 28 November 2002 until 30

December 2003)

WilliamRaymondMcIntosh

Bycommand,

J.W.W EATHERILL, for Premier

MEC0077/02CS

DepartmentofthePremierandCabinet Adelaide, 28 November 2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Long Service Leave Board, pursuant to the provisions of theConstructionIndustryLongServiceLeaveAct198

Member:(from28November2002until30June2007)

MargaretSexton JimWhiting

StevenBrentonHall

DavidSteel

BentleyEdgarBriceCarslake

JohnGresty

NigelLean

Deputy Member: (from 28 November 2002 until 30 June

2007)

StevenMinuzzo

KevinKelly MartinJamesO'Malley

RobertJohnGeraghty

TrevorHowardTrewartha

Presiding Officer: (from 28 November 2002 until 30 June

MargaretSexton

Bycommand,

J.W.W EATHERILL, for Premier

MIR-WPS011/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Disaster Committee, pursuant to the provisions of the State Disaster Act

Member:(from28November2002until30June2003)

BarryJosephGrear

Member:(from28November2002until30June2004)

Jerome Maguire

BrendonJohnKearney

GrantNigelLupton

EuanFerguson

RoxanneRamsey

Deputy Member: (from 28 November 2002 until 30 June 2004)

JohnRonaldWhite(DeputytoHyde)

MickAyre(DeputytoApsey)

MarkHanson(DeputytoMaguire)

RodneyGivney(DeputytoKearney)

RaymondLawrenceSedunary(DeputytoLupton)

AndrewLawson(DeputytoFerguson)

NeridaSaunders(DeputytoRamsey)

Presiding Member: (from 28 November 2002 until 30 June 2003)

BarryJosephGrear

Bycommand,

J.W.W EATHERILL, for Premier

ATTG0296/02TC1CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellency the Governor in Executive Council has revoked the appointments of the Members and Deputy Members of the State Disaster Committee as set out below, pursuant to the State DisasterAct1980andtheActsInterpretationAct1915:

Members:

JamesBirch

StuartJohnEllis

IanJamesProctor

ChristinePatriciaCharles DeputyMembers:

JeromeMaguire

AnthonyJohnWiedeman

BrendonJohnKearney

Bycommand,

J.W.W EATHERILL, for Premier

ATTG0296/02TC1CS

DepartmentofthePremierand Cabinet Adelaide, 28 November 2002

HER Excellency the Governor in Executive Council has been pleased to appoint Bruno Krumins, Member of the Order of Australia,asGovernor'sDeputyofSouthAustraliafortheperiods from 8.30 a.m. on Tuesday, 3 December 2002 until 4 p.r. 2002 until 4 p.m. on Wednesday, 4 December 2002 and from 2 p.m. on Thursday, 5 December 2002 until 6 p.m. on Sunday, 8 December 2002. Bycommand,

J.W.W EATHERILL, for Premier

DepartmentofthePremierandCabinet Adelaide,28November2002

HER Excellen cy the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia, pursuant to section 4 of the Justices of the Peace Act 1991:

KathleenMaryAnderson HelenIreneBeringen JasminBerylBrok SherelleJayneCoutts WendyMareeFaccenda LeishaHost SamanthaJacob AnneElizabethJaensch ChristinaMargaretKinghorn MarkRobertLethbridge GeoffreyClaudeMcCaw LindsayCharlesMcCrorie JudithÄnnMitchell SuzanneMurphy MatthewPaulRae ShelleyRothwell HayleyRebeccaWilliams JulieAnneWoodman Jammie Adrian Wright SantinaMariaZannoni

Bycommand,

J.W.W EATHERILL, for Premier

ATTG0046/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

HERE x cellencythe Governor in Executive Council has removed Peter Michael Liddy from the office of Justice of the Peace for South Australia, pursuant to section 6 of the Justices of the Peace Act 1991.

Bycommand,

J.W.W EATHERILL, for Premier

ATTG0065/02CS

 $\begin{array}{c} Department of the Premier and Cabinet\\ Adelaide, 28 November 2002 \end{array}$

HER Excellency the Governor in Executive Council has been pleased to confirm the by -laws of Port Augusta Hospital and Regional Health Services Incorporated, pursuant to section 38(3) of the South Australian Health Commission Act 1976.

Bycommand.

J.W.W EATHERILL, for Premier

DHS46/02CS

DepartmentofthePremierandCabinet Adelaide,28November2002

THE Council recommends Her Excellency to appoint Ms Carmel Zollo, MLC as Parliamentary Se cretary to the Minister for Agriculture, Food and Fisheries and the Minister for Mineral Resources Development, pursuant to section 67A of the ConstitutionAct1934.

Bycommand,

J.W.W EATHERILL, for Premier

DPC034/94PT3CS

DETERMINATIONOFTHEREMUNER ATIONTRIBUNAL

No.8 of 2002

AUDITOR-GENERAL, E LECTORAL COMMISSIONER, D EPUTY ELECTORAL COMMISSIONER, E MPLOYEE OMBUDSMANAND OMBUDSMAN

1. ScopeofDetermination

This Determination applies to the separate offices of Auditor General, Electoral Commissioner, Deputy Electoral Commissioner, EmployeeOmbudsmanandOmbudsman.

2. Salary

2.1 AuditorGeneral

 $\label{thm:condition} The salary of the office of Auditor \\ per annum from 1 October 2002. \\ -General shall be \$208-300$

2.2 ElectoralCommissioner

The salary of the office of Electora $\,$ 1 Commissioner shall be \$120 400 perannum from 1 October 2002.

2.3 DeputyElectoralCommissioner

The salary of the office of Deputy Electoral Commissioner shall be \$87 800 per annum from 1 October 2002 except when acting as Electoral Commissioner for a continuous period of more than one week in which case the Deputy Electoral Commissioner will be paid for the acting period at the the acting period at the rate of the salary for the Electoral Commissioner.

2.4 EmployeeOmbudsman

The salary of the office of Employee Ombudsman sha ll be \$89 500perannumfrom1October2002.

2.5 Ombudsman

ThesalaryoftheofficeofOmbudsmanshallbe\$154,500per annumfrom1October2002.

$3. \ Telephone Rental and Calls Allowance$

When a person to whom this Determination applies is required to have at elephone at home for official purposes, that persons hall be paid the whole of the telephone rental for a single point connection without extra services and one third of the cost of metered local calls. Reimbursement should be made for international, STD and mobile official calls on the basis of actual costs in curred.

4. TravellingandAccommodationAllowances

Allow ances to be paid will be in accordance with the Tribunal's most recent Determination on these allowances as amended from time to time.

5. ConveyanceAllowances

Allow ancesto be paid will be in accordance with the Tribunal's most recent Determination on these allowances as amended from time to time.

6. Date of Operation

The salaries prescribed in Clause 2 are operative from 1 October 2002 and supersede those of all previous Determinationscoveringpersonswhoseofficeislistedherein.

Dated22November2002.

H.R.B ACHMANN, President
D.F LUX, Member
J.M EEKING, Member

REMUNERATIONTRIBUNAL

REPORT RELATINGTO DETERMINATION NO.8 OF 2002

1. Introduction

- 1.1 Inaccordancewiththeprovisions of the Remuneration Act 1990, the Remuneration Tribunal by letters dated 16 September 2002 invited the Auditor -General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman and the Ombudsman to make submissions in relation to the remuneration of those respective office holders. The Tribunal also invited the Premier to make submissions in the public interest.
- 1.2 On30September2002thefollowingwaspublishedin *The Advertiser* newsp aper:

REMUNERATIONTRIBUNAL

ReviewofSalariesforStatutoryOfficeHolders

Section 8 (2) of the Remuneration Act 1990, requires the Tribunal to sit at least once in each year to review its previous determinations. Accordingly, the Tribunalis conducting are view of the determination incorporating the salaries payable to the following statutory office holders:

- · Auditor-General;
- · ElectoralCommissioner;
- · DeputyElectoralCommissioner;
- · EmployeeOmbudsman;and
- Ombudsman

Interested persons, o rganisations and associations are invited to submit in writing any views they consider should be taken into accountintheabovereview.

The closing date is 11 October 2002 and submissions should be forwardedto:

TheSecretary RemunerationTribunal G.P.O.Box1651 Adelaide,S.A.5001

or alternatively submissions can be forwarded via the Tribunal's website:www.remtribunal.sa.gov.au.

Telephone:(08)82264001 Facsimile:(08)82264174

- 1.3 The Tribunal received written submissions from all the statutory office holders whose remuneration were being reviewed. The Electoral Commissioner, Deputy Electoral Commissioner, Ombudsman and Auditor -General made oral submissions to the Tribunal on 28 October 2002. In addition, the Government made written and oral submissions in relation to all of the positions being considered.
- 1.4 The Tribunal did not receive any written submissions from the public.

2. Auditor-General

- 2.1 The remuneration of the Auditor -General was last determined in Determination No. 7 of 2001 and the salary is currently \$200 800 per annum operative from 1 October 2001.
- 2.2 The Auditor -General made submissions to the Tribunal on the following areas:
 - 2.2.1 Publicservantshadrecentlyreceived4% perannum increases and that the remuneration of the Office of the Auditor-General should be maintained in accordance with those salary movements.
 - 2.2.2 That there were currently significant amendments proposed in relation to responsibilities given to him by Parliament under the Public Finance and Audit Act 1987 and as such requested that his remuneration be further reviewed having regard to change in work value if and when changes were enacted.

- 2.3 The Government submitted that it supported salary increases for the Statutory Office Holders which were 'consistent with the broad background of movements in Public Sector Executive remuneration in 2002, and in the public sector generally. The Government has in previous submissions submitted that 'given the nature and status of the Statutory Office's, it is in the public interest that the salaries for these officers keep pace with, but do not significantly exceed, increases applicable to other public sectorpositions of similar status'.
- 2.4 The Tribunal was advised that an increase of 3% on Public Sector Executive's Total Employment Cost packages was effective from 1 July 2001 and that the salaries for senior public sector employees, covered by an enterprise agreement, were increased by 4% from 1 October 2001.
- 2.5 The Tribunal noted the proposal tha the powers of the Auditor-Generalbeamendedandagreedthatifthatwasthe case, a review of work value may be warranted, if those increasedpowersresultedinsignificantworkvaluechange.
- 2.6 Having regard to all submissions, the Tribunal determine that the salary for the Office of Auditor -General will be \$208 300 per annum, operative from 1 October 2002. Telephone rental and calls allowance for this Office will remainunaffectedbythis Determination.

3. Electoral Commissioner

- 3.1 The remuneration of the Electoral Commissioner was last determined in Determination No. 7 of 2001 and the salary is currently \$116 000 per annum operative from 1 October 2001.
- 3.2 The Tribunal was advised by the Electoral Commissioner of developments in the roles and re sponsibilities of the Electoral Commissioner. The Electoral Commissioner also cited the following activities in respect of the previous 12 months:
 - Conducted State election (being the largest in South Australia's historytodate);
 - Conducted eight supplementary Local Government elections;
 - Produced material for the Court of Disputed Returns in relationtotheseatof Hammond;
 - Conductednon -Governmentelections;
 - Commenced proceedings for the Electoral Districts BoundariesCommission(ED BC);and
 - Advanced planning for major Local Government electionsfor 2003.
- 3.3 The Electoral Commissioner submitted that his position on the EDBC was a fundamental part of the role and as such should be included in the annual remuneration of the Electoral Commissioner.
- 3.4 The Electoral Commissioner also drew the Tribunal's attentiontochanges to remuneration relativities with other public service executives which had existed prior to moving under the Remuneration Tribunal's jurisdiction. The Elector al Commissioner also noted the time lag in operative dates between public service executives' remuneration and the statutory officer remuneration considered by the Tribunal.
- 3.5 The Tribunal has considered the submissions of the ElectoralCommissionerin relationtohisroleontheEDBC and refers to previous determinations by the Tribunal in this matter, in particular Determination No. 2 of 1997. Accordingly, the Tribunal has determined not to vary the current basis of remuneration of the Electoral Commissionerinthisregard.
- 3.6 The Government submissions for the remuneration for the position of Electoral Commissioner and for the position of Deputy Electoral Commissioner mirrored those made in respect to the Auditor General.

3.7 The Tribunal has consi dered all submissions and has determined that the salary for the Office of Electoral Commissionerwillbe\$120 400perannum,operativefrom 1 October 2002. Telephone rental and calls allowance for thisOfficewillremainunaffectedbythisDetermination.

4. DeputyElectoralCommissioner

- 4.1 The remuneration of the Deputy Electoral Commissioner was last determined in Determination No. 7 of 2001 and thesalaryiscurrently\$84 200perannum,operativefrom1 October2001.
- 4.2 Submissions were received from the Electoral Commissioner that the Deputy Electoral Commissioner should be granted access to higher duties allowance when he acts in the role of Electoral Commissioner for less than 5 consecutive days.
- 4.3 The Tribunal believes the current access to hig allowanceafter5consecutivedaysremainsappropriate.
- 4.4 The Tribunal considered submissions from both the Government and the Electoral Commissioner on behalf of the Deputy Electoral Commissioner in respect to a salary increase. Havingregar dtoall submissionsthe Tribunalhas determined that the salary for this Office will be \$87 800 per annum, operative from 1 October 2002. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

5. EmployeeOmbud sman

- 5.1 The remuneration of the Employee Ombudsman was last determined in Determination No. 7 of 2001 and the salary is currently \$85 800 per annum, operative from 1 October 2001
- 5.2 WhilstnooralsubmissionwasreceivedfromtheEmployee Ombudsman,h is writtensubmissionrequestedtheTribunal take into account both average wage increases from enterprise agreements over the last 12 months of around 4% and that employees within the SA public sector had received an increase of 4% perannum as of October 2002. The Employee Ombudsman therefore requested that his remuneration and allowances be increased by 4% accordingly.
- 5.3 The Government submission in relation to the position of Employee Ombudsman mirrored those made in respect to the Auditor - General.
- 5.4 The Tribunal has considered all submissions and having regard to the increases applicable to executives in the public sectorhas determined that the salary for this Office will be \$98 500 per annum, operative from 1 October 2002. Telephonerental and calls allowance for this Office will remain unaffected by this Determination.

6. Ombudsman

- 6.1 The remuneration of the Ombudsman was last determined in Determination No. 7 of 2001 and the salary is currently \$148 900 perannum, operative from 1 October 200 1.
- 6.2 Submissions from the Ombudsman referred to previous relativities between the Ombudsman and the Assisting Supervising Magistrate of the Adelaide Magistrates Court

- and between the Police Complaints Authority and a Stipendiary Magistrate. The Ombuds man subitted that theserelativities should be maintained to the extent that the Ombudsman's salary should be no less than the salary of the Police Complaints Authority. The Ombudsman also noted that the outcome of the recent Stipendiary Magistrates' work value case should also be flowed on if it was the case that the Government had passed this increase onto the Police Complaints Authority.
- 6.3 The Ombudsman also drew attention to changes in legislation which have impacted on the work of the Office of the Ombudsman and work that his Office had undertaken in the preceding 12 months.
- 6.4 The Tribunal, upon request, received confirmation from GovernmentthattheincreaseresultingfromtheStipendiary Magistrates' work value claim had been flowed on to the PoliceComplaintsAuthorityastheappointmentprovided linktothesalaryofaStipendiaryMagistrate. The Tribunal initsDeterminationNo.5of2002,SalariesofStipendiary Magistrates, noted that salaries of other Statutory Office holders were not di rectly related (in work value terms) to thatofStipendiaryMagistrates. The Tribunalstated:

'The Tribunal is not convinced that the changes in these other officers duties have been significant to the extent that existing relativities with Magistrate should becontinued'

As such the Tribunal chose to break these relativities, instead allowing opportunity to hear further argument on thismatterduring the annual review of remuneration.

6.5 Itremains the Tribunal's position that salary increases due to increased work value should not be flowed on, without justification, to other officers. The Tribunal, in its Determination No. 6 of 1998, in relation to the Ombudsman's Office, stated:

'The Tribunal considers it inappropriate to continue the di rect nexus with the Assisting Supervising MagistrateoftheAdelaideMagistratesCourtasthereare no similarities of duties between the two positions. The other Statutory Office holders within the Tribunal's jurisdiction have their salaries determined against the broadbackgroundofpayleveloftheExecutiveStructure inthepublicserviceandtheTribunalindeterminingthe salary of the Office of the Ombudsman will also have regardtotherelevantpaylevelsinthepublicservice.'

Accordingly, the Tribunal is unable to accept that increases granted to Magistrates, for work value, should be granted to the Ombudsman.

6.6 Having regard to the submissions the Tribunal has determined that the salary for this office will be \$154 500 per annum, operative from 1 October 2002. Telephone rental and calls allowance for this Office will remain unaffected by this Determination.

Dated22November2002.

H.R.B ACHMANN, President

DANGEROUSSUBSTANCESACT1979

Exemptions

IN accordance with section 36 (7) of the Dangerous Substances Act 1979, notice is hereby given of the following exemptions, granted in the period 14 July 2000 to 30 October 2002:

W.R.&D.LaVARS,P.O.Box11,Lobethal,S.A.5241isexemptedfrom:

Payment of the prescribed fee under Clau se 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 13 Albert Street, Gumeracha, S.A., subject to:

- 1. PaymentofthescheduledfeecalculatedunderthePet roleumProductsRegulationActRegulations1995.
- 2. Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.

D.G.BinnionandG.Proud,360GoodwoodRoad,DawPark,S.A.5041isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 630 Goodwood Road, S.A., subject to:

- 1. Paymentofthescheduledfeecalculat edunderthePetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

BRUMARSERVICESPtyLtd,245FindonRoad,Findon,S.A.5023isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesat323HancockRoad, FairviewPark, S.A. subjectto:

- 1. Paymentofthe scheduledfeecalculatedunderthePetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

BPAUSTRALIAPtyLtd,P.O.Box63,Semaphore,S.A.5019isexempt edfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewal of alicence to keep Class 3 dangerous substances at 492 Salisbury Highway, Parafield Gardens, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.\\$

FREDERICKSPETROLEUMPtyLtd,P.O.Box 333,EnfieldPlaza,S.A.5085isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 2 -8 Princes Hi ghway, Murray Bridge, S.A. subjectto:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

TAFLOCINVESTMENTSPtyLtd,138MainSouthRoad,Hackham,S.A.5163isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dange roussubstancesat138MainSouthRoad, Hackham, S.A.subjectto:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandp ursuantregulations.

R.andA.SCALI,142FindonRoad,Findon,S.A.5023isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations ass 3 dangerous substances at 142 Findon Road, Findon, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesAct andpursuantregulations.

MOBILOILAUSTRALIALtd, WillsStreet, Birkenhead, S.A. 5015 is exempted from:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalic encetokeepClass3dangeroussubstancesat159DysonRoad, ChristiesBeach, S.A. subjectto:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheD angerousSubstancesActandpursuantregulations.

MOBILOILAUSTRALIALtd, WillsStreet, Birkenhead, S.A. 5015 is exempted from:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for thei ssue or renewal of a licence to keep Class 3 dangerous substances at South Road, Aldinga, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. Compliancewithallotherprovisi onsoftheDangerousSubstancesActandpursuantregulations.

E.C.andB.OLDFIELD,c/oPostOffice,Marree,S.A.5733isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, f or the issue or renewal of a licence to keep Class 3 dangerous substances at corner of Birdsville and Oodnadattatrackssubjectto:

- 1. PaymentofthescheduledfeecalculatedunderthePetroleumProductsRegulationActRegulations1995.
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandpursuantregulations.

CHEETHAMSALT, Fowler Terrace, Price, S.A. 5570 is exempted from:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regu 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesatFowlerTerrace, Price, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.\\$

MYPOLONGATRADERSPtyLtd,CoolibahDrive,Mypolonga,S.A.5254isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Coolibah Drive, Mypolonga, S.A. subject to:

- 1. PaymentofthescheduledfeecalculatedunderthePetroleumProductsRegulationActRegulations1 995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

BPPETROLEUMPtyLtd,P.O.Box55,Kapunda,S.A.5373isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of alicence to keep Class 3 dangerous substances at Taplan Road, Loxton, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulatio \\ ns 1995.$
- 2. Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.

P.J. VENN, 3SennaRoad, Wingfield, S.A. 5013 is exempted from:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Da ngerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 3 Senna Road, Wingfield, S.A. subjectto:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulation on s1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

ORIGINENERGYRESOURCESLtd, G.P.O.Box2576, Adelaide, S.A.5001 is exempted from:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesatArgyleRoad, offMillersLane, 10 kmsouthofPenolasubjectto:

- 1. Paymentofthescheduledfeecalculatedunderthe PetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.\\$

J.&L.LEONARD,65OGRoad,Klemzig,S.A.5087isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 65 OG Road, Klemzig, S.A. subjectto:

- $1.\ Payment of the scheduled fee calculated under the P etroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

JULRUSSPtyLtd, 203 MainRoad, Blackwood, 5051 is exempted from:

Payment of the prescribed fee u — nder Clause 1—(1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesat203MainRoad,Blackwood,S.A. subjectto:

- 1. Paymentofthescheduledfeecalculatedunderth ePetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

G.M.GALBRAITHandK.L.MASLIN,c/oPostOffice,Delamere,S.A.5204isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesatMainSouthRoad,Delamere,S.A. subjectto:

- 1. Paymentofthesched uledfeecalculatedunderthePetroleumProductsRegulationActRegulations1995.
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandpursuantregulations.

ADTRANSAUTOMOTIVEGROUPPtyLtd,P.O.Box269,MelrosePark,S.A.504 2isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissue or renewal of alicence to keep Class 3 dangerous substances at 1305 South Road, St Marys, S. A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandpursuantregulations.

SURF'SUPPtyLtd,SouthRoad,Aldinga,S. A.5173isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at South Road, Aldinga, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.\\$

SURF'SUPPtyLtd,159DysonRoad,Christi esBeach,S.A.5165isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesat159DysonRoad, Christies Beach, S.A.subjectto:

- 1. PaymentofthescheduledfeecalculatedunderthePetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

JULRUSSPtyLtd,3 40GoodwoodRoad,ClarencePark,S.A.5034isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 34 0 Goodwood Road, Clarence Park, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandpursuantregulatio ns.

CALSTORESPtyLtd,P.O.Box560,PortAdelaide,S.A.5015isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dange rous substances at 110 Hub Drive, Aberfoyle Park, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActand pursuantregulations.

BRUMARSERVICESPtyLtd,245FindonRoad,Findon,S.A.5023isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licencet okeep Class 3 dangerous substances at 1 Peake Terrace, Waikerie, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. CompliancewithallotherprovisionsoftheDangerousSub stancesActandpursuantregulations.

FUELS(SA)PtyLtd,69TonkinAvenue,Barmera,S.A.5345isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalo falicencetokeepClass3dangeroussubstancesat69TonkinAvenue,Barmera,S.A. subjectto:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- 2. Compliancewithallotherprovisionsofthe DangerousSubstancesActandpursuantregulations.

SAPETROLEUMPtyLtd,Level1,251HawthornRoad,Caulfield,Vic.isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at Lot 1 Old Port Wakefield Road, Virginia subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

LHPERRY&SONPtyLtd,P.O.Box23,CrystalBrook,S.A.5523isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Substa nces Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 7 Hancock Road, Kapunda, S.A. subject to:

- $1.\ Payment of the scheduled fee calculated under the Petroleum Products Regulation Act Regulations 1995.$
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

AFFUELSPtyLtd,P.O.Box1,Pooraka,S.A.5095isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in schedule 2 of the Dangerous Sub stances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 117 Gordon Street, Naracoorte, S.A. subject to:

- 1. PaymentofthescheduledfeecalculatedunderthePetroleumProductsRegulationActRegulations 1 995.
- 2. CompliancewithallotherprovisionsoftheDangerousSubstancesActandpursuantregulations.

POMAXNOMINEESPtyLtd,542CrossRoad,SouthPlympton,S.A.5038isexemptedfrom:

Payment of the prescribed fee under Clause 1 (1) b in sched ule 2 of the Dangerous Substances Regulations 1998, fortheissueorrenewalofalicencetokeepClass3dangeroussubstancesat542CrossRoad, SouthPlympton, S.A.5038subjectto:

- 1. PaymentofthescheduledfeecalculatedunderthePetroleumProdu ctsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

CALTEXAUSTRALIAPETROLEUMPtyLtd,P.O.Box560,PortAdelaide,S.A.5015isexemptedfrom:

Payment of the pre—scribed fee under Clause 1—(1) b in schedule 2 of the Dangerous Substances Regulations 1998, for the issue or renewal of a licence to keep Class 3 dangerous substances at 74 Philip Highway, Elizabeth South, S.A. subject to:

- 1. Paymentofthescheduled feecalculatedunderthePetroleumProductsRegulationActRegulations1995.
- $2. \ Compliance with all other provisions of the Dangerous Substances Act and pursuant regulations.$

SHELLAUSTRALIAPtyLtd,AirportRoad,MountGambier,S.A.5290isexempted from

The provisions of Regulation 44 of the Dangerous Substances Regulations 1998 (Section 5.3.2 of Australian Standard 1940 -1993 by reference) in relation to the tank vehicle not standing wholly off the public road way during the refilling process at Airport Road, Mount Gambier, S.A. subject to:

Precautions being taken to prevent pedestrians entering or smoking in the area during the filling of under ground tanks (for example the erection of Witches Hats and No Smoking Signs at the front, side or rear of the tank vehicle as applicable).

Dated28November2002.

J.S TANDFIELD, Scientific Officer, Workplace Services

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17-32	2.70	1.70	513-528	28.90	27.75	
33-48	3.50	2.50	529-544	29.70	28.75	
49-64	4.45	3.35	545-560	30.50	29.75	
65-80	5.20	4.30	561-576	31.25	30.50	
81-96	6.00	5.00	577-592	32.30	31.00	
97-112	6.90	5.85	593-608	33.10	32.00	
113-128	7.70	6.75	609-624	33.90	33.00	
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145-160			641-656	35.40		
	9.50	8.50	657-672		34.50	
161-176	10.40	9.30		36.00	35.25	
177-192	11.20	10.20	673-688	37.50	36.00	
193-208	12.00	11.10	689-704	38.30	37.00	
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DEVELOPMENTACT1993,SECTION29(2) (a):AMENDMENTTOTHEONKAPARINGA(CITY)DEVELOPMENTPLAN

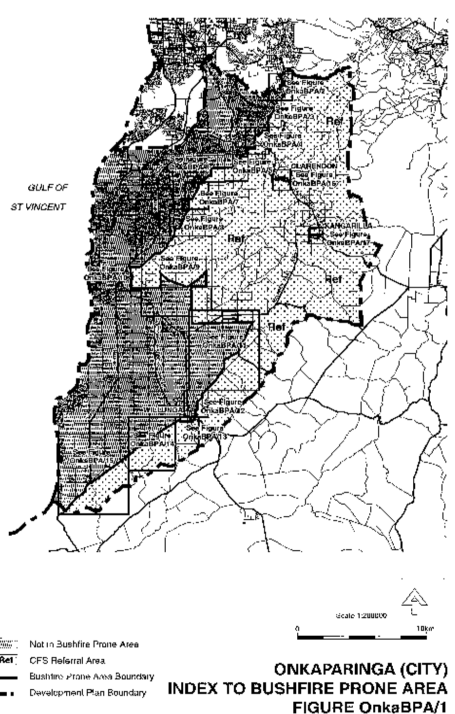
It is necessary to a mend the Onkaparing a (City) Development Plandated 28 November 2002.

NOTICE

 $PURSUANT to section 29 (2) \qquad (a) of the Development Act 1993, I, Jay Weather ill MP, being the Minister administering the Act, amend The Onkaparing a (City) Development Plandated 28 November 2002, as follows:$

- (a) deleteMapOnka/1(Overlay3)Parts AandBandPartAEnlargementsAandBandPartBEnlargementC;
- (b) renumberMapOnka/1(Overlay4)PartsAandBasMapOnka/1(Overlay3)PartsAandB,renumberMapOnka/1(Overlay 5)PartsAandBasMapOnka/1(Overlay4)PartsAandB,renumber MapOnka/1(Overlay6)asMapOnka/1(Overlay5), renumberMapOnka/1(Overlay7)asMapOnka/1(Overlay6),renumberMapOnka/1(Overlay8)asMapOnka/1(Overlay 7),renumberMapOnka/1(Overlay9)asMapOnka/1(Overlay8),andamendtheassociatedcros s-referencesinthetext;
- (c) under Regional Areas Bushfire Prone Area Introduction delete the wording 'Map Onka/1 (Overlay 3)' and insert the wording 'Figures Onka BPA/1 to 17'; and
- (d) insertthefigurescontainedinAttachmentA.

ATTACHMENTA



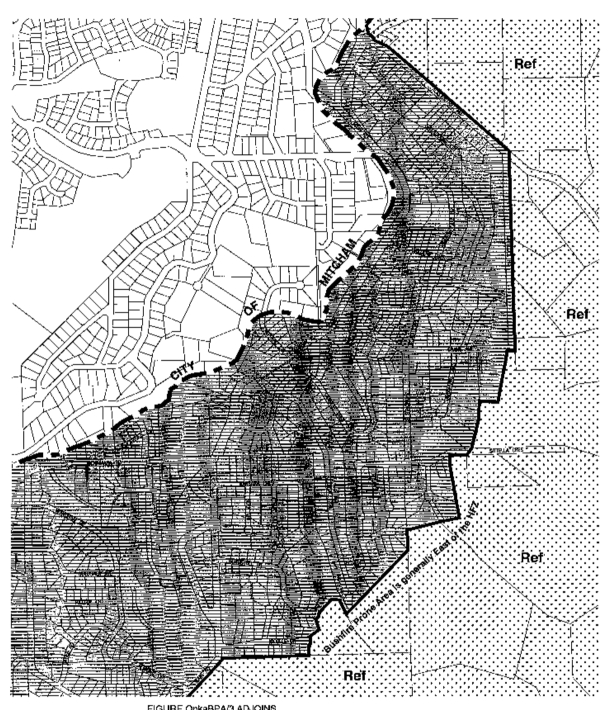


FIGURE OnkaBPA/3 ADJOINS

Scale 1:10000 500metres



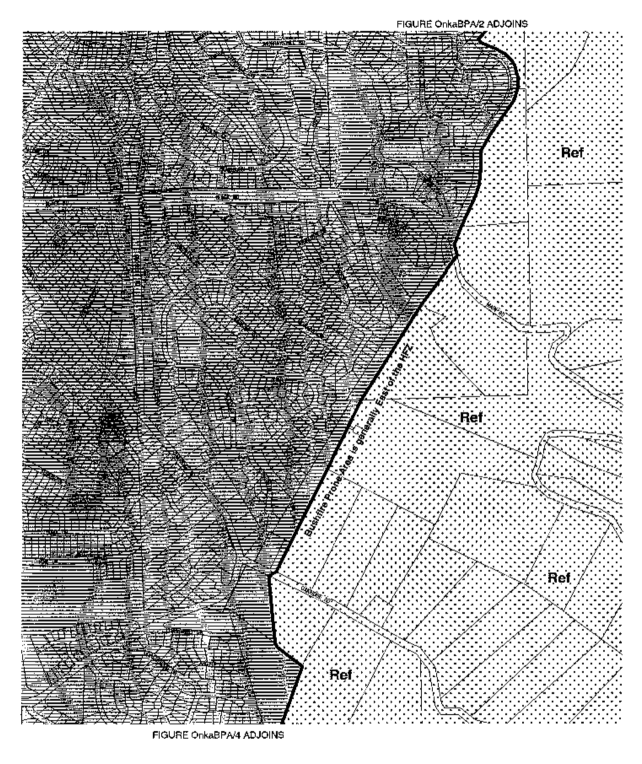
Not in Bushfire Prone Area

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Bushfire Prone Area Boundary

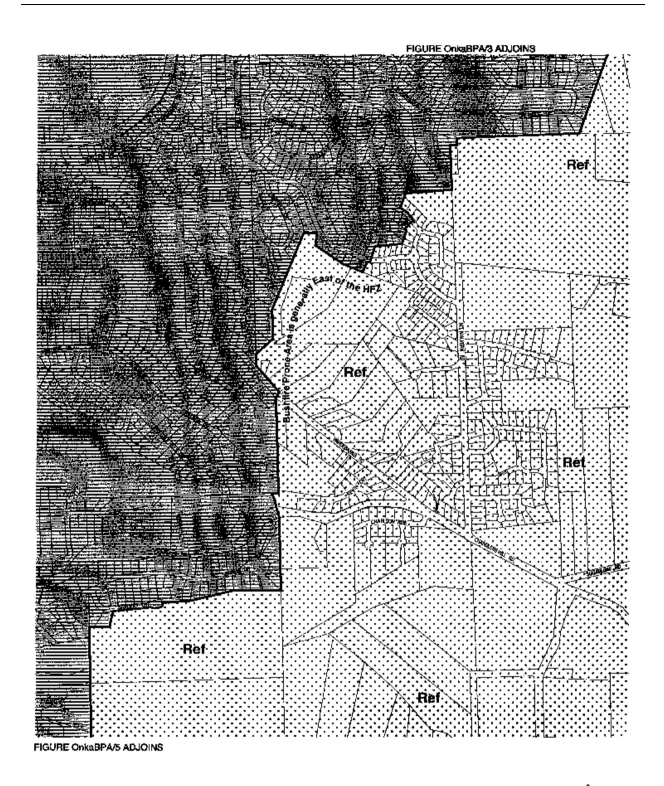
Development Plan Boundary



Not in Bushfire Prone Area

Bushfire Prone Area Boundary



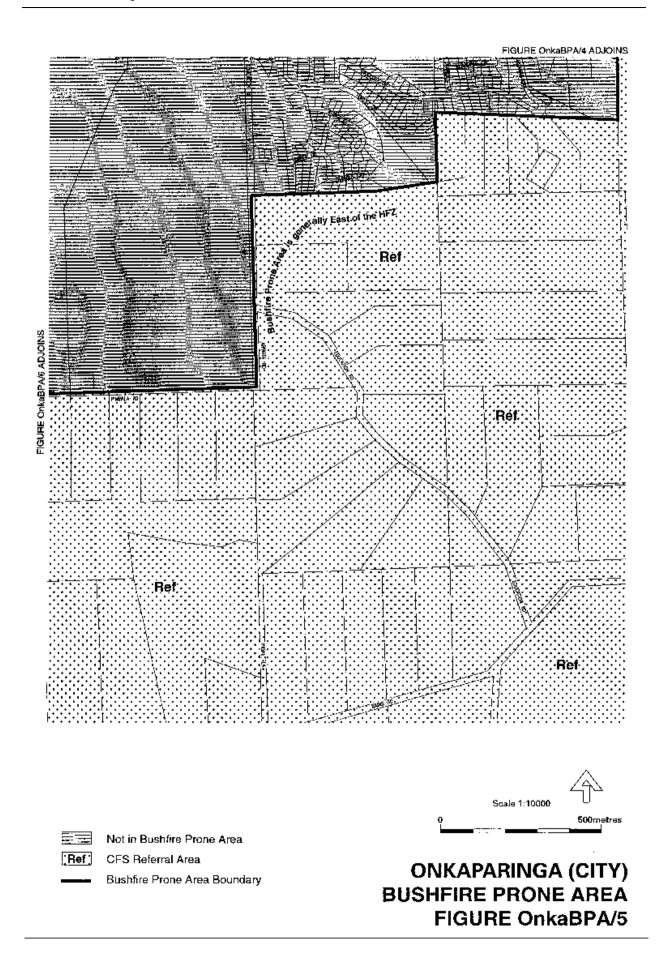


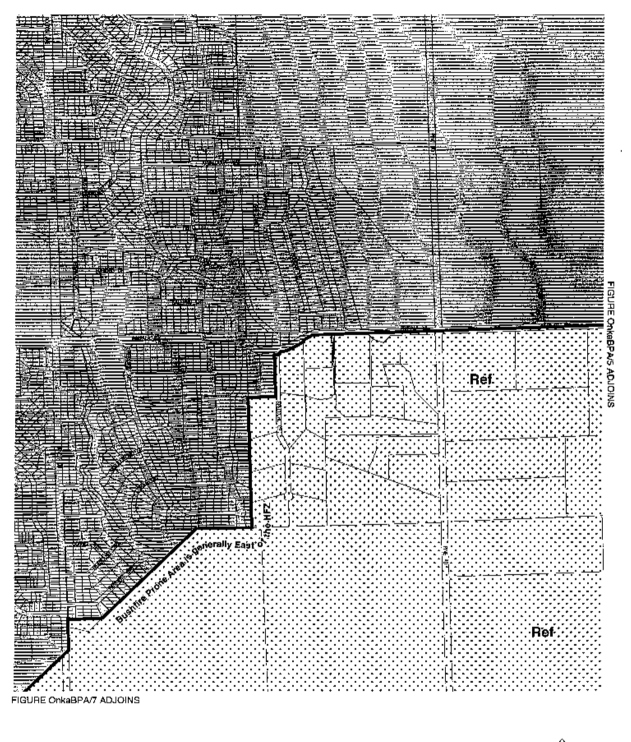
Not in Bushfire Prone Area

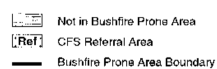
CFS Referral Area

Bushfire Prone Area Boundary

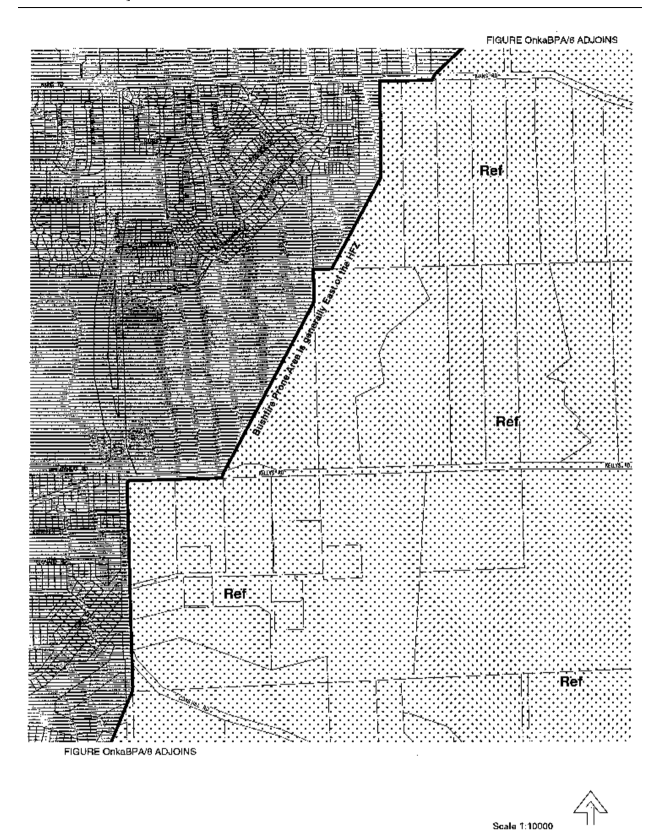








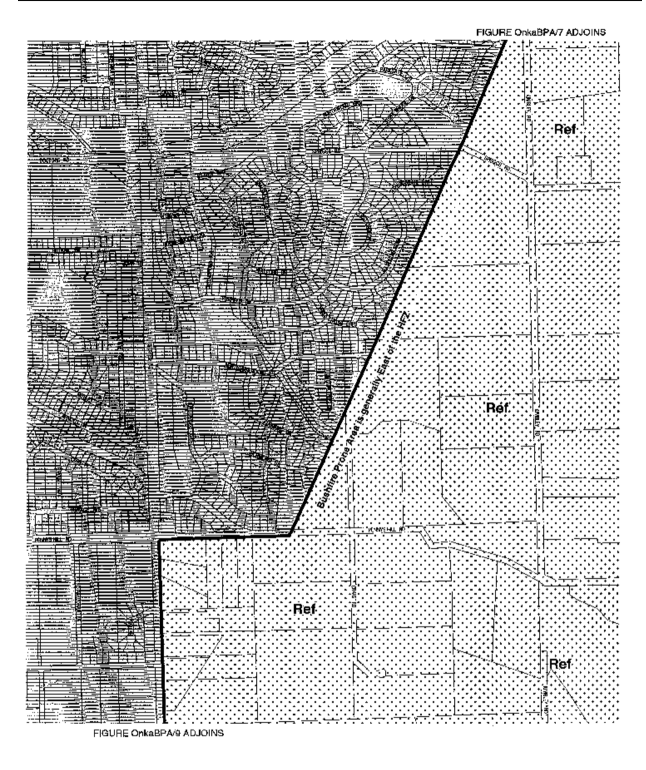




Not in Bushfire Prone Area

(Ref.) CFS Referral Area

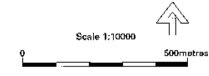
Bushfire Prone Area Boundary

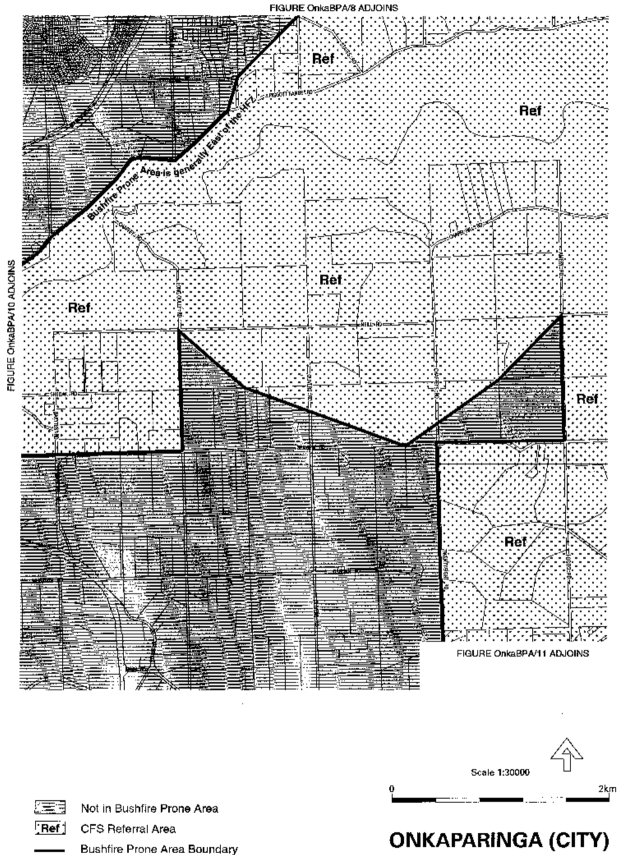


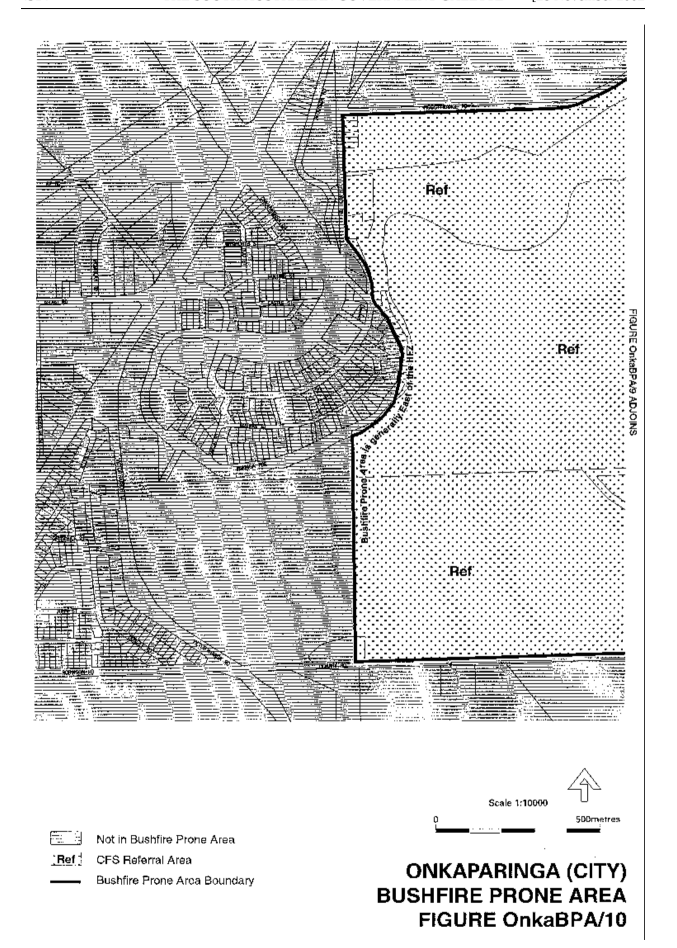
Not in Bushfire Prone Area

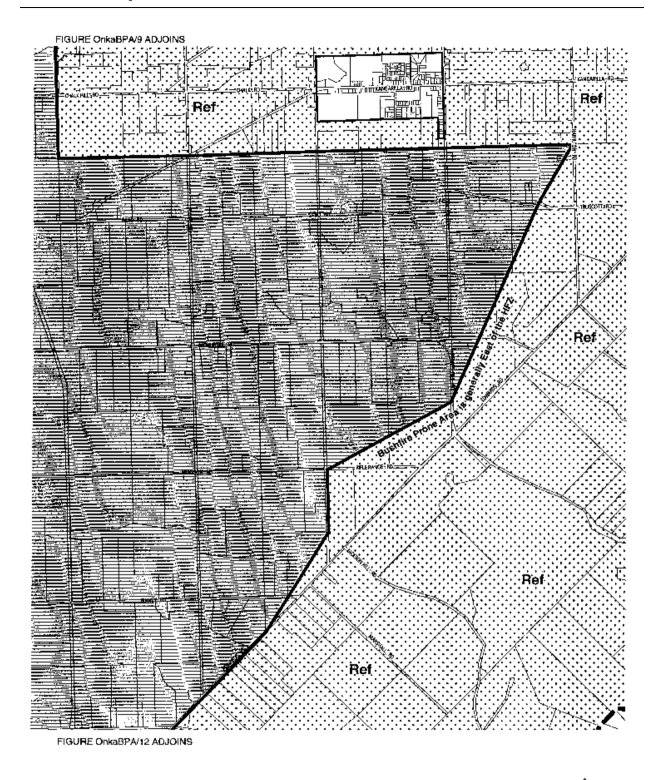
[Ref] CFS Referral Area

Bushfire Prone Area Boundary









Non Referral Area

Not in Bushfire Prone Area

(Ref. CFS Referral Area

Bushfire Prone Area Boundary

Development Plan Boundary

ONKAPARINGA (CITY) BUSHFIRE PRONE AREA FIGURE OnkaBPA/11

Scale 1:30000

2km

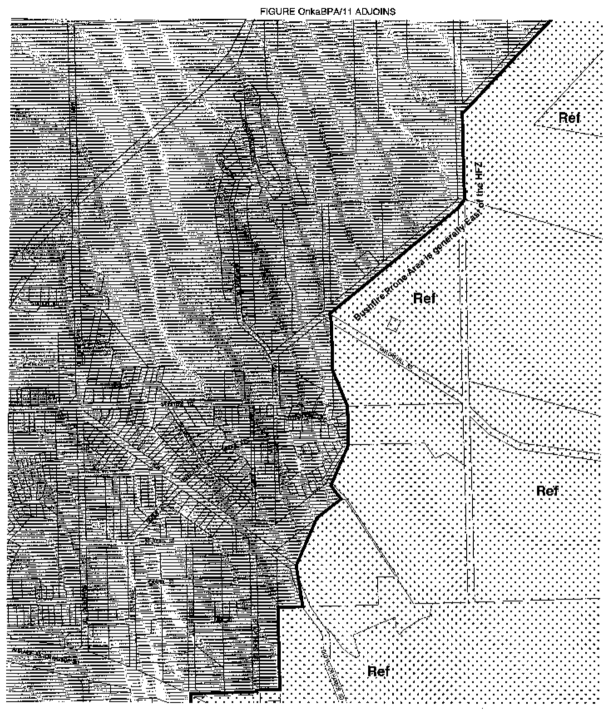
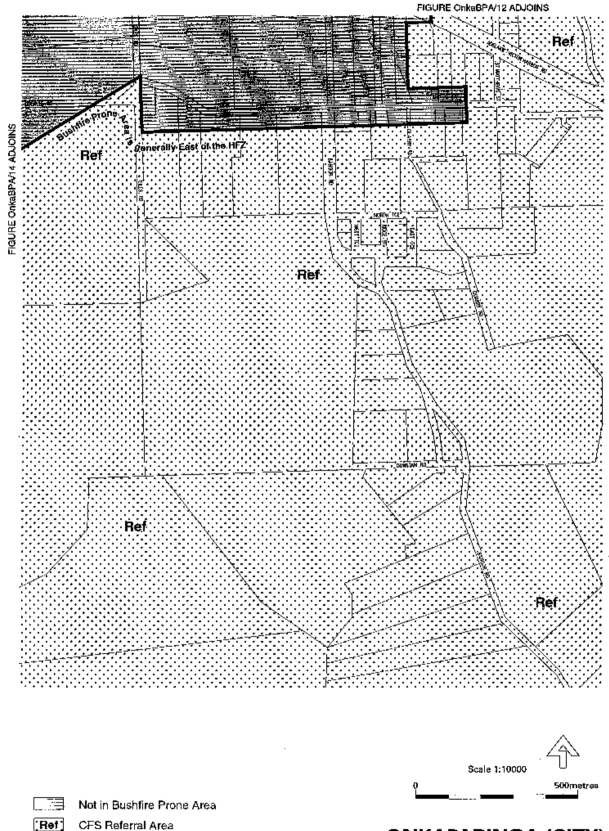


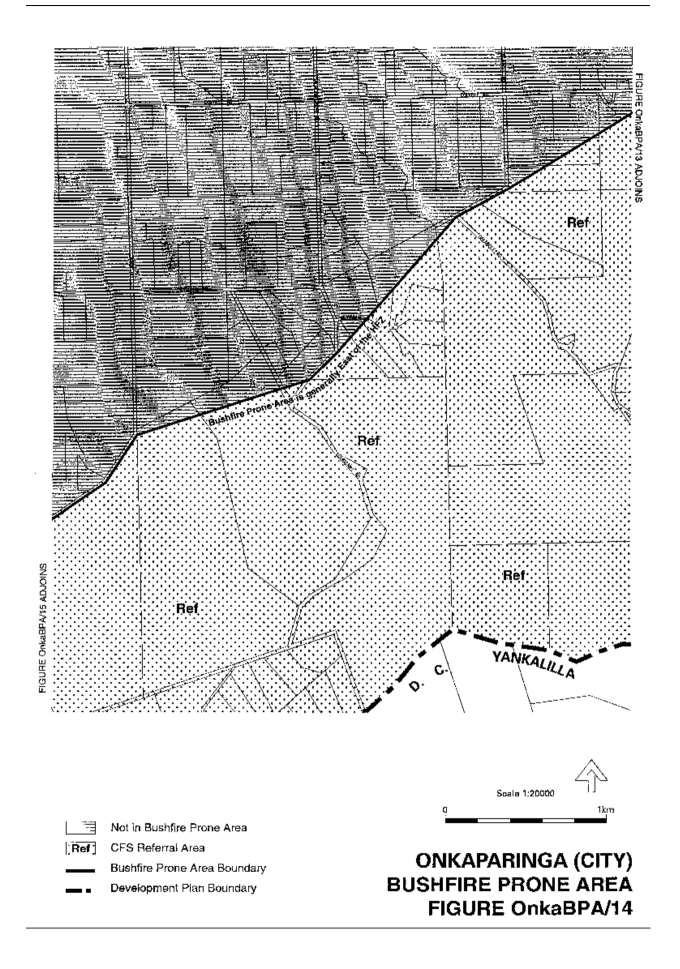
FIGURE OnkaBPA/13 ADJOINS

Bushfire Prone Area Boundary

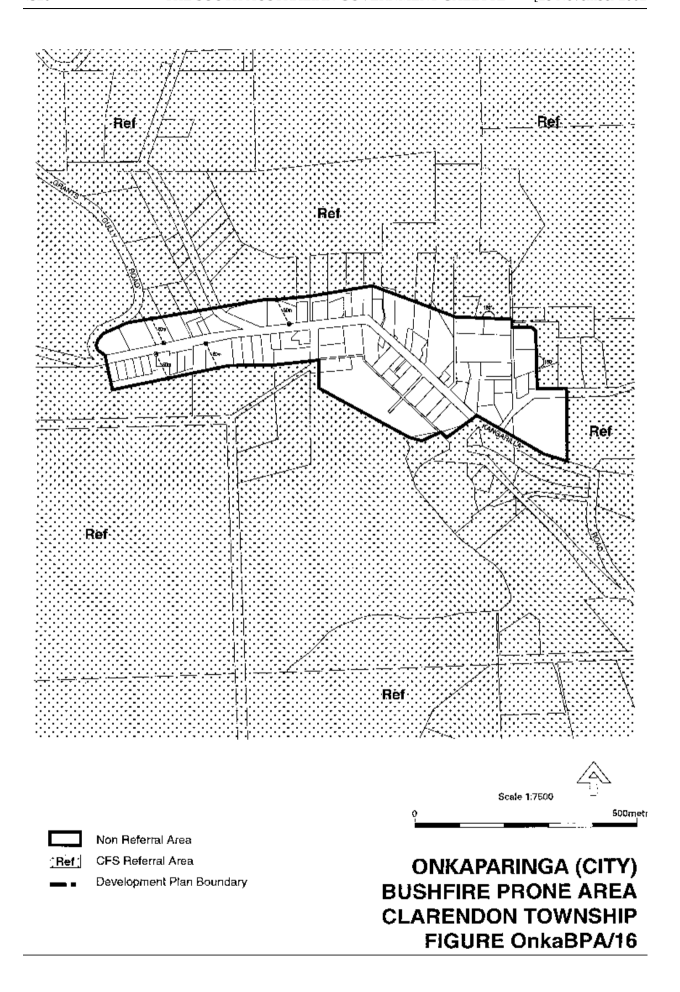


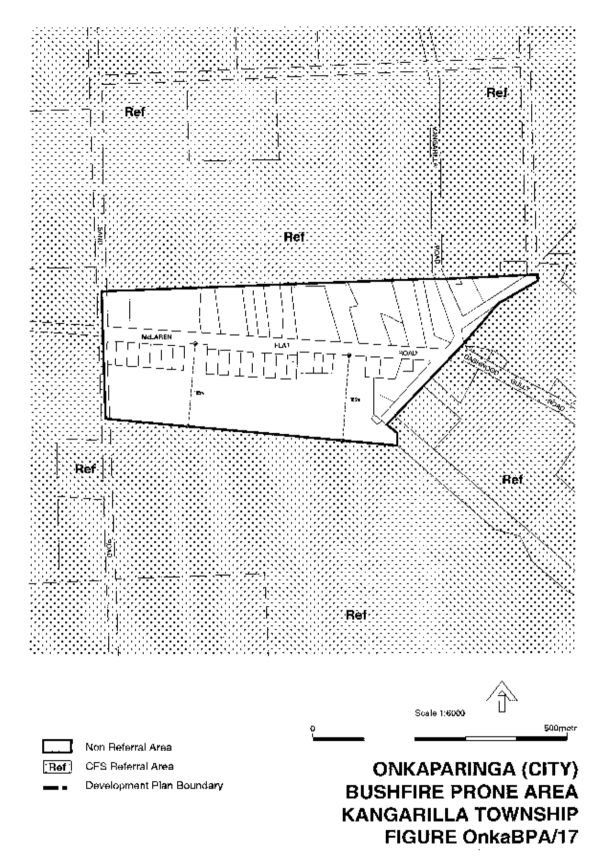


Bushfire Prone Area Boundary









Dated28November2002.

 $J.\ WEATHERILL, Minister for Urban Development and Planning$

DEVELOPMENTACT1993,SECTION29(2) (a):AMENDMENTTOTHEYANKALILLA(DC)DEVELOPMENTPLAN

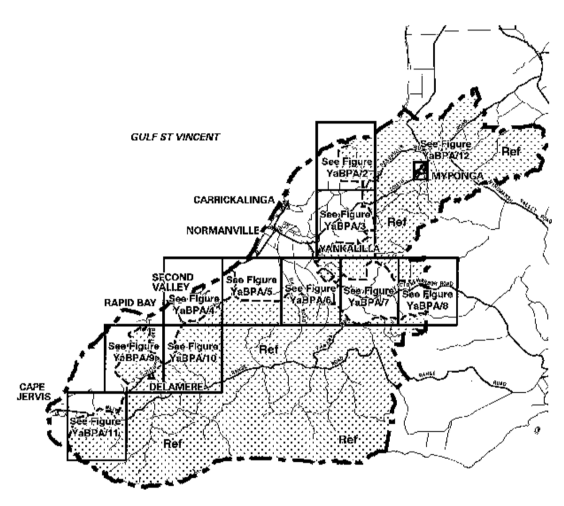
 $It is necessary to a mendt \\ \qquad he Yankalilla (DC) Development Plandated 28 November 2002.$

NOTICE

 $PURSUANT to section 29 (2) \qquad (a) of the Development Act 1993, I, Jay Weather ill, MP, being the Minister administering the Act, amend The Yankalilla (DC) Development Plandated 28 November 200 \qquad 2, as follows:$

- (a) deleteMapsYa/1(Overlay2)PartsAandB,EnlargementsA,BandC;
- (b) under Council -wide Bushfire Prone Area Introduction delete the wording 'Map Ya/1 (Overlay 2)' and insert the wording 'Figures YaBPA/1to14'; and
- (c) insertth efigurescontainedinAttachmentA.

ATTACHMENTA



SOUTHERN OCEAN

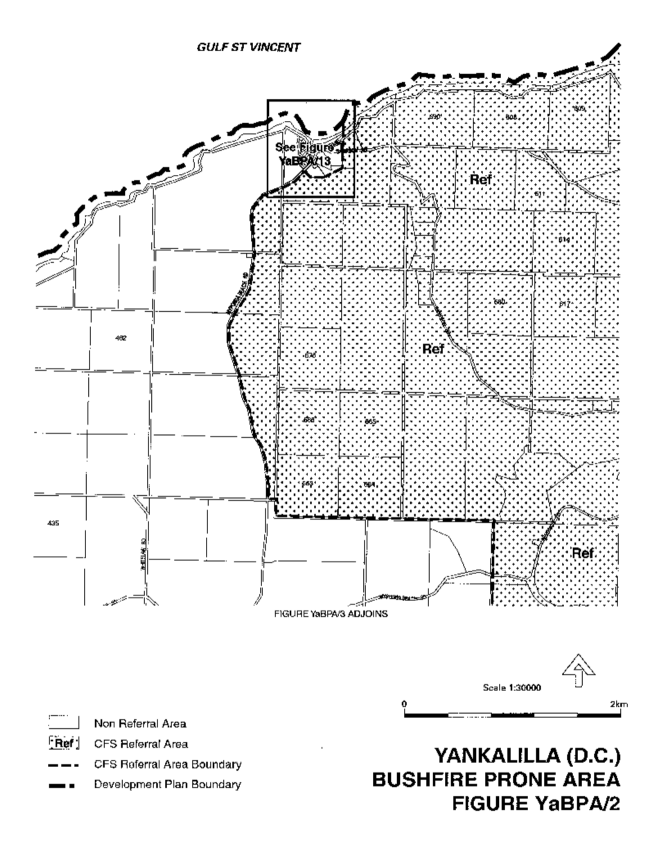


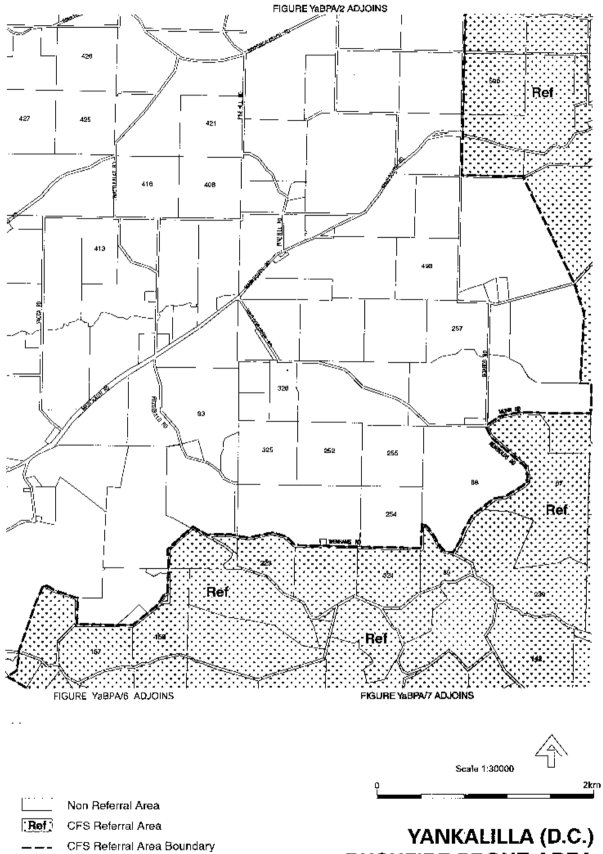
Non Referral Area
[Ref] CFS Referral Area

--- CFS Referral Area Boundary

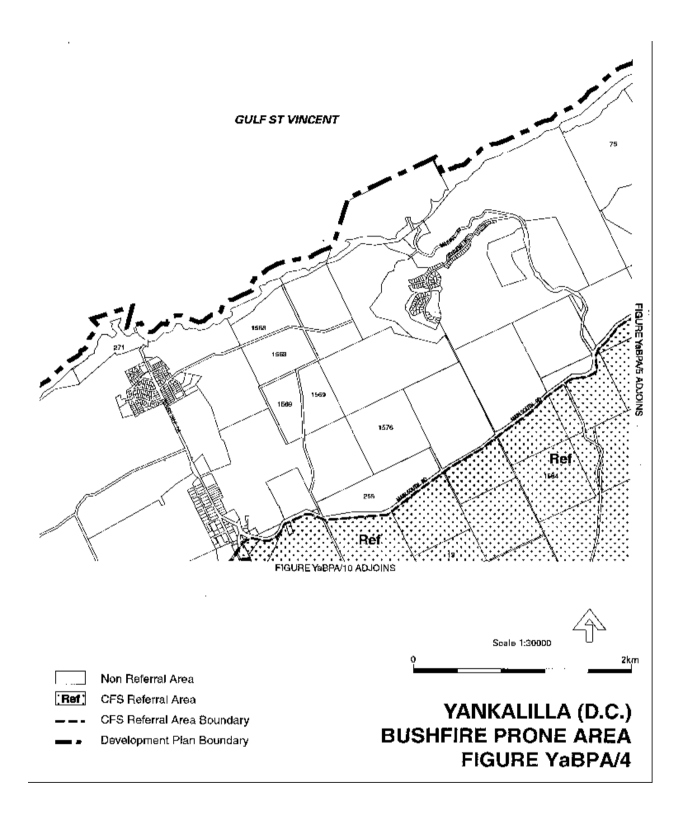
Development Plan Boundary

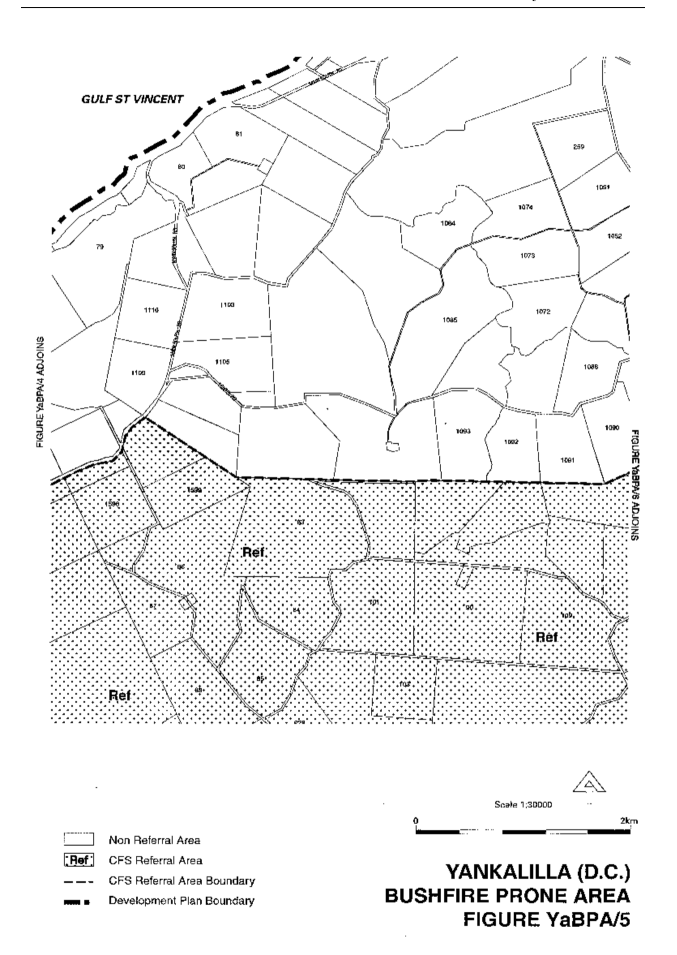
YANKALILLA (D.C.)
INDEX TO BUSHFIRE PRONE AREA
FIGURE YABPA/1

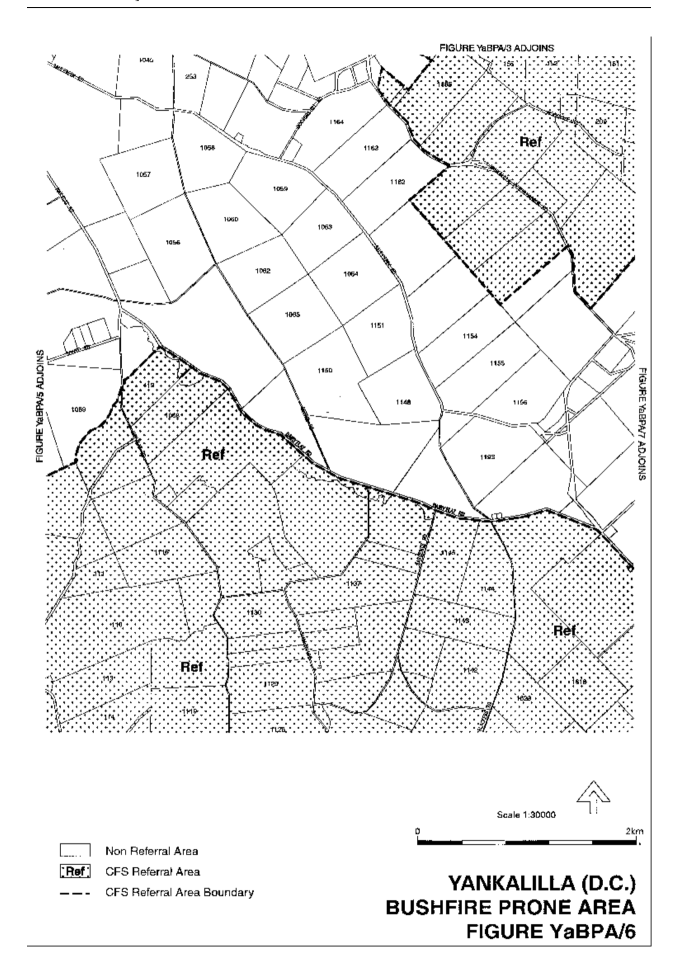


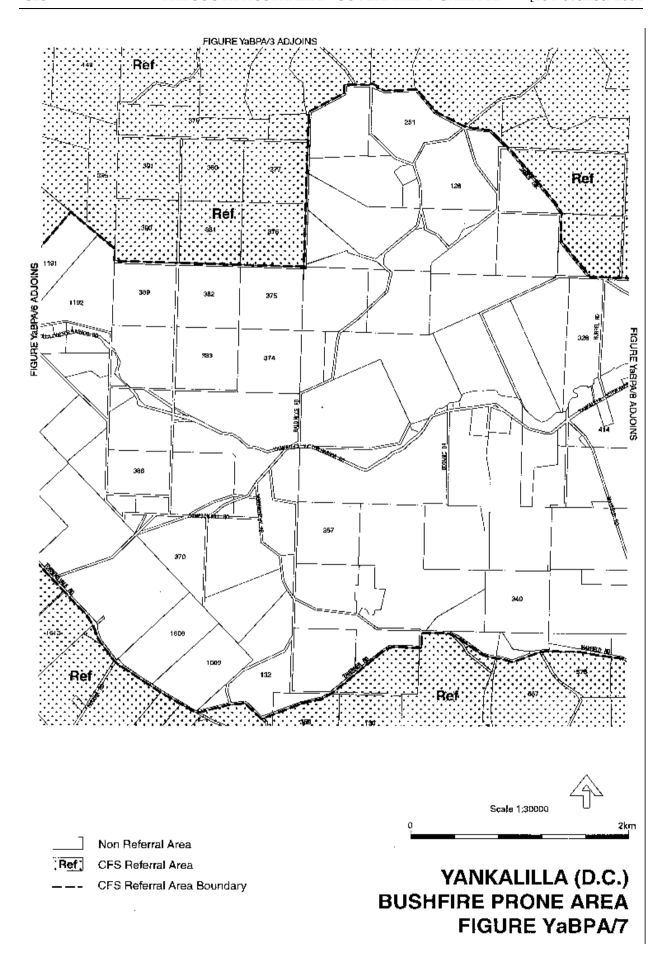


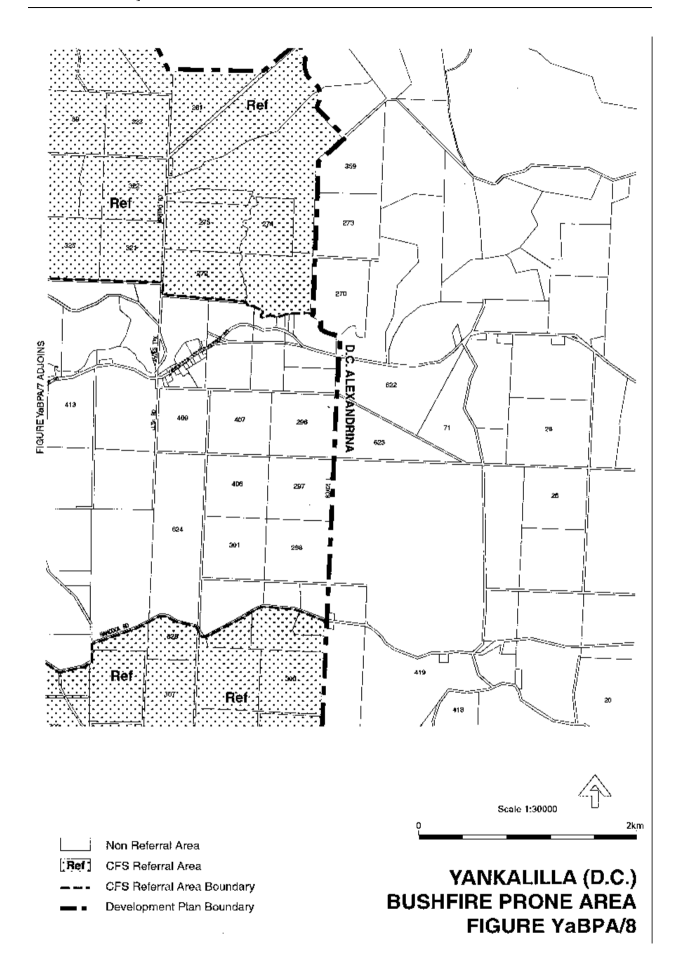
YANKALILLA (D.C.) BUSHFIRE PRONE AREA FIGURE YaBPA/3

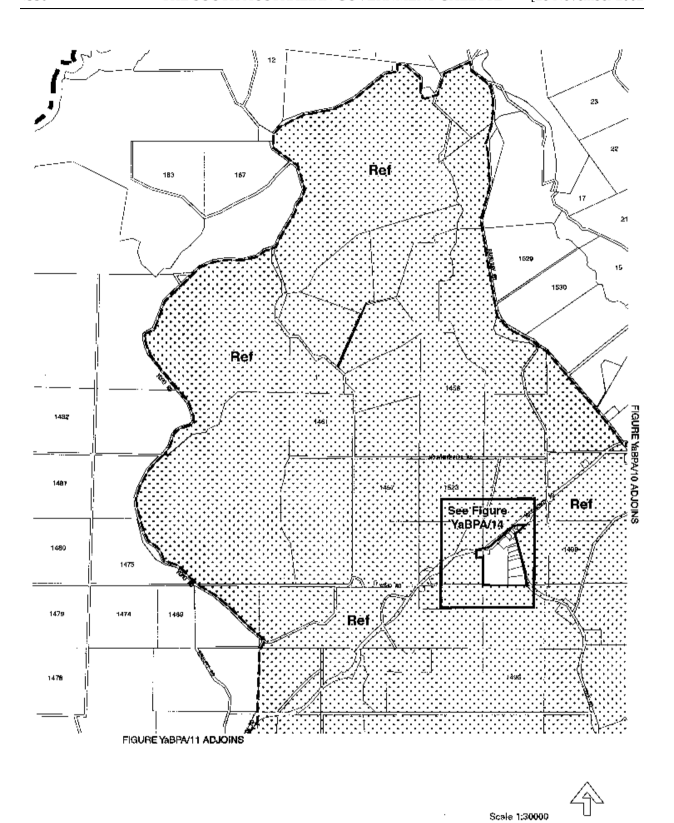












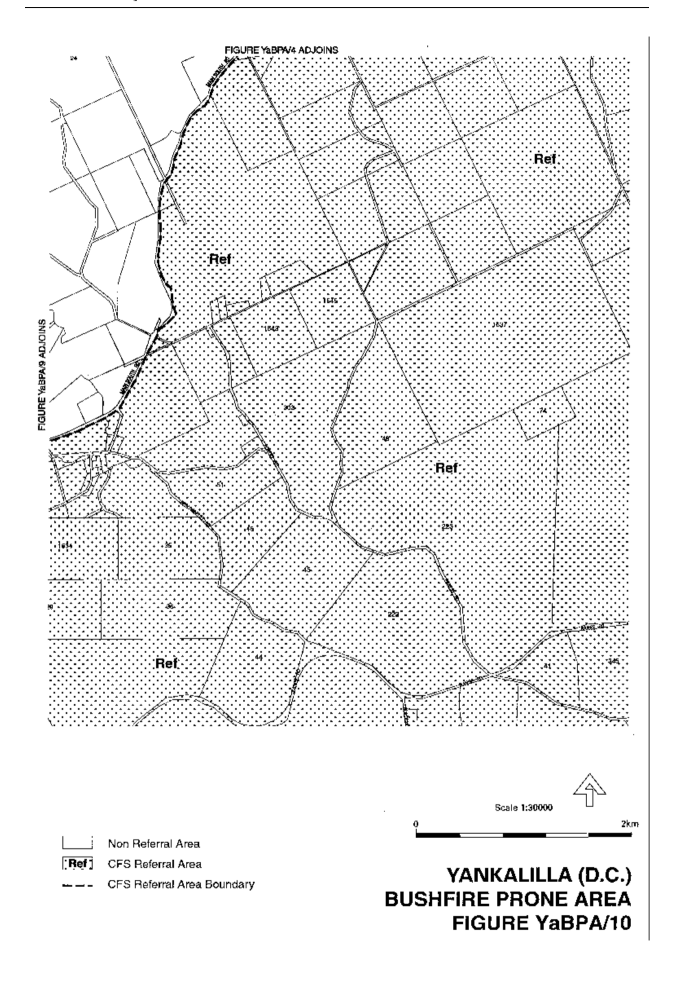
Non Referral Area

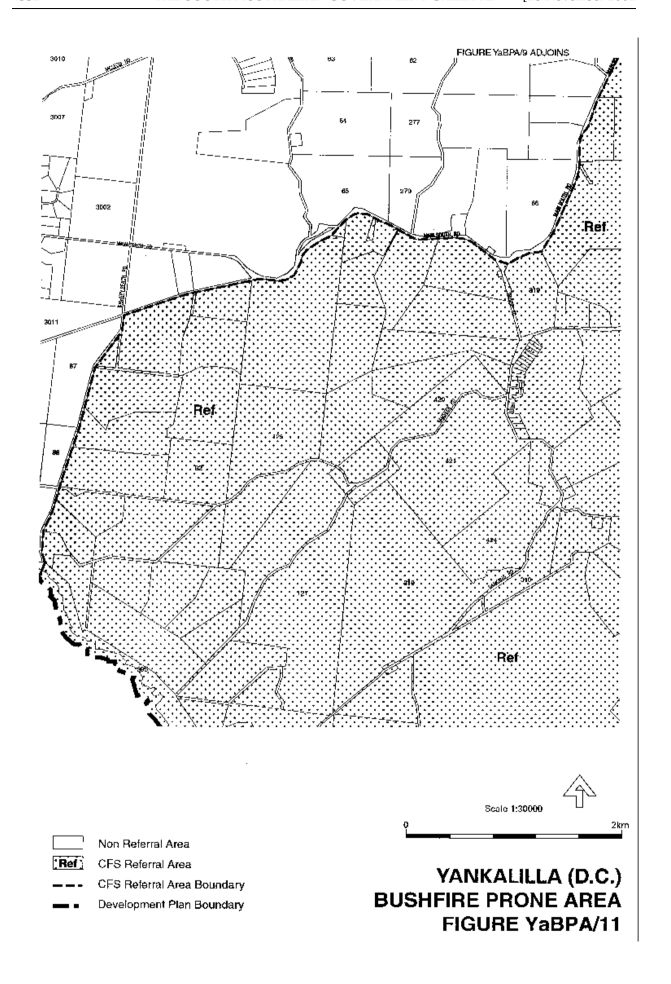
[Ref.] CFS Referral Area

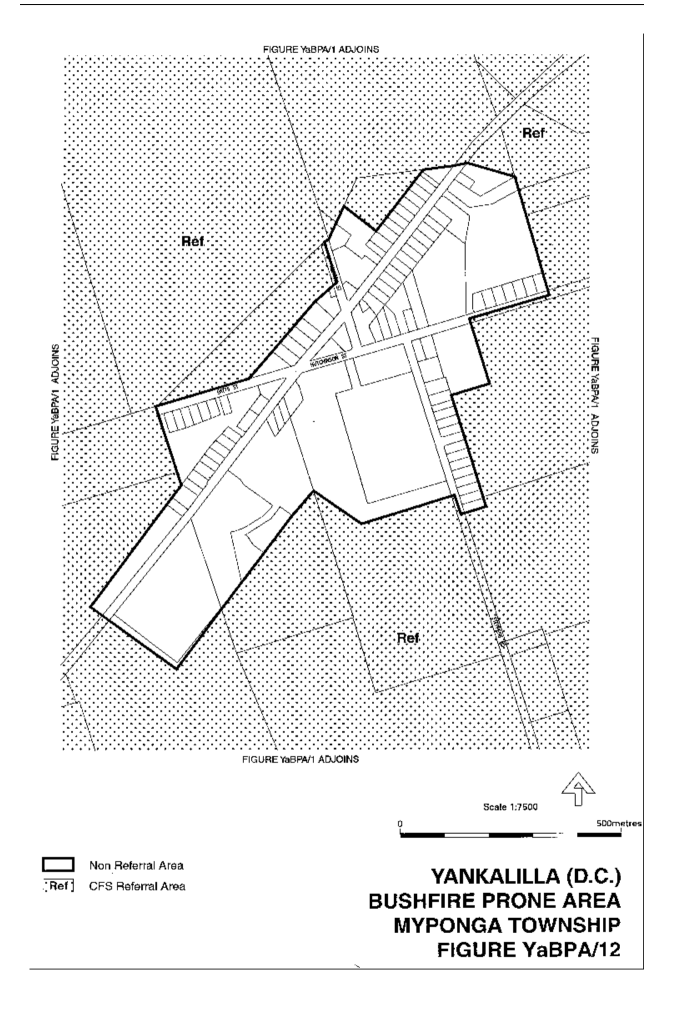
-- CFS Referral Area Boundary

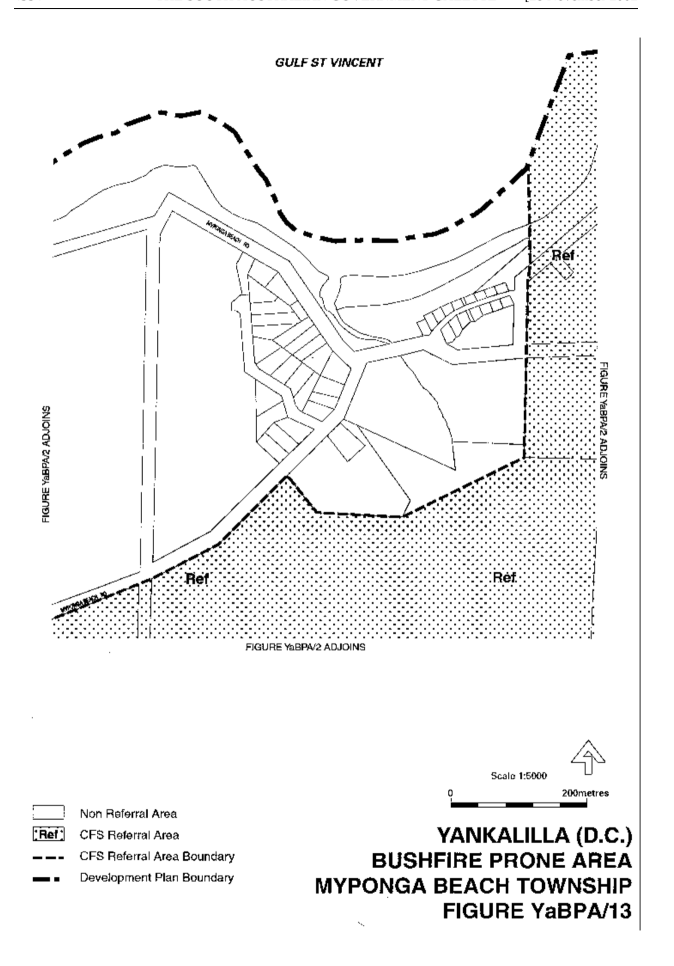
Development Plan Boundary

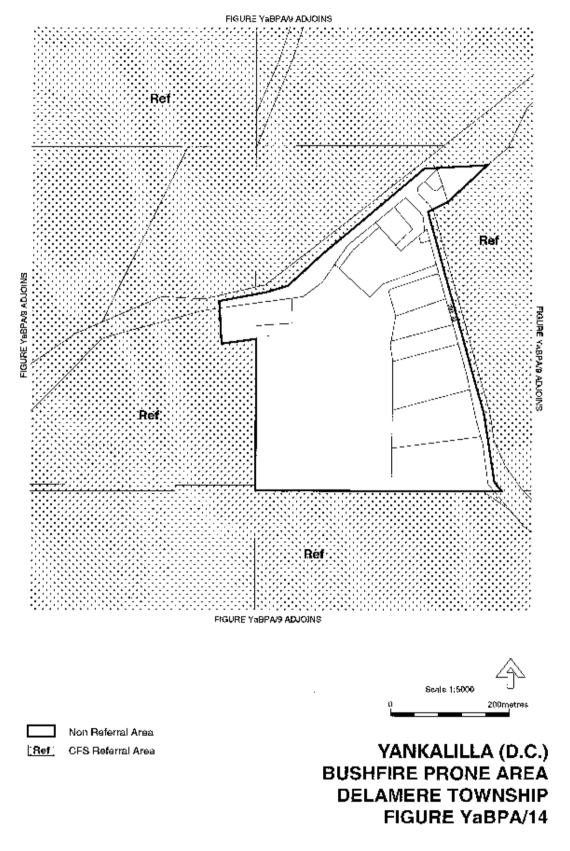
YANKALILLA (D.C.) BUSHFIRE PRONE AREA FIGURE YaBPA/9











Dated28November2002.

J. WEATHERILL, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 26 (8): ORGANIC WASTE PROCESSING (COMPOSTING) PL AN AMEND - MENT

Preamble

- 1. The Development Plan amendment entitled 'Organic Waste Processing (Composting) Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Dev elopment and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANTtosection25oftheDevelopmentAct1993,I

- (a) approvethePlanAmendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will comeintooperation.

Dated28November2002.

J. WEATHERILL, Minister for Urban DevelopmentandPlanning

PLN00/0569

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF ONKAPARINGA—HAPPY VALLEY (CITY), NOAR LUNGA (CITY) AND WIL LUNGA (DC) (METRO) DEVELOPMENT PLANS—CONSOLIDATION AND MISCELLANEOUSPLANAMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'City of Onkaparinga—Happy Valley (City), Noarlunga (City) and Willunga (DC) (Metro) Development Plans —Consolidation and Miscellaneous Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANTtosection 25oftheDevelopmentAct1993,I

- (a) approvethePlanAmendment; and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will comeintooperation.

Dated28November2002.

J. WEATHERILL, Minister for Urban DevelopmentandPlanning

PLN98/0647

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF YANKALILLA —DISTRICT-WIDE REVIEW PLANAMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'District Council of Yankalilla —District-wide Review (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- $2. \ The \ Minister \ for \ Urban \ Development \ and \ Planning \ has decided to approve the Plan Amendment.$

NOTICE

PURSUANTtosection25oftheDev elopmentAct1993,I —

- (a) approvethePlanAmendment;and
- (b) fix the day on which this notice is published in the Gazette as the day on which the Plan Amendment will comeintooperation.

Dated28November2002.

J. WEATHERILL, Minister for Urban DevelopmentandPlanning

PLN96/0464

ENVIRONMENTPROTECTIONACT1993

Exemption

THE ENVIRONMENT PROTECTION AUTHORITY has issued to Ozschoolies Pty Ltd an exemption from the Environment Protection (Industrial Noise) Policy 1994 with respect to a mu event held at Wayville Showgrounds, Wayville. The exemption applies to the music event held on 24 November 2002.

G. C. S CLARE, Delegate, Environment ProtectionAuthority

LANDACQUISITIONACT1969

(SECTION16)

NoticeofAcquisition

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

Definition of Land Acquired

Comprising the fee simple in that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 4287, folio 676, now converted certificate of title volume 5268, folio 482 and being the whole of the land numbered 22 in the plan lodged in the Lands Titles Officeand numbered DP60654.

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

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiriesshouldbedirectedto:

JohnGluis, P.O.Box1,

Walkerville, S.A. 5081

Phone(08)83432423

Dated25November2002.

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

D. W OODS, Manager, Land Acquisition and Disposal, Transport SA

HOUSINGIMPROVEMENTACT1940

WHEREAS by notice publishe dinthe *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust diddeclare the houses described in the said table to be substandard for the purposes of Part VII of the Housing Improvement Act 1940, the South Au stralian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental perweek which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amounts how ninthesaid table opposite the description of such house and this notices hall come into force on the date of this publication in the *Gazette*.

AddressofHouse	Allotment,Section,etc.	Certificate Volume	eofTitle Folio	Dateandpageof GovernmentGazette in whichnoticedeclaring housetobesubstandard published	Maximumrental perweek payablein respectofeach house \$
106DraytonStreet,Bowden	Allotment13inFiledPlan 122060.HundredofYatala	5484	232	22.9.66,page707	145.00
17JohnstonStreet,Elizabeth Downs	Allotment238inDeposited Plan7072,Hundredof MunnoPara	5552	833	29.8.02,page3220	115.00
25HillierRoad,Evanston	Allotment95inFiledPlan 154096,HundredofMunno Para	5841	50	30.10.97,page1113	115.00
14ErskineStreet,Goodwood	Allotment701inDeposited Plan55738	5842	572	26.9.02,page3466	100.00
21OwenStreet,Goodwood	Allotment133inFiledPlan 11442,HundredofAdelaide	5809	181	30.5.96,page2605	140.00
46Gosfie ldCrescent, HampsteadGardens	Allotment300inDeposited Plan3045,Hundredof Yatala	5690	406	29.8.02,page3220	90.00
4DevonshireStreet,Hawthorn	Allotment78inFiledPlan 14096.HundredofAdelaide	5682	357	30.3.95,page1141	85.00
32WolfeSt reet,Jamestown	Allotment847inFiledPlan 187359,HundredofBelalie	5522	171	29.4.93,page1555	20.00
6ChathamRoad,Keswick	Allotment347inDeposited Plan1288,Hundredof Adelaide	5428	975	15.3.79,page711	130.00
4AdelaideRoad,Mount Barker	Allotment101inDeposited Plan40313,Hundredof Macclesfield	5225	27	24.9.98,page941	110.00
17CairnsStreet,Norwood	Allotments4and10in DepositedPlan2120, HundredofAdelaide	5874	434	6.11.75,page2407	150.00
15ColliverStreet,Norwood	Unit1ofStrataPlan5216, HundredofAdelaide	5015	856	26.1.89,page227	135.00
47WilliamStreet,Norwood	Allotment2inFiledPlan 6217,HundredofAdelaide	5555	271	16.10.75,page2065	200.00
Lot186HighStreet,Port Germein	Allotment186inT ownofPort Germein,Hundredof Telowie	5498	69	15.2.90,page461	85.00
22PirieStreet,PortPirie	Allotment92inDeposited Plan775,HundredofPirie	5813	844	19.1.78,page342	25.00
104GoodeRoad,PortPirie West	Allotment115inFiledPlan 184197.HundredofPirie	5777	713	26.9.02,page3466	50.00
17KingStreet,Prospect	Allotment66inDeposited Plan991, HundredofYatala	5819	963	24.1.74,page278	47.00
24PulsfordRoad,Prospect	Allotment74inFiledPlan 109639,HundredofYatala	5367	917	30.1.92,page283	170.00
71PalmAvenue,RoyalPark	Allotment358inDeposited Plan1040,Hundredof Yatala	5609	470	24.11.83,page1519	105.00

DatedatAdelaide,28November2002.

H.F ULCHER, Acting General Manager, Housing Trust

HOUSINGIMPROVEMENTACT1940

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

AddressofHouse	Allotment,Section,etc.	. <u>Certificat</u> Volumel		Dateandpageof GovernmentGazette in whichnoticedeclaring housetobesubstandard published	
48AngusAvenue,Edwardstown	Allotment201inDepositedPlan37256, HundredofAdelaide	5135	422	24.3.83,page776	
40WhitfordStreet,Elizabeth South	Allotment793inDepositedPlan6033, HundredofMunnoPara	5287	559	27.2.97,page1054	
122 Goodwood Road, Goodwood	Allotment116inFiledPlan9510,Hundred ofAdelaide	5201	747	7.11.74,page3054	
124GoodwoodRoad,Goodwood	Allotment116inFiledPlan9510,Hundred ofAdelaide	5201	747	23.10.75,page2179	
2Rail wayTerraceNorth, Goodwood	Allotment100inDepositedPlan40017, HundredofAdelaide	5284	661	27.3.97,page1362	
18CatorStreet,HindmarshWest	Portionofsection372ofallotment2, HundredofYatala	5882	311	15.1.76,page195	
Detachedstonehous esituatedat partsection114,Hundredof Kilkerran	Allotment1ofportionofsection114, HundredofKilkerran	5292	783	23.12.93,page3049	
7ChathamRoad,Keswick	Allotment305inDepositedPlan1288, HundredofAdelaide	5727	625		
Detachedhousea trearofMain House,2LeslieStreet,Magill	Allotment125inDepositedPlan3976, HundredofAdelaide	5719	558	15.9.88,page1094	
Flat2/14DudleyRoad, Marryatville	Allotment64inFiledPlan138744,Hundred ofAdelaide	5807	635	17.8.78,page595	
240StrathalbynRoad,Mylor(also knownas22cnrFirstStreetand LeslieCreekRoad,Mylor)	Allotment22,TownofMylor,Hundredof Noarlunga	5145	506	29.5.97,page2697	
241RobinRoad,Semaphore	Allotment99inFiledPlan2805,Hundredof PortAdelai de	5511	415	13.9.73,page1994	
74MarionStreet,Unley	Allotment236inFiledPlan15148,Hundred ofAdelaide	5454	349	10.3.77,page803	
299YoungStreet,Wayville	Allotment24inFiledPlan10398,Hundred ofAdelaide	5296	152	29.2.96,page1333	
17HeatherAvenue,Windsor Gardens	Allotment167inDepositedPlan4730, HundredofYatala	5288	237	27.10.94,page1315	
DatedatAdelaide,28November2002.		H.F ULCHER,Ac	tingGener	alManager,HousingTrust	

HOUSINGIMPROVEMENTACT1940

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

using

No.ofHouseandStreet Locality Allotment,Section,etc		Allotment, Section, etc.	CertificateofTitle VolumeFolio	
3OxfordStreet	Jamestown	Allotment1inFiledPlan103272,Hundredof Belalie	5130	48
14JohnsonStreet	PortAugusta	Section1176,HundredofDavenport	5794	929
31PalmerStreet	PortPirieWest	Allotment134inFiledPlan184216,Hundredof Pirie	5633	814
Lot91Section296,Orroroo Road	Wilmington	Allotment91inFiledPlan204375,Hundredof Gregory	5405	825

ed

LOCALGOVERNMENTACT1999

WESTERN REGION WASTE MANAGEMENT AUTHORITY

Charter

1. INTRODUCTION

1.1 Name

The name of the subsidiary shall be the Western Region Wa 'the Authority' in this Charter).

1.2 Establishment

The Authority is a regional subsidiary established pursuant to section 43 of the Local Government Act 1999, by the:

- 1.2.1 CityofCharlesSturt;
- 1.2.2 CityofWestTorrens;
- 1.2.3 CityofPortAdelaideEnfield;and
- 1.2.4 CityofHoldfastBay,

(referredtoas'theConstituentCouncils'inthisCharter).

1.3 LocalGovernmentAct1999

This Charter must be read in conjunction with Schedule 2 to the Local Government Act 1999 ('the Act'). The Authority shall conduct its affairs in accordance with Schedule 2 to the Act except as modifiedbythisCharteraspermittedbySchedule2.

1.4 PurposeforwhichtheAuthorityisEstablis hed

The Authority is established for the following objects and purposes:

- 1.4.1 to manage the joint interests of the Constituent Councils in relation to the Garden Island landfillsite:
- 1.4.2 toundertakeallmannerofthingsrelatingtoan dincidentaltothemanagementfunctionofthe Authority;
- 1.4.3 to provide a forum for the discussion and consideration of issues related to the joint obligations and responsibilities of the Constituent Councils in respect of the Garden Island landfillsite.
- 1.5 PowersandFunctionsoftheAuthority

The powers, functions and duties of the Authority are to be exercised in the performance of the Authority's objects and purposes. The Authority shall have those powers, functions and duties delegat to it by the Constituent Councils from time to time which include but are not limited to:

- 1.5.1 accumulation of surplus funds for investment purposes;
- 1.5.2 setting aside a reserve fund or funds clearly identified for meeting any liability o f the Authority;
- 1.5.3 entering into contracts, purchasing, selling, leasing, hiring, renting or otherwise acquiring or disposing of any personal property or interests therein;
- 1.5.4 acquiring or disposing of any real property or interests ther ein, provided that it shall be a condition precedent, that the written approval of the Constituent Councils is first had and obtained;
- $1.5.5 \qquad employing, engaging or dismissing the Manager of the Authority; \\$
- 1.5.6 employing, engaging or retaining professional advisers to the Authority;
- 1.5.7 the power to return any or all surplus funds upon completion of the approved remediation planof Garden Island;

- 1.5.8 the power to invest any of the funds of the Authority in any investment author
 TrusteeAct1936,orwiththeLocalGovernmentFinanceAuthorityprovidedthat:
 - 1.5.8.1 in exercising this power of investment the Authority must exercise the care, diligenceandskillthataprudentpersonofbusinesswouldexercise inmanagingthe affairsofotherpersons; and
 - 1.5.8.2 the Authority must avoid investments that are speculative or hazardous in nature;
- 1.5.9 undertaking all manner of things relating and incidental to the objects and purposes of the Authority; and
- 1.5.10 the power to do anything else necessary or convenient for or incidental to the exercise, performanceordischargeofitspowers, functions or duties.
- 1.6 Delegation by the Authority

The Authority may by resolution delegate to the Manager or to any employee of the Authority any of its powers, functions and duties under this Charter but may not delegate:

- 1.6.1 thepowertoimposecharges;
- 1.6.2 the power to borrow money or obtain any other form of financial accommodat ion;
- 1.6.3 the power to approve expenditure of money on the works, services or operations of the AuthoritynotcontainedinabudgetapprovedbytheAuthority;
- 1.6.4 the power to approve the reimbursement of expenses or payment of allowances to members of the Board of Management;
- 1.6.5 the power to adoptor revise a strategic management plan or budget of the Authority; or
- 1.6.6 the power to make any application or recommendation to the Minister.

Adelegationisrevokableatwill anddoesnotpreventtheAuthorityfromactinginamatter.

1.7 NationalCompetitionPolicy

The Authority does not undertake any activities which constitute a significant business activity of the Authority and to which the principles of competitive eneutrality will apply.

2. **BOARDOFMANAGEMENT**

The Authority is a body corporate and is governed by a Board of Management (referred to as 'the Board' in this Charter) which shall have the responsibility to manage the business and other affairs of the A uthority ensuring that the Authority acts in accordance with this Charter.

- 2.1 FunctionsoftheBoard
 - 2.1.1 Theformulation of strategic plans and strategies of the Authority.
 - $2.1.2 \qquad The provision of professional input and policy direction to \\ \qquad the Authority.$
 - $2.1.3 \qquad To monitor, over see and measure the performance of the Manager.$
 - 2.1.4 Subject to subclause 2.5.14 to ensure that the business of the Authority is undertaken in an open and transparent manner.
 - 2.1.5 Toassistinthed evelopmentofthebusinessplansoftheAuthority.
 - 2.1.6 To exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.
- 2.2 MembershipoftheBoard
 - 2.2.1 TheBoardshallc onsistof7membersappointedbytheConstituentCouncilsasfollows:
 - CityofCharlesSturt —threepersons;
 - CityofWestTorrens —twopersons;
 - CityofPortAdelaideEnfield —oneperson;
 - CityofHoldfastBay —onepers on.

be

- 2.2.2 A Board Member shall, subject to this Charter, be appointed for a term not exceeding three years specified in the instrument of appointment and at the expiration of the term of office will be eligible for e-appointment.
- 2.2.3 The term of office of a Board Member will terminate upon the Council providing written noticetotheBoardMemberandtheBoard,orupontheBoardMemberresigningbynoticein writing oruponthehappening of anyothereventthrough which the BoardMember would in eligible to remain as a member of the Board.

(SeeClause20, Part3, Schedule2 of the Act for the events which give rise to avacancy in the office of a Board Member).

- 2.2.4 The Board may by a majority vote of the Board Members presen t (excluding the Board Member subject to this Clause 2.2.4) make a recommendation to the Constituent Councils seekingtheCouncils' approval to terminate the appointment of the Member in the event of:
 - 2.2.4.1 anybehaviour of the Board Members which in the opinion of the Board amounts to impropriety;
 - 2.2.4.2 seriousneglectofdutyinattendingtotheresponsibilitiesofaBoardMember;
 - 2.2.4.3 breachoffiduciarydutytotheBoardortheCouncil(s);
 - 2.2.4.4 breachof thedutyofconfidentialitytotheBoardandtheCouncil(s);
 - 2.2.4.5 breachoftheconflictofinterestrulesoftheBoard;or
 - 2.2.4.6 anyotherbehaviourwhichmaydiscredittheBoard.
- 2.2.5 ABoardMembermayberemovedfromof ficepriortotheexpirationofatermofappointment byresolutionoftheConstituentCouncilwhichoriginallyappointedtheBoardMember.
- 2.2.6 The term of office of a Board Member shall terminate if the Council appointing him/her ceasestobeaCo nstituentCouncil.
- 2.2.7 If any casual vacancy occurs in the membership of the Board it will be filled in the same mannerastheoriginal appointment.
- 2.2.8 Board Members shall be eligible for such allowances from the funds of the Authority as the Boardmaydeterminefrom time to time by atwo -thirds majority resolution.
- 2.2.9 If a Board Member is unable to attend any meeting of the Board, the Constituent Council whichappointed the Board Member may appoint a proxymember of the Board toe xerciseall rights, privileges and obligations of the Board Member during the absence of that Board Member.

2.3 ProprietyofMembersoftheBoard

- 2.3.1 The principles regarding conflict of interest prescribed in the Act will apply to all Board Membersinthesamemannerastheyapplytoelectedmembersofacouncil.
- 2.3.2 The Board Members are not required to comply with Division 2, Chapter 5 (Register of Interests) of the Local Government Act 1999.
- 2.3.3 The Board Members will at all t imes act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the performance and discharge of official functions and duties as required by Part 4, Division 1, Chapter 5 of the Act and Clause 23 of Part 2 of Schedule 2 to the Local Government Act 1999.

2.4 ChairoftheBoard

- 2.4.1 TheBoardshallappointfromamongstitsmembersaChairwhoshallholdofficeforatermof one year, unless that person resigns or is no longer eligible to act as a Board Member. At the expiration of the termofoffice the Chair is eligible for eappointment.
- 2.4.2 In the event that the appointed Chair either resigns or is no longerelig ible to act as a Board Member prior to the expiration of that persons term, then the Board shall appoint a new Chair who shall hold office for the balance of the original appointment.
- 2.4.3 The Chairshall preside at all meetings of the Board and, in the event of the Chair being absent from a meeting, the members present shall appoint a member from those present, for the purposes of that meeting, and that person shall preside for that meeting or until the Chair is present.

2.5 MeetingsoftheBoar d

- 2.5.1 TheprovisionsofPart2oftheLocalGovernment(ProceduresatMeetings)Regulations2000 shall,insofarasthesamemaybeapplicableandnotinconsistentwiththisCharter,applytothe proceedingsatandconductofallmeetingsoftheBoa rd.
- 2.5.2 OrdinarymeetingoftheBoardmusttakeplaceatsuchtimesandplacesasmaybefixedbythe BoardortheManageroftheAuthorityfromtimetotime.Thereshallbeatleastoneordinary meeting of the Board held in every two calendar mont hs. Meetings shall not be held before 5 p.m. unless the Board resolves otherwise by resolution supported unanimously by all Board Members.
- 2.5.3 For the purposes of this subclause, the contemporary linking together by telephone, audio visual or other instantaneous means ('telecommunications meeting') of a number of Board Members provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board Members taking part in the telecommunications meeting, must at a times during the telecommunications meeting be able to hear and be heard by each of the other Board Members present. At the commencement of the meeting, each Board Member must announce his/her presence to all other Board Members taking part in the meetin g. A Board Member must not leave a telecommunications meeting by disconnecting his/her telephone, audio visual or other communication equipment, unless that Board Member has previously notified the Chair of the meeting.
- 2.5.4 Notice of ordinary meeti ngs of the Board must be given by the Manager to each Board MemberandtoeachConstituentCouncilnotlessthanthreecleardayspriortotheholdingof themeetingandshallbeaccompaniedbytheagendaforthemeetingandanywrittenreportsto beconsi deredatthemeeting.
- 2.5.5 Any Constituent Council or Board Member may by delivering a written request to the Managerofthe Authority require a special meeting of the Board to beheld. On receipt of the request the Manager shall send a notice of the special meeting to all Board Members and to each Constituent Council at least 4 hours prior to the commencement of the special meeting. Such notice shall specify the date, time and place of the special meeting and be signed by the Manager, and contain, or reaccompanied by, the agend a forther meeting.
- 2.5.6 TherequesttotheManagerrequiringaspecialmeetingtobeheldmustbeaccompaniedbythe agenda for the meeting and any written reports intended to be considered at the meeting (and if an age ndais not provided then the request has no effect).
- 2.5.7 The quorum for any meeting of the Board is determined by dividing the number of Board Membersinofficebytwoignoringanyfractionresultingfromthedivisionandaddingone.
- 2.5.8 EveryBoardMember,including the Chair, shall have a deliberative vote. The Chair shall not in the event of an equality of votes have a casting vote. In the event of an equality of votes the matter will lapse.
- 2.5.9 Allmatterswillbedecidedbyama jorityofvotesoftheBoardMemberspresentexceptwhere thisCharterprovidesotherwise.
- $2.5.10 \quad Subject to subclause 2.3.1, all members present at a meeting shall vote.$
- 2.5.11 AnymeetingoftheBoardmaybeadjournedfromtimetotimeandfr omplacetoplace.
- 2.5.12 Subject to Clause 2.5.14, meetings of the Board must be conducted in a place open to the public.
- 2.5.13 All Board Members must keep confidential all documents and any information provided to themfortheir consideration prior to a meeting of the Board.
- 2.5.14 The Board may order that the public be excluded from attendance at any meeting in order to enable the Board to consider in confidence:
 - 2.5.14.1 legalorotherprofessionaladvice;
 - 2.5.14.2 complaints against the Managerorany of ficer or employee of the Authority;
 - 2.5.14.3 proposals for the appointment, suspension, demotion, disciplining or dismissal of the Managerorany of ficeror employee of the Authority;
 - 2.5.14.4 proposals relating to the remuneration or conditions of service of the Manageror any officer or employee of the Authority;
 - 2.5.14.5 tendersforthesupplyofgoodsorthecarryingoutofworks;

- 2.5.14.6 proposals relating to the acquisition or disposal of land;
- 2.5.14.7 information relating to the health or financial position of any person;
- 2.5.14.8 information given to the Authority on the understanding that it would be treated asconfidential; and
- 2.5.14.9 matters relating to actual or possible litigation involving the Authority or the Mangeroranyofficeroremployeeofthe Authority;
- 2.5.14.10 this clause 2.5.14 does not apply to:
 - (a) aBoardMember; or
 - (b) anyother personpermitted by the Board to remain in the room.
- 2.5.15 Where an order is made under Clause 2.5.14, a note must be made in the minutes of the making of theorder and of the grounds on which it was made.
- 2.5.16 TheManagermustcauseminute stobekeptoftheproceedingsateverymeetingoftheBoard.
- 2.5.17 Wherethe Managerisex cluded from attendance at a meeting of the Board pursuant to Clause 2.5.14, the person presiding at the meeting shall cause the minutes to be kept.
- 2.5.18 Each Board Member and each Constituent Council must, notwithstanding an order made pursuant to Clause 2.5.14, be supplied with a copy of all minutes of the proceedings of a meetingoftheBoard.
- 2.5.19 SubjecttoClause2.5.21apersonisentitle dtoinspect, withoutpaymentofafee, at the office of the Authority:
 - 2.5.21.1 minutesofaBoardMeeting;
 - 2.5.21.2 reportstotheBoardreceivedatameetingoftheBoard; and
 - 2.5.21.3 recommendations presented to the Board in writing and adopted by resolution of the Board.
- 2.5.20 Subject to Clause 2.5.21, a person is entitled, on payment of a fee fixed by the Board, to obtain acopy of any documents available for inspection under Clause 2.5.19.
- 2.5.21 Clauses 2.5.19 and 2.5.20 do not apply in relation to a document or part of a document if:
 - 2.5.21.1 the document or part of the document relates to a matter of a kind referred to in Clause 2.5.14; and
 - 2.5.21.2 theBoardordersthatthedocumento rpartofthedocumentbekeptconfidential.

3. STAFFINGISSUES

- 3.1 The Board must appoint a Manager of the Authority to manage the business affairs of the Board on terms agreed between the Manager and the Board. The Manager may be a natural person or a body corporate.
- 3.2 The Manager who shall cause records to be kept of the business and financial affairs of the Authority in accordance with this Charter, in addition to other duties provided for by this Charter and those specified in the terms and conditions of appointment.
- 3.3 Intheabsence of the Manager for any period exceeding one week, the Manager shall appoint a suitable person to act in his/her position. If the Manager does not make or is incapable of making such an appointment a suitable person to act in the position of Manager of the Authority must be appointed by the Board.
- 3.4 TheBoardshalldelegateresponsibilityforthedaytodaymanagementoftheAuthoritytotheManager, who will ensure that sound business and human resource ma nagement practices are applied in the efficientandeffectivemanagementoftheoperationsoftheAuthority.
- 3.5 ThefunctionsoftheManagershallincludebutarenotlimitedto:
 - 3.5.1 attendingatallmeetingsoftheBoardunlessexcludedbyres olutionoftheBoard;
 - 3.5.2 ensuring that the decisions of the Boardare implemented in a time lyand efficient manner;

- 3.5.3 providing information to assist the Board to assess the Authority's performance against its StrategicandBusinessPla ns;
- 3.5.4 appointing, managing, suspending and dismissing all other employees of the Authority;
- 3.5.5 determining the conditions of employment of all other employees of the Authority, within budgetaryconstraintssetbytheBoard;
- 3.5.6 providing advice and reports to the Board on the exercise and performance of its powers and function sunder this Charter or any Act;
- 3.5.7 co-ordinating and initiating proposals for consideration of the Board including but not limited to continuing improvement of the operations of the Authority;
- 3.5.8 ensuring that the assets and resources of the Authority are properly managed and maintained;
- 3.5.9 ensuring that records required under the Act or any other legislation are properly kept and maintained;
- 3.5.10 exercising, performing or discharging other powers, functions or duties conferred on the Manager by or under the Act or any other Act, and performing other functions lawfully directedbytheBoard;and
- 3.5.11 achievingfinanci aloutcomesinaccordancewithadoptedplansandbudgetsoftheAuthority.
- 3.6 TheManagermaydelegateorsub -delegatetoanemployeeoftheAuthorityoracommitteecom -prising employees of the Authority, any power or function vested in the Manager. S uch delegation or sub -delegationmaybesubjecttoanyconditionsorlimitationsasdeterminedbytheManager.
- 3.7 Whereapower or function is delegated to an employee, the employee is responsible to the Manager for the efficient and effective exercise or performance of that power or function.
- 3.8 Awrittenrecordofalldelegationsandsub -delegationsmustbekeptbytheManageratalltimes.

4. MANAGEMENT

- 4.1 FinancialManagement
 - 4.1.1 The Authority shall keep proper books of accounts in accordance with the requirements of the Local Government (Financial Management) Regulations 1999.
 - 4.1.2 The Authority's books of account must be available for inspection by any Board Member or authorised representative of any Constituent Councilata nyreason able time on request.
 - 4.1.3 The Authority must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Board.
 - 4.1.4 Allchequesmustbesignedbytwopersonsauthorisedbyresolution of the Board.
 - 4.1.5 AnypaymentmadebyElectronicFundsTransfermustbemadeinaccordancewithprocedures approvedbytheAuditoroftheAuthority.
 - 4.1.6 The Manager must act prudently in the handling of all financial transactions of the Author and must provide regular financial and corporate reports to the Board and if requested, the Constituent Councils.

4.2 Auditor

- 4.2.1 The Authority shall appoint an auditor in accordance with the Local Government (Financial Management) Regulations 1999.
- 4.2.2 The Auditor will have the same powers and responsibilities as set out in the Local GovernmentAct1999,inrelationtoaCouncil.
- 4.2.3 The audit of Financial Statements of the Authority, together with the accompanying report from the Auditor, shall be submitted to both the Board and the Constituent Councils.
- 4.2.4 Thebooksofaccountandfinancial statements shall be audited at least once per year.

4.3 BusinessPlan

The Authority shall:

- 4.3.1 prepare a three—year Business Plan linking the core business activities of the Authority to strategic, operational and organisational requirements with supporting financial projections settingouttheestimatesofrevenueandexpenditureasnecessaryfortheperiod;
- 4.3.2 reviewtheBusinessPlanannually;and

d

4.3.3 consultwiththeConstituentCouncilspriortoadoptingoramendingtheBusinessPlan.

(SeeClause24, Part2, Schedule2totheActforthecontentsoftheBusinessPlan).

4.4 AnnualBu dget

- 4.4.1 The Authority shall prepare and after 31 May each year adopt an annual budget for the ensuingfinancialyearinaccordancewiththeLocalGovernmentAct1999.
- 4.4.2 The Authority must provide a copy of its annual budget to the Constituent Councils within five business days after a doption.
- 4.4.3 Reportssummarisingthefinancial position and performance of the Authority shall be prepared and presented to the Board, at each ordinary meeting of the Board and copies provided to the Constituent Councils.

(SeeClause25, Part2, Schedule2 to the Act for the contents of the budget).

4.5 Reporting

- 4.5.1 The Authority must submit an annual report to the Constituent Councils, on the work and operations of the Authority detailing achievement of the aims and objectives of its Business Plan and incorporating the audited Financial Statements of the Authority and any other informationorreportasrequired by the Constituent Councils.
- 4.5.2 TheBoardshallpresentabala ncesheetandfullfinancialreporttotheConstituentCouncilsat theendofeachoperatingyear.
- 4.5.3 TheoperatingyearfortheAuthorityshallbe1Julyto30Juneinanyyear.

5. MISCELLANEOUS

5.1 EquitableInterest

The equitable inter est of the Constituent Councils in the Authority is agreed as follows:

- CityofCharlesSturt —56.39%;
- CityofWestTorrens —23.93%;
- CityofPortAdelaideEnfield —13.77%;
- CityofHoldfastBay —5.91%.

5.2 Withdrawal

- 5.2.1 A Constituent Council may not withdraw from the Authority except with the approval of the Minister and subject to the Local Government Act and this Charter.
- 5.2.2 A Constituent Council which intends to withdraw from the Authority shall give to the Boar written notice of such intention, specifying the date of intended withdrawal. The notice shall beaminimum of 12 months notice expiring on 30 June of the subsequent financial year.
- 5.2.3 ThewithdrawalofanyConstituentCouncildoesnotextinguis htheliabilityofthatConstituent Councilforthepaymentofitscontributiontowardsanyactualorcontingentdeficiencyinthe netassetsoftheAuthorityattheendofthefinancialyearinwhichsuchwithdrawaloccurs.
- 5.2.4 Thewithdrawalofa nyConstituentCouncildoesnotextinguishtheliabilityofthatConstituent Council to contribute to any loss or liability incurred by the Authority at any time before or after such withdrawal in respect of any act or omission by the Authority prior to su ch withdrawal.
- 5.2.5 Payment by or to the withdrawing Constituent Council must be fully paid by 30 June of the financial year following 30 June of the year in which the withdrawal occurs unless there is commonagreement of alternative payment arrange ments by the Constituent Councils.

5.3 NewMembers

Subject to the provisions of the Act, this Charter may be amended by unanimous agreement of the Constituent Councils to provide for the admission of a new Constituent Council or Councils, with or without conditions of membership.

- 5.4 InsuranceandSuperannuationRequirements
 - 5.4.1 The Authority shall register with the Local Government Mutual Liability Scheme.
 - 5.4.2 The Authority shall advise the Local Government Risk Management Servi ces of its insurance requirements relating to Local Government Special Risks including buildings, structures, vehicles and equipment under the management, care and control of the Authority.
 - 5.4.3 Where the Authority has employees it shall register winuationScheme and the Local Government Workers CompensationScheme and shall comply with the rules of those Schemes.
- 5.5 WindingUp
 - 5.5.1 The Authority may be wound up by resolution of a majority of the Constituent with the consent of the Minister.
 - 5.5.2 On winding up of the Authority, the surplus assets or liabilities of the Authority, as the case may be, shall be distributed between or become the responsibility of the Constituent Councils in the proportions of their equitable interestinac cordance with Clause 5.1.
- 5.6 DirectionbyConstituentCouncils
 - 5.6.1 The establishment of the Authority does not derogate from the power of the Constituent Councilstojointlyactinanymannerpruden tto the sound management and operation of the Authority, provided that the Constituent Councils have first agreed by resolution of each ConstituentCouncilastotheactiontobetaken.
 - 5.6.2 For the purpose of subclause 5.6.1, any direction given b ythe Constituent Councils must be given in writing to the Manager of the Authority.
- 5.7 ReviewofCharter
 - 5.7.1 This Charter will be reviewed by the Constituent Council satle ast once in everythree years.
 - 5.7.2 ThisChartermaybeamended byunanimous resolution of the Constituent Councils.
 - 5.7.3 The Manager must ensure that the amended Charter is published in the theamended Charter provided to the Minister.

 Gazette* and a copy of the amended Charter provided to the Minister.
 - 5.7.4 Before the Constituent Councils vote on a accountany recommendation of the Board.
- 5.8 DisputesBetweenConstituentCouncils
 - 5.8.1 The Constituent Councils agree to work together in good faith to resolve any matter requiring their direction or resolution.
 - 5.8.2 Where the Constituent Councils are unable to resolve a matter within 21 days of the matter being presented to them, the matter will be referred for arbitration by the President (or his/her nominee) of the Institute of Arbitrat ion.
 - 5.8.3 Notwithstandingsubclause 5.8.2 the Constituent Councils agree to be bound by the decision of the Arbitrator (except in relation to any decision relating to the acquisition or disposal of any real property) and will endeavour towork to get her in good faith in the implementation of that decision
 - 5.8.4 The costs of arbitration shall be borne equally by the Constituent Councils.
- 5.9 Committees
 - 5.9.1 The Board may establish a committee of Board Members for the purpose of:
 - 5.9.1.1 enquiring into and reporting to the Board on any matter within the Authority's functions and powers and as detailed in the terms of reference given by the Board to the Committee;
 - 5.9.1.2 exercising, performing or discharging delegated powers, functions or duties.
 - 5.9.2 A member of a committee established under this Clause holds office at the pleasure of the Board.

- 5.9.3 The Board may establish advisory committees consisting of or including persons who are not Board Members for enquiring into and reporting to the Board on any matter within the Authority's functions and powers and as detailed in the terms of reference which must be given by the Board to the advisory committee.
- 5.9.4 Amemberofanadvisorycommitteeest ablishedunderthisclauseholdsofficeatthepleasure oftheBoard.
- 5.9.5 The Chair of the Board is an *ex-officio* a member of any advisory committee established by the Board.

5.10 CommonSeal

- 5.10.1 The Authority will have a common seal, w hich may be affixed to documents requiring execution under seal and where affixed must be witnessed by the Chair of the Board and the Manager.
- $5.10.2 \qquad The common seal must not be affixed to a document except to give effect to a resolution of the Board.$
- 5.10.3 The Manager must maintain a register which records the resolutions of the Board giving authority to affix the common seal and details of the documents to which the common seal has been affixed with the particulars of persons who witnessed the fixing of the seal and the date that the seal was affixed.
- 5.10.4 TheBoardmaybyinstrumentundersealauthoriseapersontoexecutedocumentsonbehalfof theAuthority.
 - J. WEATHERILL, Ministerfor Local Government

ROADTRAFFICACT196 1

LeftHandDriveVehicles

1. Exemption

Pursuanttosection163AAoftheRoadTrafficAct1961,Iherebyexempt:

Left hand drive motor vehicles first registered between 1 December 1999 and 7 June 2001 in South Australia from the following provisions of the:

- i) RoadTraffic(VehicleStandards)Rules1999:
 - Rule27(1) —Steering

subject to the conditions specified in this notice.

- 2. ConditionsApplyingtothisExemption
 - $2.1\ The vehicle must comply substantially with the manufac \qquad turer's original specifications.$
 - 2.2 Lefthandandrighthandexteriormirrorsmustbefittedwhich, bythemselvesorinconjunction with an interiormirror, provide the driver with a clear unobstructed view to the rear.
 - $2.3\ The vehicle must meet the lighting requirements set out in the Road Traffic Act and Regulations.$
 - 2.4 Theheadlightsmustbefittedwithadippingdevicetodeflectthelightprojectedfromtheheadlightsdownwards,ordownwards andtotheleft.
 - 2.5 When operating under this notice, the driver must carry a legible, current and complete copy of this notice and produce this document when requested by a Transport SA Inspector appointed under the Road Traffic Act 1961 and/or the Motor Vehicles Act 1959, or a Police Officer.
 - 2.6 Thisnoticeshallstand -alone.Itcannotbeusedinconjunctionwithanyotherexemption,noticeorpermit.
- 3. ExpiryofthisNotice
 - 3.1 Thisnoticeexpiresatmidnighton31December2003.

T.N.A RGENT, Executive Director, Transport SA, Authorised delegat eforthe Minister for Transport

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the LiquorLicensingAct1997,thatBelloFrescoInvestmentsPtyLtd, c/oFabrizioPorcaroofLynchMeyerLawyers has applied to the Licensing Authority for the transfer of a Restaurant Licence in respectofpremises situated at 583 NorthEastRoad, Gilles Plains, S.A. 5086 and known as LaPorchetta Italian Restaurant and to be known as Caffe Bello Fresco.

The application has been set down for hearing on 12 December 2002at11.30~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 GrenfellStreet,Adelaide,S.A.5000.

Dated22November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursua nt to section 52 (2) (b) of the Liquor Licensing Act 1997, that YMFPtyLtd, c/oMoody Rossi & Co. Solicitors, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 119 Gouger Street, Adelaide, S.A. 5000, known as G.F. Korean and Japanese Restaurant and to be known as East Taste Cafe.

 $The application has been set down for hearing on 23 December 2002 at 10 \quad a.m.$

Anypersonmayobjecttotheappl icationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority,and serving a copy of the notice on the applicant at the applicant's addressgivenabove,atleastsevendaysbeforethehearingdate.

Plans in respect of the pr emises 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 GrenfellStreet,Adelaide,S.A.5000.

Dated25November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the LiquorLicensingAct1997,thatBelloFrescoInvestmentsPtyLtd, c/oFabrizioPorcaroofLynchMeyerLawyershas applied to the Licensing Authority for the transfer of a Restaurant Licence in respectofpremisessituated at 9 -11HindleyStreet, Adelaide, S. A. 5000 and known as La Porchetta Italian Restaurant and to be knownasCaffeBelloFresco.

The application has been set down for hearing on 12 December 2002 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 Gam ing Commissioner, 9th Floor, East Wing, 50 GrenfellStreet,Adelaide,S.A.5000.

Dated22November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of th LiquorLicensingAct1997,th atBelloFrescoInvestmentsPtyLtd, c/oFabrizioPorcaro of Lynch Meyer Lawyers has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at corner Pimpala Road and Booth Avenue, Morphett Vale, S.A. 51 62 and known as La Porchetta ItalianRestaurantandtobeknownasCaffeBelloFresco.

 $The application has been set down for hearing on 12 December\ 2002 at 10.30\ a.m.$

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 puble ic inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 GrenfellStreet,Adelaide,S.A.5000.

Dated22November2002.

Applicant

LIQUORLICENSINGACT199 7

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Croatian Sports Centre (S.A.) Inc., Lot 12, Main North Road Sports Park, Gepps Cross, S.A. 5094 has applied to the Licensing Authority to redefine the Licensed Premises with current Extended Trading Authorisation and Entertainment Consentto applyinrespectof premises situated at Lot 12, Main North Road Sports Park, Gepps Cross and known as Croatian Sports Centre (S.A.) Inc.

The applicati on has been set down for hearing on 3 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

- 1. To redefine the licensed premises to include the new building, playing fields 1, 2, 3 and 4 and surrounding adjacent area
- 2. That the Extended Trading Authorisation apply to the wholeofthearea.
- 3. That the Entertainment Consent apply to the whole area with no live entertainment in the outdoor areas and to finish at leasthalfanhour before the licensed premises close.

Anypers onmayobjecttotheapplicationbylodginganotice 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 GrenfellStreet,Adelaide,S.A.5000.

Dated22November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Eugenio and Zenaida Sanso, Lot 81, Princes Highway, Kanmantoo, S.A. 5252 have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Lot 81, Princes Highway, Kanmantoo and to be known as Osteria Sanso.

The application has been set down for hearing on 3 January 2003 at 9 a.m.

Anypersonmayobjecttotheapplicationbylodgin ganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicants at the applicants' addressgivenabove, at least sevendays before the hearing date.

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

Dated18November2002.

Applicants

LIQUORLICENSINGACT1997

NoticeofApp lication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Paul Dirk Epay and Geoffrey Wayne Revell have applied to the Licensing Authority for a Restaurant Licence with Extended Trading Authorisation in respect of the premises situated at 113 -115 King William Road, HydePark, S. A. 5061 and to be known as Vanity Fare.

The application has been set down for hearing on 3 January 2003at9 a.m.

Conditions

Thefollowinglicenceconditions are sought:

Extended Tradi ng Authorisation, Friday and Saturday — midnight to 1 a.m. the following day; Sunday —8 a.m. to 11 a.m.and8 p.m.to11 p.m.

Approval pursuant to section $34 \quad (1) (c)$ to serve liquor without amealtopersonsseated attable.

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 t he 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 GrenfellStreet,Adelaide,S.A.5000.

Dated18November2002.

Applicants

LIQUORLICENSINGA CT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the LiquorLicensing Act1997, that Paul Gregory Bushelland Sharon Dianne Bushell, c/o David Watts & Associates, 1 Cator Street, Glenside, S. A. 5065 have applied to the Licensing Authority for a Producer's Licence in respect of the premises situated at Toops Hill Road, Meadows, S. A. 5201 and to be known as P.G. & S. D. Bushell.

The application has been set down for hearing on 3 January 2003at9 $\,$ a.m.

Any person mayo bject 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 GrenfellStreet,Adelaide,S.A.5000.

Dated18November2002.

Applicants

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Donkar Nominees Pty Ltd as trustee forthe Don Karunaratne Family Trust, c/o David Watts & Associates, 1 Cator Street, Glenside, S. A. 5065 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 13Bolton Street, North Adelaide, S. A. 5006.

The application has been set down for hearing on 3 January 2003at9 a.m.

Anypersonmay 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 GrenfellStreet,Adelaide,S.A.5000.

Dated18November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Turligdon Pty Ltd, c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065 has applied to the Licensing Auth ority for a variation of Extended Trading Hours (Area 3 only, Gaming) in respect of premises situatedat 239 South Terrace, Adelaide, S.A. 5000 and known as Frost Bites

The application has been set down for hearing on 3 January 2003.

Conditions

The following licence conditions are sought:

Monday, midnight to 3 a.m. the following day (in lieu of 2 a.m.)area3only;

Tuesday, midnight to 3 a.m. the following day (in lieu of 2 a.m.)area3only;

Wednesday, midnight to 3 a.m. the following day (in lieu of 2 a.m.) area3only;

Thursday, midnight to 3 a.m. the following day (in lieu of 2 a.m.) area3only;

Friday, midnight to 3 a.m. the following day (in lieu of 2 a.m.)area3only;

Saturday,midnightto3 a.m.(currentlyapproved)area3only, (no change);

Sunday, $8 \, a.m.-11 \, a.m.$ and $8 \, p.m.-3 \, a.m.$ (in lieu of $2 \, a.m.$) area3only.

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 GrenfellStreet,Adelaide,S.A.5000.

Applicant

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that John William Morgan and Brian Richard Stor ey have applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 82 Murray Street, Angaston, S.A. 5353 and to be known as My Personal Wine Merchant.

The application has been set down for hearing on 3 January 2003.

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicants at the applicants' addressgivenabove, 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 GrenfellStreet,Adelaide,S.A.5000.

Dated19November2002.

Applicants

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Richard John and Yvette Robinson, c/o PMB, 66 Waikerie, S.A. 5330 have applied to the Licensing Authori ty for a Direct Sales Licence in respect of the premises to be situated at Riversleigh Morgan/Renmark Road, TaylorvilleandtobeknownasRiversleighVineyard.

The application has been set down for hearing on 3 January 2003at9 a.m.

Anypersonmayobje cttotheapplicationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicants at the applicants' addressgivenabove, 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 GrenfellStreet,Adelaide,S.A.5000.

Dated20November2002.

Applicants

LIQUORL ICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Austwine Brokers Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 239 Magill Road, Maylands, S.A. 5069 and to be known as Austwine Brokers.

The application has been set down for hearing on 3 January 2003at9 a.m.

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionintheprescr ibedformwiththeLicensingAuthority,and serving a copy of the notice on the applicant at the applicant's addressgivenabove,atleastsevendaysbeforethehearingdate.

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

Dated21November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursu ant to section 52 (2) (b) of the LiquorLicensing Act1997, that Kirrily Rae Ellison has applied to the Licensing Authority for a Restaurant Licence with Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 168 Portru sh Road, Trinity Gardens, S.A. 5068 and to be known as Cafe Delights.

The application has been set down for hearing on 3 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

- ExtendedTradingAuthorisation:
 - Friday and Sat urday: Midnight to 1 a.m. the following day.
- Approval pursuant to section 34 (1) (c) to serve liquor withoutamealtopersonsseatedatatable.
- · EntertainmentConsent.

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionint heprescribedformwiththeLicensingAuthority,and serving a copy of the notice on the applicant at the applicant's addressgivenabove,atleastsevendaysbeforethehearingdate.

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

Dated21November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby give n, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that P. & J. Hurley 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 180 Henley Bea ch Road, Torrensville, S.A. 5031 and knownas Hotel Royal.

The application has been set down for hearing on 3 January 2003at9 a.m.

Conditions

The following additional licence conditions are sought:

- $\begin{array}{ccc} 2. \ That the \ licensee \ be permitted to sell \ liquor for cons \\ tion \ off the \ licensed \ premises \ from 8 \\ 8 \ p.m. to 11 \\ a.m. \ and \ from \\ 8 \ p.m. to 9 \\ p.m. each Sunday. \end{array}$
- 3. It is proposed to conduct entertainment in Area 6 during the extended trading hours. That entertainment will be similar to that provided in Area 2 (Cock 'N'BullBar).

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority,and serving a copy of the notice on the applicant at the applicant's addressgivenabove,atleastsevendaysbeforethearingdate.

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 GrenfellStreet,Adelaide,S.A.5000.

Dated21Nov ember2002.

Applicant

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the LiquorLicensingAct1997,thatAndrewPaulBrookeandRhonda Joy Brooke have applied to the Licensing Authority for a Residential Licence with Extended Trading Authorisation and Entertainment Consent in respect of the premises situated at Part Section 728, Hundred of Mudla Wirra, Lot 139, Fairlie Road, KangarooFlat,S.A.5118andtobeknownasOxleyFarm.

The application has been set down for hearing on 3 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation: Friday and Saturday – midnightto2 a.m.thefollowingday.

Approval pursuant to section 33 (1) (b) to serv e liquor withoutamealtopersonsseatedatatable.

Entertainment Consent is sought in the games room as shown on the planlod ged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with he 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 w ithout fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 GrenfellStreet,Adelaide,S.A.5000.

Dated21November2002.

Applicants

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Chain of Ponds Wines Pty Ltd, c/oDavidWatts&Associates, 1 Cator Street, Glenside, S. A. 5065 has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Lot 6085, Main Adelaide Road, Gumeracha, S. A. 5233 and to be knowns Gumeracha Estate.

The application has been set down for hearing on 3 January 2003.

Conditions

The following licence conditions are sought:

To sell liquor in accordance with section 4 0 of the Liquor Licensing Act 1997, as follows (including and Extended Trading Authorisation) for consumption on the licensed premises:

- · atanytimeonanydaywithorancillarytoameal;
- atanytimetopersonsattendingapre -bookedfunctionor reception;
- on any day except Good Friday and Christmas Day to personsseatedatatablebetweenthehoursof8 a.m.and 1 a.m.thefollowingday;
- atanytimetoa bonafide lodger.

For consumption off the licensed premises, (liquor produced by thelicensee):

onanyday9 a.m.tomidnight.

EntertainmentConsentissoughtforthewholeofthelicensed premises.

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 GrenfellStreet,Adelaide,S.A.5000.

Dated21November2002.

Applicant

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Lic ensing Act 1997, that Chereenlee Pty Ltd (ACN 098 907 585), J. R. & S. E. Rollison Holdings Pty Ltd (ACN 098 907 594) and Kristaram Pty Ltd (ACN 098 907 610) have applied to the Licensing Authority for an Entertainment Consentinrespect of premises situat edat 110 Coglin Street, Brompton Parkand known as Excelsior Hotel.

The application has been set down for hearing on Friday, 3 January 2003 at 9 a.m.

Conditions

The following licence conditions are sought:

- 1. Entertainment shall be restricted to the a rea shown on the plan held in the Liquor and Gaming Commission as Area 4 (CafeBar).
- 2. EntertainmentshallbeprovidedonSaturdayandSundayof eachweekbetweenapproximately4 p.m.and8 p.m.
- 3. Entertainment shall comprise light two piece acoustic bands.

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicants at the applicants' addressgivenabove, at least seven days beforeth ehearing 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 GrenfellStreet,Adelaide,S.A.5000.

Dated21November 2002.

Applicants

LIQUORLICENSINGACT1997

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Michael John O'Donohoe and Jan Helene O'Donohoe have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Block 95, Berri Irrigation Area, Berri, S. A. 5343.

The application has been set down for hearing on 3 January 2003at9 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 GrenfellStreet,Adelaide,S.A.5000.

Dated25November2002.

Applicants

NoticeofApplication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Halifax King Pty Ltd, c/o David Watts & Associates, Liquor Licensing Consultants, 1 Cator Street, Glenside, S.A. 5065 has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 357 King William Street, Adelaide, S.A. 5000 and known as King's Head Hotel.

The application has been set down for hearing on 6 January 2003 at 9.30 a.m.

Anypersonmayobjecttotheapplicationbylodgi nganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicant at the applicant's addressgivenabove, at least seven days before the hearing date.

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

Dated19November2002.

Applicant

LIQUORLICENSINGACT1997

Notice of Appl ication

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Aurora SAPty Ltd for Crispino Family Trust, 23 Kalimna Crescent, Mount Gambier, S.A. 5290 has applied to the Licensing Authority for the transfer of a Restaurant Licenceand Entertainment Venue Licencein respectof premises situated at 7 Percy Street, Mount Gambier and known as Baltimores Restaurant and Baltimores Loungeand Restaurant.

The application has been set down for hearing on 6 January 2003 at 1 0 a.m.

Anypersonmayobjecttotheapplicationbylodginganoticeof objectionintheprescribedformwiththeLicensingAuthority, and serving a copy of the notice on the applicant at the applicant's addressgivenabove, 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 GrenfellStreet,Adelaide,S.A.5000.

Dated19November2 002.

Applicant

MININGACT1971

NOTICEishereby giveninaccordance with section 28(5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant:Flind ersDiamondsLtd

Location: Adelaide Hills area —Approximately 50 km east andsouth -eastofAdelaide.

Term:1year

Areainkm ²:337

Ref:122/02

Planandco -ordinatescanbefoundonthePIRSASarigwebsite: http://www.minerals.pir.sa.gov.au/sarig or by phoning Mineral Tenementson(08)8463 3103.

H. TYRTEOS, Mining Registrar, Department of PrimaryIndustriesandResources

NOTICETOMARINERS

No.56 of2002

SouthAustralia —SpencerGulf —YarravilleShoalsLight — StructureDamaged

YARRAVILLE SHOALS light structure in position 33 °17'S, 137°35'EhasbeentemporarilyreplacedbyaWestCardinalBuoy with a light (quick flashing 9 every 15 seconds) in WGS 1984 position33 °17.104'S,137 °35.022'E.

The submerged obstruction lies approximately 150 m north-north-westofthebuov.

Mariners are advised to exercise caution when navigating in the

NavyChartsaffected: Aus778.

Publicationaffected: Australia Pilot Vol. 1 (Seventh Edition

1992),page99.

DatedatAdelaide,14November2002.

M. WRIGHT, Ministerfor Transport

TSA2002/00309

NOTICETOMARINERS

No.57of2002

SouthAustralia —PortAdelaide —BirkenheadBridge — TemporaryClosure

MARINERS are advised that the Birkenhead Bridge will be to marine traffic for repairs on the following dates and times:

Monday,2December2002from0730 -1600hours. Tuesday,3December2002from0900 -1600hours. Wednesday,4December2002from0900 -1600hours.

Emergency craft will be granted acc ess (when operating plant and personnel are evacuated) if deemed necessary.

Navychartaffected: Aus 137.

Adelaide21November2002

M. WRIGHT, Ministerfor Transport

TSA2002/00309

NOTICETOMARINERS

No.58of2002

SouthAustralia — DefenceActivityin DefencePracticeAreaR246

DEFENCE trials involving ships and submarines will be conducted in the designated area from 1800 hours on 30 November2002to2359hourson2December2002.

The designated area is R246 —an area bounded by a circle of radius 2 nau tical miles, centred on a position 34 °59.7'S and $136^{\circ}13.2$ 'E. This is approximately 2 nautical miles north -northeast of Horny Point, This tle Island.

Unauthorised persons or property trespassing in the designated areaduring the times specified will be prosecuted.

Call sign 'Navy Range Control' may be contacted on VHF MarineBand69.

Navychartsaffected: Aus134,343,345 and 776.

Adelaide21November2002.

M. WRIGHT, Ministerfor Transport

TSA2002/00309

ROADS(OPENINGANDCLOSING)ACT1991: SECTION24

NOTICEOFCONFIRMATIONOFROAD PROCESSORDER

GumTreeGlade,NortonSummit DepositedPlan58818

BY Road Process Order made on 12 November 2001, The AdelaideHillsCouncilorderedthat:

- 1. Portion of the pieces 92 and 94 in Filed Plan 171080 more particularly delineated and numbered '1' and '2' (respectively) in Preliminary Plan No. 32/0607 be opened as road, forming a realignment of the adjoining Gum Tree Glade.
- 2. Portions of the public road (Gum Tree Glade) adjoining pieces94and92inFiledPla n171080moreparticularlylettered 'A' and 'B' (respectively) in Preliminary Plan No. 32/0607 be closed
- 3. The whole of the land subject to closure be transferred to JULIANA NIEMEIER and RORY DENE WILLIAMS in accordance with agreement for exchange date d 5 May 1999 entered into between The Adelaide Hills Council and J. NiemeierandR.D.Williams.

On 28 August 2002 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registr ar-General. The condition has nowbeenfulfilled.

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

Dated28November2002.

P.M. KENTISH, Surveyor - General

ROADS(OPENINGANDCLOSING)ACT1991: SECTION24

NOTICEOFCONFIRMATIONOFROAD PROCESSORDER

FergussonAvenue,CraigburnFarm DepositedPlan60685

BY Road Process Order made on 4 September 2002, the City of Mitchamorderedthat:

- 1. Portion of the publi c road (Fergusson Avenue) adjoining the intersection with Grand Boulevard and allotment 532 in Deposited Plan 53443 more particularly lettered 'A' in PreliminaryPlanNo.01/0707beclosed.
- 2. Transfer the whole of the land subject to closure to MINDA IN CORPORATED in accordance with agreement for transfer dated 4 September 2002 entered into between the City of Mitchamand Minda Incorporated.

On 14 October 2002 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar -General. The condition has now been fulfilled.

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

Dated28Nove mber2002.

P.M.K ENTISH, Surveyor - General

WATERWORKSACT1932

RemovalofLandfromBrinkleyCountryLandsWaterDistrict andAdditiontoMurrayBridgeWaterDistrict

PURSUANT to section 6 of the Australian Water Corporation: Waterworks Act 1932, the South

(a) removesfromtheBrinkleyCountryLandsWaterDistrict andaddstotheMurrayBridgeWaterDistrictalltheland containedin:

- (i) allotments23and25inDepositedPlan54822;and
- (ii) the portion of Ferries McDonald Road, Monarto, abutting allotments 23 and 25 in Deposited Plan 54822;and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated22November2002.

Signed for and on behalf of the South Australi an Water Corporationbyapersondulyauthorisedsotodo:

 $A. P\ OPPLEWELL, General Manager Shared Services \\ In the presence of:$

C.J.M CNAMARA, Billing Manager

SAWATER02/07037W1162

WATERWORKSACT1932

 $Removal of Land from Kanmantoo Country Lands Water \\ and Addition to Callington Water District \\ District$

PURSUANT to section 6 of the Australian Water Corporation: Waterworks Act 1932, the South

- (a) removes from the Kanmantoo Country Lands Water District and adds to the Callington Water District all the land contained in allotments 201 and 202 in Deposited Plan 58765; and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated22November2002

Signed for and on behalf of the So uth Australian Water Corporationbyapersondulyauthorisedsotodo:

 $A. P\ OPPLEWELL, General Manager Shared Services \\ In the presence of:$

C.J.M cNamara,BillingManager

SAWATER02/07038W1163

WATERWORKSACT1932

AdditionofLandtoPadthawayEastWate rDistrict

PURSUANT to section 6 of the Australian Water Corporation: Waterworks Act 1932, the South

- (a) adds to the Padthaway East Water District all the land contained in allotment 21 in Deposited Plan 23435 and allotment 101 in Deposited Plan 44720;a nd
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated22November2002.

Signed for and on behalf of the South Australian Water Corporationbyapersondulyauthorisedso todo:

A.P OPPLEWELL, General Manager Shared Services

Inthepresenceof:

C.J.M cNamara, Billing Manager

SAWATER02/07039W1164

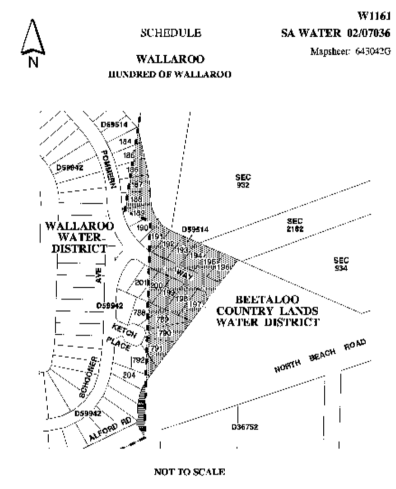
WATERWORKSACT1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Wallaroo Water District Removal of Land from Wallaroo Water District and Addition to Beetaloo Country Lands Water District Removal of Land from Wallaroo Water District and Addition to Beetaloo Country Lands Water District Removal of Land from Wallaroo Water District and Addition to Beetaloo Country Lands Water District Removal of Land from Wallaroo Water District Removal Of Land from Water District Removal Of Land from Water District R

PURSUANTtosection6ofthe WaterworksAct1932 ,theSouthAustralianWaterCorporation:

- (a) removes from the Beetaloo Country Lands Water District and addst othe Wallaroo Water District the lands hown (shaded) on the plan in the Schedule;
- (b) removes from the Wallaroo Water District and adds to the Beetaloo Country Lands Water District the land shown (hachured) on the plan in the Schedule; and
- (c) declaresthatthisnoticehaseffectfromthecommencementofthefinancialyearinwhichitispublishedinthe

Gazette.



BOUNDARY OF BEETALOO COUNTRY LANDS WATER DISTRICT AND WALLAROO WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN = + - -

LAND TO BE REMOVED FROM BEETALOO COUNTRY LANDS WATER DISTRICT AND ADDED TO WALLAROO WATER DISTRICT SHOWN

LAND TO BE REMOVED FROM WALLAROO WATER DISTRICT AND ADDED TO BEETALOO COUNTRY LANDS WATER DISTRICT SHOWN

Dated22November2002.

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

 $A.\ POPPLEWELL, General Manager Shared Services$

Inthepresenceof:

C.J.M CNAMARA, Billing Manager

WATERMAINSANDSEWERS

OfficeoftheSouthAustralianWaterCorporation Adelaide,28November2002

WATERMAINSLAID

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 nowavailableforaconstantsupplyofwatertoadjacentland.

ADELAIDEWATERDISTRICT

ADELAIDEHILLSCOUNCIL HenryStreet, Woodside.p7

CITYOFBURNSIDE GlenStreet,Burnside.p1 WaterfallTerrac e,Burnside.p1

CAMPBELLTOWNCITYCOUNCIL NicolaCourt,Paradise.p19 LeombrunoStreet,Newton.p24

CITYOFCHARLESSTURT AcrossandinIreneAvenue,FulhamGardens.p20 Easementsinlot1,WayneAvenue,FulhamGardens.p20

LIGHTREGIONALCOUNCIL DenisonCourt,Hewett.p21 InandacrossHonourCourt,Hewett.p21 Easementsinlot1005inLTRODP60421, HonourCourt, Hewett. p21 ProvidenceBoulevard,Hewett.p22 CarpenteriaWay, Hewett.p22

CITYOFPLAYFORD FalconCrescent,Blakeview.p29 BerwickRise ,Blakeview.p29 LincolnCourt,Blakeview.p29 ChestnutGrove,Blakeview.p29

CITYOFPORTADELAIDEENFIELD RiverWalk, WalkleyHeights, p25and27 CreekviewDrive, WalkleyHeights.p25,27and28 Easement in reserve (lot 210), Sunset Circuit, Walkley He ights. p27
RedgumStreet, WalkleyHeights.p26and28
LinearCrescent, WalkleyHeights.p25and26
SunsetCircuit, WalkleyHeights.p26and27 HillsideCourt, WalkleyHeights.p26

CITYOFSALISBURY WoodlandWay, Paralowie.p18 BellbirdAvenue,Paralowie.p18 LorikeetClose,Paralowie.p18 CaulfieldCrescent,Paralowie.p18 KoalaCrescent,Paralowie.p18
Easement in lot 1008 in LTRO DP 59803, Kempton Avenue, Paralowie.p18

ParkwayAvenue, WalkleyHeights.p27and28

GOOLWAWATERDISTRICT

ALEXANDRINACOU NCIL CaveStreet,GoolwaBeach.p11 DowlandStreet,Goolwa.p12 HaynesStreet,GoolwaBeach.p13 CursonPlace,Goolwa.p14

TOWNSHIPOFLOXTONWATERDISTRICT

DISTRICTCOUNCILOFLOXTONWAIKERIE StasinowskyCourt,Loxton.p8 MilichCourt,Loxton.p8

OUTSIDETOWNSHIPOFLOXTONWATERDISTRICT

DISTRICTCOUNCILOFLOXTONWAIKERIE Publicroadnorth -eastoflot100,BookpurnongRoad,Loxton.p8

MILANGWATERDISTRICT

ALEXANDRINACOUNCIL LangStreet, Milang. p15

OUTSIDEORROROOWATERDISTRICT

DISTRICTCO UNCILOFORROROO/CARRIETON AcrossandinMinburra -OrrorooRoad,Orroroo.p10

PINNAROOWATERDISTRICT

SOUTHERNMALLEEDISTRICTCOUNCIL TowerRoad, Pinnaroo.p5

WATERMAINSABANDONED

Notice is hereby given that the undermentioned water mains have been abandonedbytheSouthAustralianWaterCorporation.

ADELAIDEWATERDISTRICT

CITYOFBURNSIDE

Easement in lot 1, Portrush Road and lot 2, Crossing Street, St Georges.p17

OUTSIDEORROROOWATERDISTRICT

DISTRICTCOUNCILOFORROROO/CARRIETON Acrossand in Minburra - Orroroo Road, Orroroo.p10

PINNAROOWATERDISTRICT

SOUTHERNMALLEEDISTRICTCOUNCIL TowerRoad, Pinnaroo.p5

WATERMAINSLAID

Notice is hereby given that the undermentioned water mains have be en laid down by the South Australian Water Corporationandare notavailableforaconstantsupplyofwatertoadjacentland.

PINNAROOWATERDISTRICT

SOUTHERNMALLEEDISTRICTCOUNCIL

Easement in section 272, hundred of Pinnaroo, Gordon Terrace, Pinnaroo.p2

Waterworks land (section 270, hundred of P

Terrace, Pinnaroo.p2

AcrossandinGordonTerrace,Pinnaroo.p2

RailwayTerraceSouth,Pinnaroo.p2

Easement in allotment piece 106 in LTRO DP 44183, Homburg

Terrace,Pinnaroo.p4
HomburgTerrace,Pinnaroo.p4
InandacrossTowerRoad, Pinnaroo.p4and5
Easement in allotment piece 108 in LTRO DP 44183, Tower

Road, Pinnaroo.p4

Easementsinsection284, TowerRoad, Pinnaroo.p4

Waterworks land (section 239, hundred of Pinnaroo), Tower

Road, Pinnaroo.p5

SEWERSLAID

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

ADELAIDEDRAINAGEAREA

CAMPBELLTOWNCITYCOUNCIL

In and across Silvermere Avenu e, Fulham Gardens. FB 1108p44

Easements in lots 8 and 9, Ridgefield Avenue, Paradise. FB 1108 p44and45

Easements in lots 11, 10 and 12, Nicola Court, Paradise. FB 1108 p44and45

NicolaCourt,Paradise.FB 1108p44and45 LeombrunoStreet, Newton .FB 1108p55

CITYOFCHARLESSTURT

Easements in lot 1, Wayne Avenue, Fulham Gardens. FB 1108

LIGHTREGIONALCOUNCIL

Easementsinlots271and272,ExplorerParade,andlots275 -279, DenisonCourt,Hewett.FB 1108p46,47and52

DenisonCourt,Hewe tt.FB 1108p46,47and52 Easementsinlot299,MurrayRoadandlots293and294,Honour Court, Hewett. FB 1108p46, 47and 52 Honour Court, Hewett. FB 1108p46, 47and 52

Sewerage land (lot 1009) in LTRO DP 60421, Hewett. FB p46,50,51 and 54 1108

Easements in lot 1005 in LTRO DP 60421, Carpenteria Way, Hewett.FB 1108p46,49,50,53and54

Easements in lots 116 -124, Carpenteria Way, Hewett. FB p46,48,49and54

ProvidenceBoulevard, Hewett. FB 1108p46, 48and 53 CarpenteriaWay, Hewett.FB 1108 p46,48and54

CITYOFPLAYFORD

FalconCrescent, Blakeview.FB 1108p56and57 Easement in lots 44 -46, Falcon Crescent and lots 47 and 48, LincolnCourt,Blakeview.FB 1108p56and57 BerwickRise,Blakeview.FB 1108p56and57 Easements in lot 5001 in LTRO DP 60077, Berwick Rise,

Blakeview.FB 1108p56and57

LincolnCourt,Blakeview.FB 1108p56and58

Easementinlots 54 - 58, Chestnut Grove, Blakeview. FB 1108p56

ChestnutGrove, Blakeview. FB 1108p56and58

CITYOFPORTADELAIDEENFIELD

ParkwayAvenue,WalkleyHeights.FB 1110p1 -4 Easements in reserve (lot 209), Creekview Drive, Walkley Heights.FB 1110p1,3and5 CreekviewDrive, WalkleyHeights.FB 1110p1 -3,5and6 Easementinlot 110, River Walk, Walkley Heights. FB

Easements in lots 118 -112, River Walk, Walkley Heights. FB 1110p1,3and4

RiverWalk, WalkleyHeights.FB 1110p1,3and6

Easement in lots 79 -81, Redgum Street, Walkley Heights. FB 1110p1,3and7

RedgumStreet, WalkleyHeights.FB LinearCrescent, WalkleyHeights.FB SunsetCircuit, WalkleyHeights.FB 1110p1.3and7 1110p2,3and7 1110p2,3,5and6 HillsideCourt,WalkleyHeights.FB 1110p2,3and6

CITYOFSALISBURY

WoodlandWay,Paralow ie.FB 1108p41and42 BellbirdAvenue, Paralowie. FB 1108p41and43 LorikeetClose,Paralowie.FB 1108p41and43 CaulfieldCrescent,Paralowie.FB 1108p41 -43 KoalaCrescent, Paralowie.FB 1108p41and42 Easements in lot 4 in LTRODP 42140, Walkleys Ro ad, Walkley

Heights.FB 1110p1,3and4

STIRLINGCOUNTRYDRAINAGEAREA

ADELAIDEHILLSCOUNCIL

EasementsinlotA,KanyakaRoad,Aldgate.FB KanyakaRoad,Aldgate.FB 1109p16 CricklewoodRoad,Aldgate.FB 1109p17 1109p16

SEWERSABANDONED

Notice is hereby given that the undermentioned sewers have been abandonedbytheSouthAustralianWaterCorporation.

ADELAIDEDRAINAGEAREA

CITYOFCHARLESSTURT

Easement in lot 109 in LTRO DP 9290, Tapleys Hill Road, FulhamGardens —100 mmPVCpumpingmain.FB 1108p23 Tapleys Hill Road, Fulham Gardens main.FB 1108p23 —100 mm PVC pumping

SEWERSLAID

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

ADELAIDEDRAINAGEAREA

LIGHTREGIONALCOUNCIL

Easements in lot 1005 in LTRO DP 60421, Carpenteria Way, Hewett—100 mm PVC pumping main. FB 1108 p46, 50, 51 and

Sewerage land (lot 1009) in LTRO DP 60421, Hewett PVCpumpingmain.FB 1108p46,50,51 and54

> A. HOWE, Chief Executive Officer, South AustralianWaterCorporation.

REGULATIONSUNDERTHENATIONALELECTRICITY(SOUTH AUSTRALIA)ACT1996

No.218of2002

AttheExecutiveCouncilOfficeatAdelaide,28Novembe r2002

 $PURSUANT to the \textit{National Electricity} (South Australia) Act 1996 \quad , on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council, I make the following regulations.$

Marjorie Jackson-Nelson, Governor

SI	IM	ЛΔ	$\mathbf{R}\mathbf{V}$	OFF	RO	VIS	IONS
		V I /~	1		171,		

- 1. Citation
- 2. Commencement
- 3. Variationofreg.14 —MaximumcivilmonetaryliabilitiesofNEMMCOornetworkserviceproviders

Citation

1.The *National Electricity (South Australia) Regulations* (see *Gazette* 8 December 1998 p. 1820), asvaried, are referred to in the seregulations as "the principal regulations".

Commencement

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

Variation of reg. 14 —Maximum civil monetary liabilities of NEMMCO or network service providers

- **3.**Regula tion14oftheprincipalregulationsisvaried —
- (a) by inserting after paragraph (c) of the definition of " **prescribed 12 month period** " in subregulation(3)thefollowingwordandparagraphs:

or

- (d) the period of 12 mo nths from the end of the period referred to in paragraph (c); or
- (e) the period of 12 months from the end of the period referred to in paragraph (d); or
- (f) the period of 12 months from the end of the period referred to in paragraph (e);
- (b) bystrikingoutfromparagraph (a)ofthedefinitionof" **relevantevent** "insubregulation(3)"36 months"andsubstituting"6years";
- (c) bystrikingoutfromparagraph (b)ofthedefinitionof" **relevantevent** "insubregulation(3)"36 months" and substituting "6 years".

MEN02/005CS

REGULATIONSUNDERTHEWRONGSACT1936

No.219of2002

AttheExecutiveCouncilOfficeatAdelaide,28November2002

PURSUANT to the Wrongs Act 1936 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

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

M.J.A TKINSON, Attorney - General

SUMMARYOFPROVISIONS

- 1. Citation
- 2. Commencement
- 3. Interpretation
- Determining State average weekly earnings for purposes of awarding damages in respect of gratuitous services(Part2AofAct)

Citation

1.These regulations may be cited as the *Wrongs Regulations* 2002.

Commencement

2.These regulations will come into operation on the day on which section 3 of the and Damages for Personal Injury) Amendment Act 2002 comes into operation.

Wrongs(Liability

Interpretation

3.Intheseregulations —

"Act"meansthe WrongsAct1936.

Determining State average weekly earnings for purposes of awarding damages in respect of gratuitousservices(Part2AofAct)

4.For the purposes of assessing damages to be awarded to allow for the recompense of gratuitous services of a parent, spouse or child in respect of a particular period (see section 24H of the Act), the **Stateaverageweeklyearnings** (see section 24of the Act) are to be determined by applying the relevant malefull-time adult or dinary time earnings for South Australia as pub lished, from time to time, by the Australian Statistician.

AGO0336/02CS

REGULATIONSUNDERTHELIQUORLICENSINGACT1997

No.220of2002

AttheExecutiveCouncilOfficeatAdelaide,28November2002

 $PURSUANT tot \ \ he \ \textit{Liquor Licensing Act 1997} \quad and with the advice and consent of the Executive Council, I make the following regulations.$

MarjorieJ ackson-Nelson, Governor

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

M.J.A TKINSON, Minister for Consumer Affairs

SUMMARYOFPROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variationofreg.8 —Caseswherelicence isnotrequired

Citation

1.The *Liquor Licensing (General) Regulations 1997* (see *Gazette 25* September 1997 p. 913), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variationofreg.8 —Caseswherelicenceisnotrequired

3.Regulation 8 of the principal regulations is varied by inserting in subregulation (2) (j) "Oakbank AreaSchool," after "NuriootpaHighSchool,".

OLGC2/2002TC2

REGULATIONSUNDERTHELEGALPRACTITIONERSACT1981

No.221of2002

AttheExecutiveCouncilOfficeatAdelaide,28November2002

PURSUANT to the Legal Practitioners Act 1981 and with the advice and consent of the Executive Council, I make the following regulations.

Marjorie Jackson-Nelson, Governor

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

		M.J.A	TKINSON, Attorney - General
	SUMMARYOFPROVI SIONS		
Citation Commencemen VariationofSch			

Citation

1. The LegalPractitionersRegulations1994 (see Gazette1September1994p.636), as varied, are referredtointheseregulationsas"theprincipalregulations".

Commencement

1.

3.

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

VariationofSched.2 —Fees

3. Schedule 2 of the principal regulati onsisvariedbystrikingoutparagraphs (a) and (b) of clause 1(1)andsubstitutingthefollowingparagraphs:

(a)	foratleast6months —					
	(i)	ifthecertificateistotakeeffectbefore1January2003	\$262.00fee \$50.00levy			
	(ii)	ifthecert ificateistotakeeffectonorafter1January2003	\$273.00fee \$50.00levy			
(b)	forlessthai	n6months —				
	(i)	ifthecertificateistotakeeffectbefore1January2003	\$154.00fee \$25.00levy			
	(ii)	ifthecertificateistotakeeffectonor after1January.	2003\$160.00fee \$25.00levy			

AGO0373/02CS R.D ENNIS, Clerkofthe Council

REGULATIONSUNDERTHELIQUORLICENSINGACT1997

No.222of2002

AttheExecutiveCouncilOfficeatAdelaide,28November2002

 $PURSUANT to the \ \ \textit{LiquorL icensingAct1997} \ \ \text{and} with the advice and consent of the Executive Council, I make the following regulations.}$

Marjorie Jackson-Nelson, Governor

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

M.J.A TKINSON, Ministerfor Consumer Affairs

SUMMARYOFPROVISIONS

- 1. Citation
- 2. Commencement
- 3. VariationofSched.1 —LongTermDryAreas

Citation

1.The *LiquorLicensing(DryAreas —LongTerm)Regulations1997* (see *Gazette6*November1997 p.1217), asvaried, are referred to in these regulations as "the principal regulations".

Commencement

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

VariationofSched.1 —LongTermDryAreas

- **3.**Schedule1oftheprincipalregulationsisvaried –
- (a) by striking out from the column headed " Period" in the item headed " **Brighton—Area 1** " 2002" and substituting "2005";
- (b) bystrikingoutfromthecolumnheaded" *Extentofprohibition* "intheitemh eaded" **Brighton— Area1** ""ofliquoris"andsubstituting"andpossessionofliquorare";
- (c) by striking out from the column headed " Period" in the item headed " **Brighton—Area 2** " "2002" and substituting "2005";
- (d) by striking out from the column headed " Period" in the item headed " Glenelg—Area 1 " "2002" and substituting "2005";
- (e) bystrikingoutfromthecolumnheaded" *Period*"intheitemheaded" **Seacliff—Area1** ""2002" and substituting "2005";
- (f) by striking outfrom the column headed "Extent of prohibition" in the item headed "Seacliff—Area1" of liquoris "and substituting" and possession of liquorare";

- (g) byst rikingoutfromthecolumnheaded" *Period*"intheitemheaded" **Seacliff—Area2** ""2002" and substituting "2005";
- (h) bystrikingoutfromthecolumnheaded" *Period*"intheitemheaded" **Seacliff—Area3** ""2002" and substituting "20 05";
- (i) bystrikingoutfromthecolumnheaded" *Period*"intheitemheaded" **Seacliff—Area4** ""2002" and substituting "2005";
- (j) bystrikingoutfromthecolumnheaded" *Extentofprohibition* "inthe itemheaded" **Seacliff— Area4** ""ofliquoris"andsubstituting"andpossessionofliquorare".

OLGC8/99

REGULATIONSUNDERTHETRADEMEASUREMENTACT1993

No.223of2002

AttheExecutiveCouncilOfficeatAdelaide, 28November2002

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

Marjorie Jackson-Nelson, Governor

PURSUANT to section 10AA(2) of the Subordinate Legislation Act 197 8, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation asset out below.

SUMMARYOFPROVISIONS

- 1. Citation
- 2. Commencement
- 3. Insertionofreg.5
 - 5. Regulationofsaleoffuelbyreferencetomeasurementbyvolume

Citation

1.The *Trade Measurement (Miscellaneous) Regulations 1993* (see *Gazette* 30 September 1993 p. 1387), asvaried, are referred to in the ser equiations as "the principal regulations".

Commencement

2. These regulations will come into operation on 1 December 2002.

Insertionofreg.5

3.The following regulation is inserted after regulation 4 of the principal regulations:

Regulation of sale of fuel by reference to measure ment by volume

 $\mathbf{5.}$ (1) Aperson must not sell fuel by reference to the measurement of its volume unless the sale is at a price determined by reference to the volume of the fuel as measured by the litres the fuel occupies, or would occupy, at a temperature of 15 °C.

Maximumpenalty: \$2000.

- (2) However, subregulation (1) does not apply to any of the followings ales of fuel:
- (a) aretailsale;
- (b) awholesalesaleif
 - (i) the wholes a les ale happens immediately before, or at the same time as, a retails a leof the fuel; and
 - (ii) the volume of the fuel, as measured for the wholes a lesisthes a meas the volume of the fuel as measured for the retails a le;
- (c) awholesalesaleif
 - (i) beforethewh olesalesalethefuel —

- (A) wasmoved,inanyway,fromaprimarystoragefacilitytoafixed storagefacilityatanotherlocation;and
- (B) was unloaded into the fixed storage facility for further distribution or for further distribution and
- (ii) for the movement, the fuel was measured by reference to the volume of the fuel as measured by the litrest he fuel occupies, or would occupy, at a temperature of 15 °C;
- (d) awholesalesale(the" relevantsale ")if
 - (i) therelevant salehappensimmediatelybeforeorafter,oratthesametime as.anotherwholesalesaleofthefuel:and
 - (ii) beforetherelevantsalethefuel
 - (A) wasmoved,inanyway,fromaprimarystoragefacilitytoafixed storagefacilityatanotherl ocation;and
 - (B) was unloaded into the fixed storage facility for further distribution of or further distribution of the fixed storage facility for further distribution.
- (e) awholesalesaleif
 - (i) beforethewholesalesalethefuel
 - (A) wasmoved,inanyway,fromaprimarysto ragefacilitytoafixed storagefacilityatanotherlocation;and
 - (B) was unloaded into the fixed storage facility for further distribution of or further distribution and
 - (ii) afterthefuelwasattheprimarystoragefacilitybutbe forethewholesale sale,thefuelwasnotthesubjectofanothersale.
- (3) Inthisregulation —

"businessentity "means an entity that operates abusiness, other than a fuel business;

"cooperativeentity "includes an entity that is a buying grou pfor its members;

"diesel fuel "means any fuel commonly known as diesel, diesel oil, distillate, automotive dieselfuel, automotive dieselfuel, automotive dieselfuel).

"**fixed storage facility** " means a facility, other than a primary storage facili ty, at which fuelisunloaded and from which fuelis reloaded for further distribution or further sale and distribution;

"fuel" means petrol, or diesel fuel, that a person would reasonably consider is ultimately intended for automotive consumption;

"primarystoragefacility "means —

- (a) anoilrefinery; or
- (b) ashipping facility; or
- (c) afacilityconnectedbyproducttransferpipelinetoanoilrefineryortoa shippingfacility;or
- (d) a facility connected by product transfer pipeline to a facility mentioned inparagraph (c);

"retailsale ",offuel,meansasaletoanyofthefollowing:

- (a) anentitythatpurchasesthefuelonlyforitsownconsumption;
- (b) a business entity that purchases the fuel only for one o r both of the following purposes:
 - (i) foritsownconsumption;
 - (ii) for resale to its staff or contractors for consumption by the purchasing staffor contractors;
- (c) acooperativeentitythatpurchasesthefuelonlyforresaletoitsmemb ers forconsumptionbythepurchasingmembers;

"shippingfacility "meansafacilitywherefuelmaybesuppliedbyship.

R.D ENNIS, Clerkofthe Council

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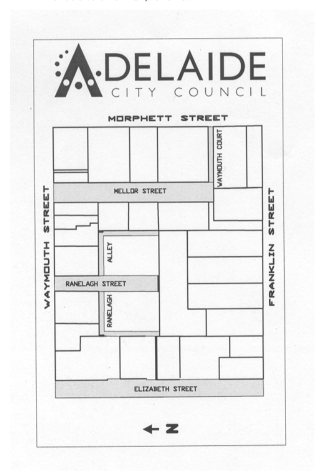
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CITYOFADELAIDE

IntentiontoDeclareasPublicRoads

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that at a future meeting council intends to declare the following roads to be public roads:

- Elizabeth Street in Town Acres 192 and 247, which is contained in certificates of title volume 3538, folio 89, volume 5802, folio 819 and volume 382 2, folio 38, plus Elizabeth Street and delineated on LTO plan Tube 183.
- (2) Mellor Street in Town Acre 194, which is delineated as Lambert Street on LTO plan A -5676.
- (3) Waymouth Court and Mellor Street in Town Acre 245, which is contained in certifica te of title volume 932, folio45
- (4) Ranelagh Street and Ranelagh Alley in Town Acre 193, which are delineated as Ranelagh Court, Ranelagh Alley and allotments 49, 50 and 51 on LTO plan FP40003, contained in certificates of title volume 456, folio 47, volume 5384, folio 989 and partially cancelled certificate of title volume 1431, folio 18.



SUSAN LAW, Chief Executive Officer

CITYOFADELAIDE

 $\label{lem:exclusion} Exclusion of Land from Classification as Community Land$

NOTICE is here by given that on Monday, 25 November 2002 , that the council of the City of Adelaide resolved pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as community land:

Current storage area being utilised by adjoining owner Alphutte Restaurant, 1-3 Gunson Street, Adelaide, being Allotment 2 of Deposited Plan 30883, being more particularly described in Certificate of Title Volume 5084, Folio 337.

SUSAN LAW.ChiefExecutiveOfficer

CITYOFCHARLESSTURT

PeriodicalReview

NOTICE is hereby given that the City of Charles Sturt has reviewed its composition and elector representation arrange ments, in accordance with the provisions of section 12 (4) of the LocalGovernmentAct1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by the council satisfies the requirements of section 12 of the Local Government Act 1999, and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Therevised representation arrangements are as follows:

The Council of the City of Charles Sturt will comprise the Mayor(astheprincipalmember) and 20 Ward Councillors.

The council area will be divided into 10 wards, as defined in the following schedules, with each of the wards being rep resented by two Councillors.

THE FIRST SCHEDULE

Semaphore Park Ward: Comprising portions of the Hundreds of Port Adelaide and Yatala, County of Adelaide, more particularly delineated on the plan published here with.

THE SECOND SCHEDULE

Royal Park Ward: Comprising portions of the Hundreds of Port Adelaide and Yatala, County of Adelaide, more particularlydelineatedontheplanpublishedherewith.

THE THIRD SCHEDULE

Grange Ward: Comprising that portion of the council area contained within the existing Grange Ward.

THE FOURTH SCHEDULE

Henley Ward: Comprising that portion of the council area contained within the existing Henley Ward.

THE FIFTH SCHEDULE

Cheltenham Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published herewith.

THE SIXTH SCHEDULE

 $Find on \ Ward: Comprising \ that \ portion \ of \ the \ council \ area \ contained within the existing Find on \ Ward.$

THE SEVENTH SCHEDULE

Kidman Ward: Comprising that portion of the council area contained within the existing Kidman Ward.

THE EIGHTH SCHEDULE

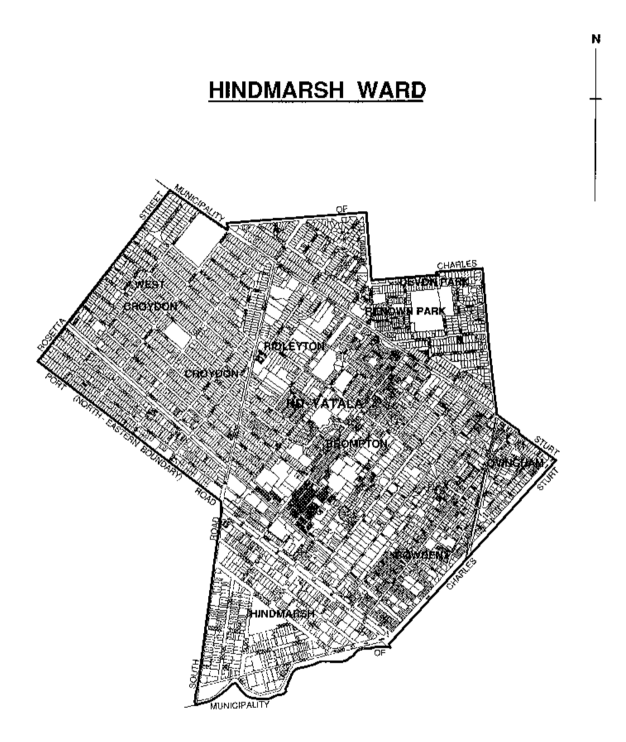
Woodville Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published here with.

THE NINTH SCHEDULE

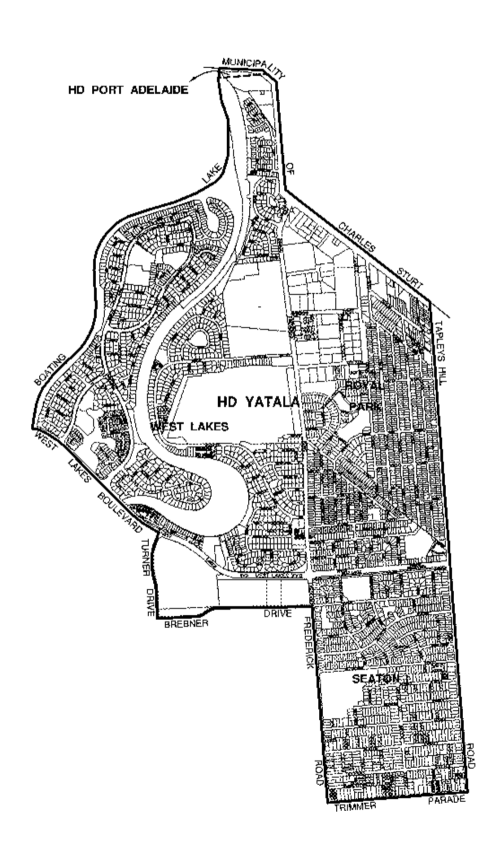
 $Beverley \,Ward: Comprising \,that \,portion \,of \,the \,Council\,area \,contained within the existing Beverley \,Ward.$

THE TENTH SCHEDULE

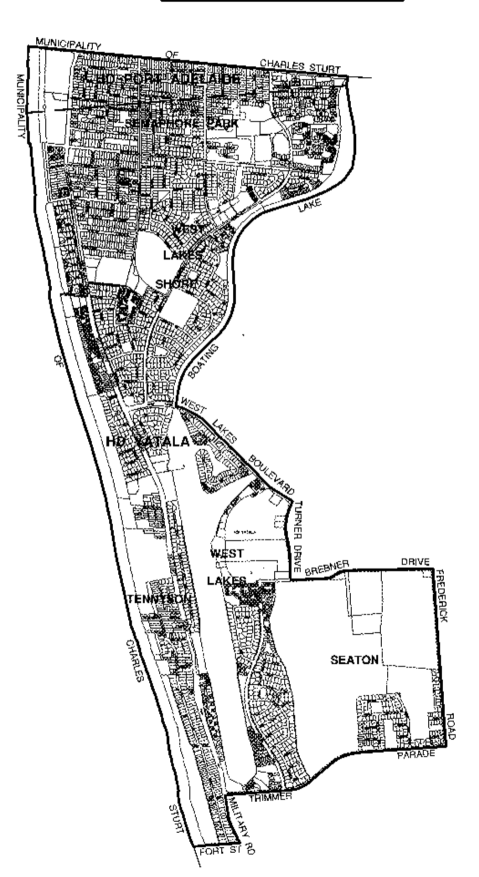
Hindmarsh Ward: Comprising portion of the Hundred of Yatala, Countyof Adelaide, more particularly delineated on the plan published herewith.

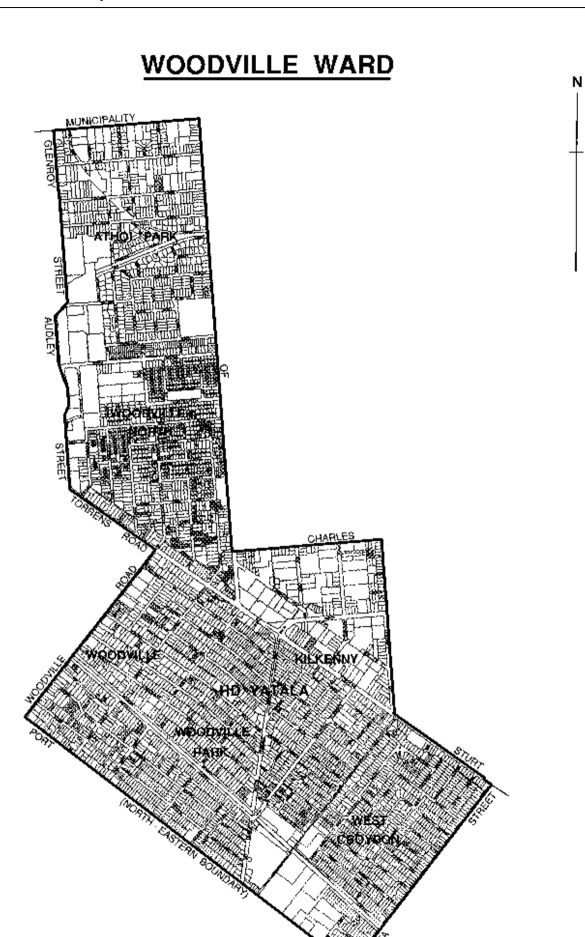


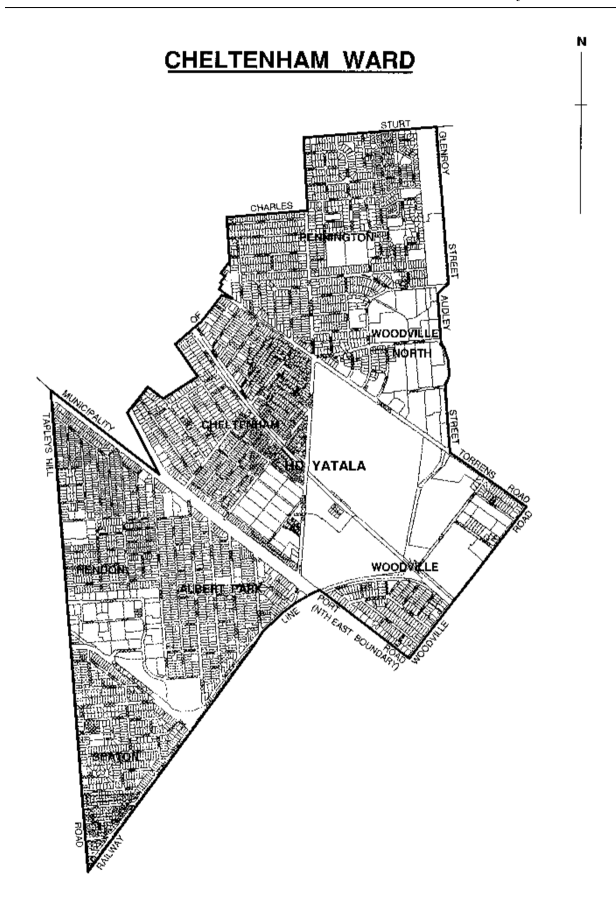
ROYAL PARK WARD



SEMAPHORE WARD







CITYOFHOLDFASTBAY

PeriodicalReview

NOTICE is hereby given that the City of Holdfast Bay has reviewed its composition and elector representation arrange ments, in accordance with the provisions of sect ion 12 (4) of the LocalGovernmentAct1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review under taken by council satisfies the requirements of section 12 of the Local Government Act 1999 and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Therevised representation arrangements are as follows:

The council of the City of Holdfast Bay will comprise the Mayor(astheprincipalmember)and 12 WardCouncillors.

The council are a will be divided into four wards, as defined in the following schedules, with each ward being represented by three Councillors.

THE FIRST SCHEDULE

Glenelg Ward: Comp rising portions of the Hundreds of Adelaide and Noarlunga, County of Adelaide, more particu larlydelineatedontheplanpublishedherewith.

THE SECOND SCHEDULE

Somerton Ward: Comprising portion of the Hundred of Noarlunga, County of Adelaide, more particularly delineated on the plan published herewith.

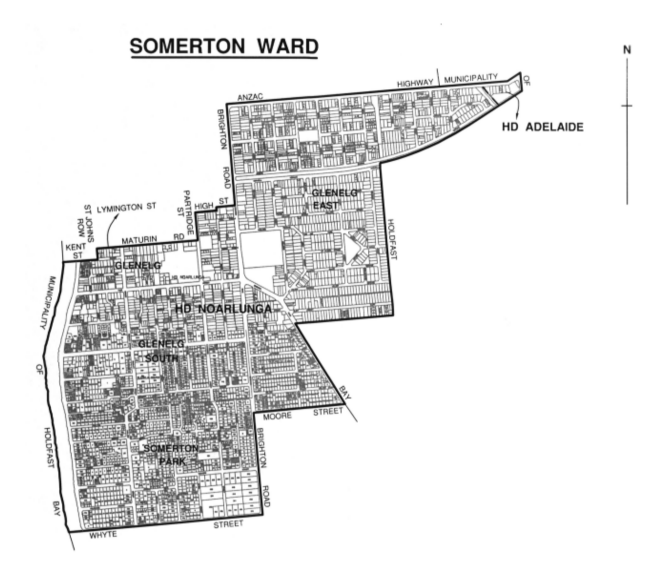
THE THIRD SCHEDULE

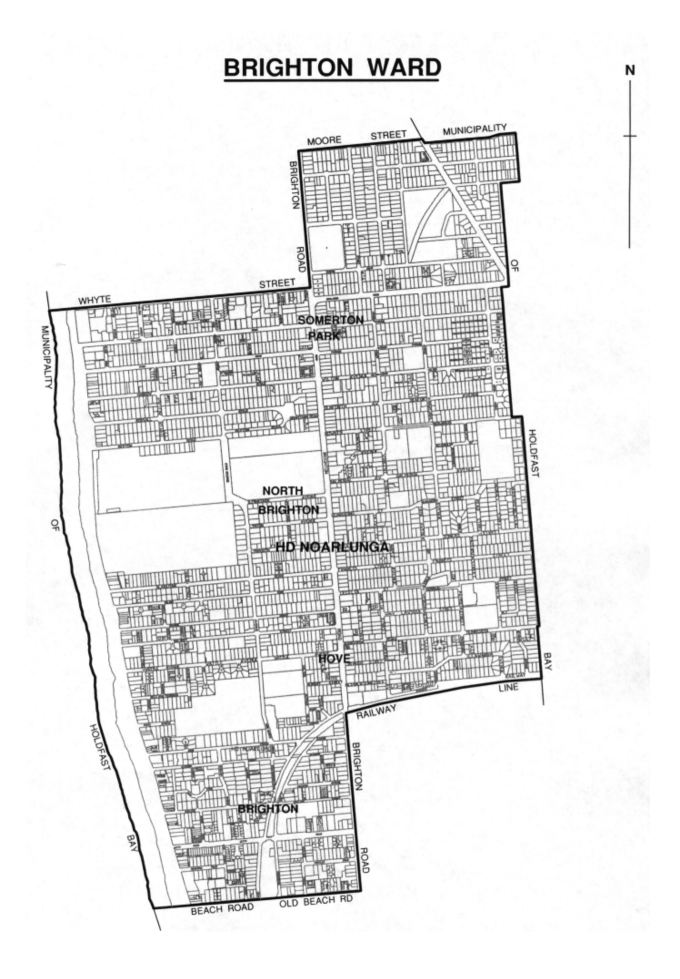
Brighton Ward: Comprising portion of the Hundred of Noarlunga, County of Adelaide, more particularly delineated on the plan published herewith.

THE FOURTH SCHEDULE

Seacliff Ward: Com prising portion of the Hundred of Noarlunga, County of Adelaide, more particularly delineated on the plan published here with.









THERURALCITYOFMURRAYBRIDGE

ResultofSupplementaryElectionforCouncillorConductedon 18November2002

Quota:579

Candidates	First Preference Votes	ResultAfter Distribution ofPreferences
Cheeseman, Wayne Williams, Mike Nelsen, Peter Morris Informal	251 507 399 8	Elected
Total	1 165	

STEVE TULLY, Returning Officer

CITYOFONKAPARINGA

Declaration of Public Road

NOTICE is hereby given that the City of Onkaparinga resolved pursuant to section 208 of the Local Government Act 1999, that the land contained in a certain Application for the Vesting of Land from Potter Properties PtyLtdand Allen George Potter to the City of Onkaparinga and comprising Allotment 24 in Development Application No. 145/D01 1/02 being portions of the land comprised in Certificates of Title Register Book Volume 5558, Folio 718 and Volume 5198, Folio 553 is hereby declared to be public road and known as Tretter Street.

J. TATE, CityManager

CITYOFPORTADELAIDEENFIELD

PeriodicalReview

NOTICEisherebygiventhattheCityofPortAdelaideEnfieldhas reviewed its composition and elector representation arrange ments, in accordance with the requirements of section 12 of the LocalGovernmentAct1999.

Pursuant to the provision s of section 12 (13) (a) of the Local Government Act 1999, the Electoral Commissioner has certified that the Periodical Review has complied with the requirements of section 12 of the said Act. The revised representation arrange ments take effect as from the eday of the first general election held after the expiration of five months from the publication of this notice.

The findings of the review areas follows:

- 1. The elected composition will be increased by one Ward Councillor,resultinginatotal of 18 elected members comprised of:
 - The position of Mayor as principal member of the councilelectedatlarge.
 - $\bullet \ \ Seventeen Ward Councillors elected from seven wards.$
- 2. The existing wardstructure, which divides the council area into seven wards, is to be retained with only minor boundary adjustments. The wards will continue to be entitled as follows and the ward elected composition will be:

OuterHarbourWard:2Councillors SemaphoreWard:2Councillors PortAdelaideWard:2Councillors ParksWard:3Councillors EnfieldWard:3Councillors NorthfieldWard:3Councillors(increaseof1Councillor) KlemzigWard:2Councillors

Semaphore Ward, Port Adelaide Ward, Parks Ward, Northfield Ward and Klemzig Ward of the City of Port Adelaide Enfield re -defined in The First to Fifth Schedules below.

THE FIRST SCHEDULE

Semaphore Ward: Comprising that portion of the Hundred of Port Adelaide, County of Adelaide, more particularly delineated on the plan published herewith.

THE SECOND SCHEDULE

Port Adelaide Ward: Comprising portions of the Hundreds of Port Adelaide and Yatala, County of Adelaide, more particularly delineated on the plan published here with.

THE THIRD SCHEDULE

Parks Ward: Comprising portions of the Hundreds of Port Adelaide and Yatala, County of Adelaide, more particularly delineatedontheplanpublishedherewith.

THE FOURTH SCHEDULE

Northfield Ward: Comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the plan published here with.

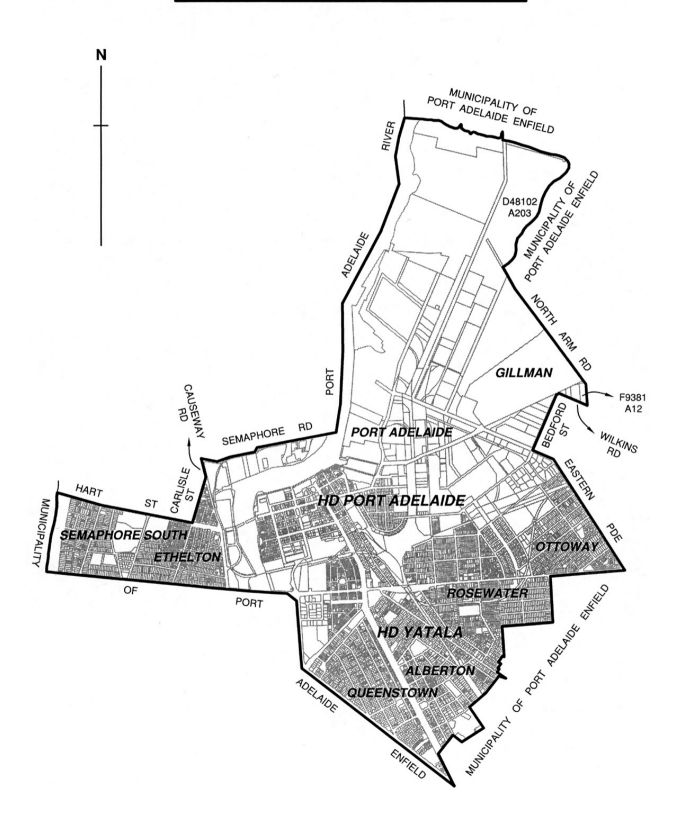
THE FIFTH SCHEDULE

KlemzigWard:ComprisingportionoftheHundredofYatala, County of Adelaide, more particularly delineated on the plan publishedherewith.

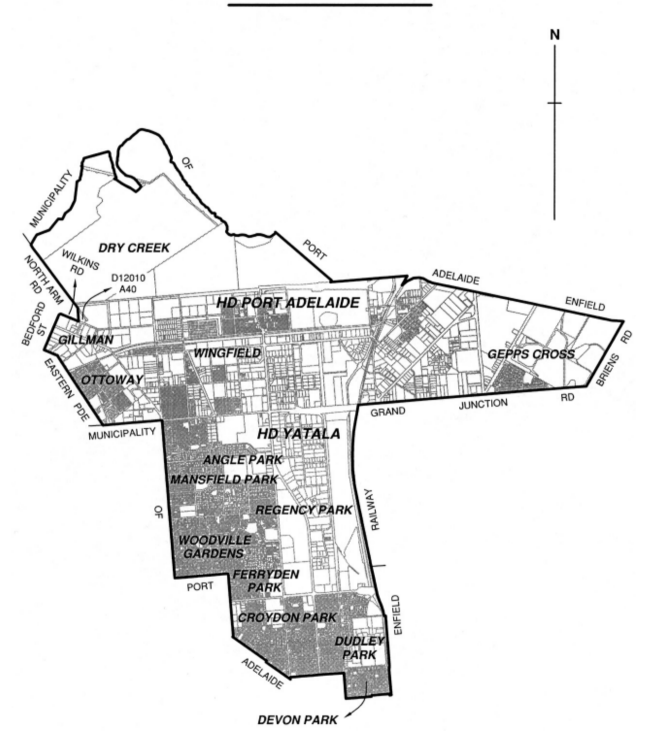
SEMAPHORE WARD

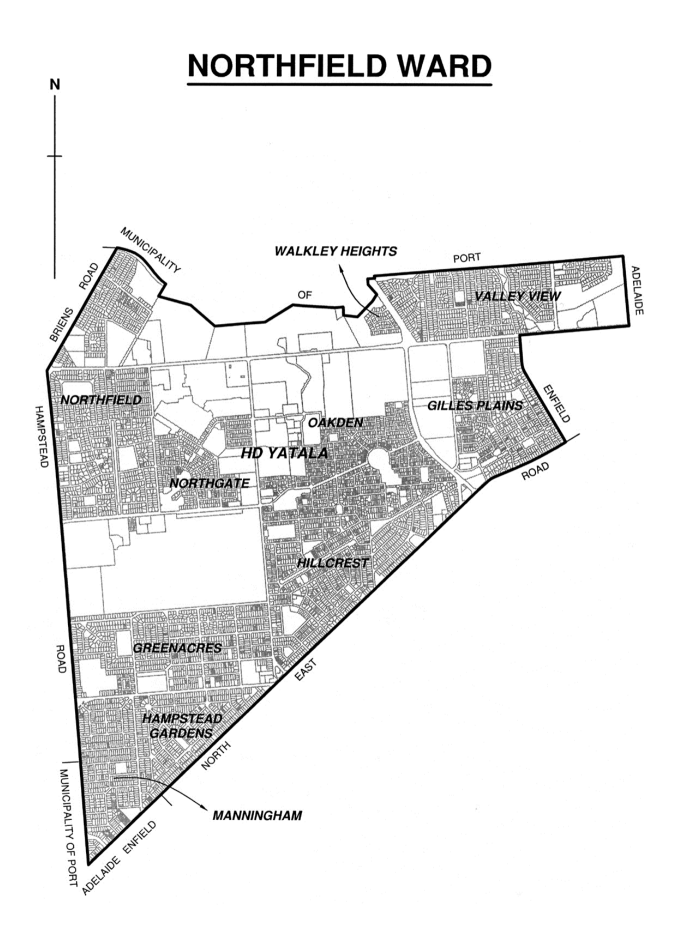


PORT ADELAIDE WARD

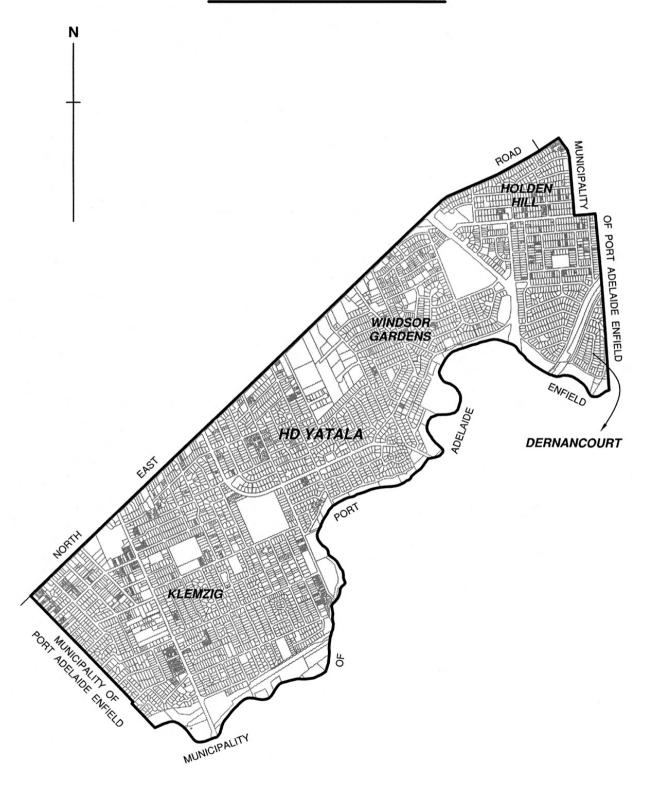


PARKS WARD





KLEMZIG WARD



H. WIERDA, Chief Executive Officer

TOWNOFWALKERVILLE

Change of Meeting Date

NOTICEisherebygiventhatattheTownofWalkervilleStrategic Planning and Policy Committee meeting held on 18 November 2002 it was resolved that the meeting of Council, Community ServicesandLibraryServices Committeesscheduledtobeheldon Monday, 6 January 2003 be deferred and held on Monday, 20 January2003,commencingat7.30 p.m.

R.H.W ALLACE, Chief Executive Officer

TOWNOFWALKERVILLE

PeriodicalReview

NOTICE is hereby given that the Corporation o f the Town of Walkerville has reviewed its composition and elector representation arrangements, in accordance with the provisions of section 12 (4) of the Local Government Act 1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by council satisfies the requirements of section 12 of the Local Government Act 1999, and may therefore be put into effect as from the day of the first general election held after the expiration of 5 months from the publication of this notice.

Therevisedrepresentationarrangementsareasfollows:

The council of the Corporation of the Town of Walkerville will comprise the Mayor (as the principal member) and 9 ward councillors.

The council area will be divid ed into 3 wards, as defined in the following schedules, with each of the wards being represented by 3 councillors.

THE FIRST SCHEDULE

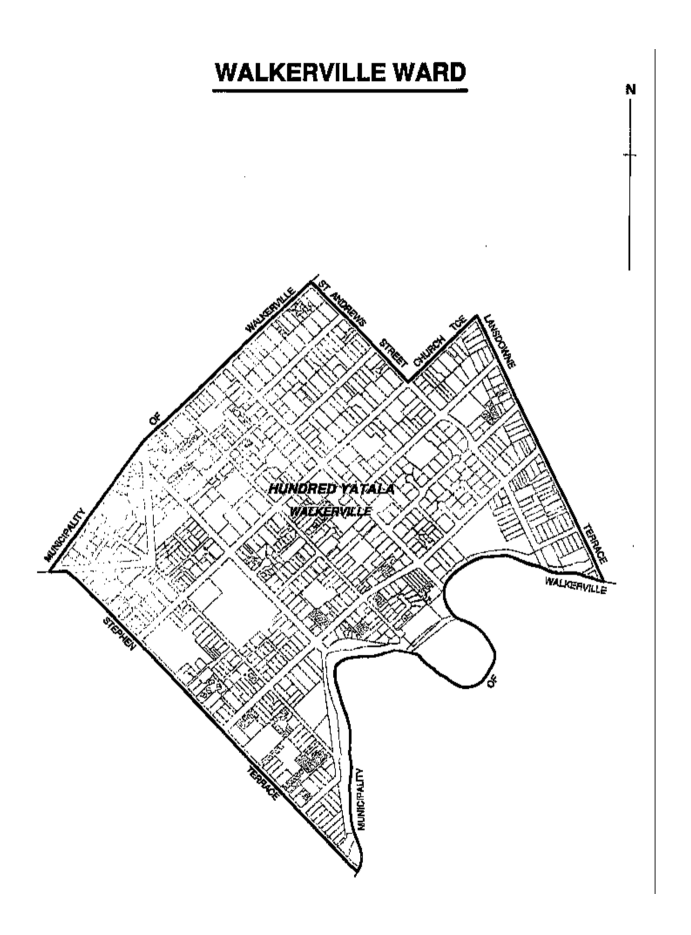
Medindie/Gilbert Ward —comprising that portion of the council area contained within the existing Medindie/Gilbert Ward

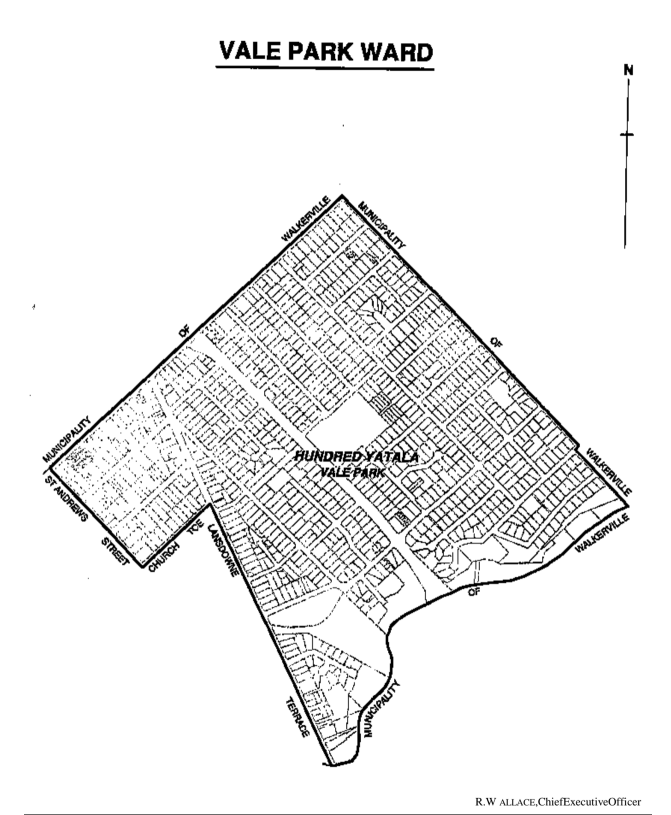
THE SECOND SCHEDULE

Walkerville Ward —comprising portion of the Hundred of Yatala, County of Adelaide, more particularly delineated on the planpublished herewith.

THE THIRD SCHEDULE

Vale Park Ward —comprising portion of the Hundred of Yatala, County of A delaide, more particularly delineated on the plan published here with.















Christmas/NewYearHolidayPublishingInformation

LastGazettefor2002willbeThursday,19December2002

Closingdatefornot icesforpublicationwillbe 4p.m.Tuesday,17December2002

FirstGazettefor2003willbeThursday,9January2003

Closingdatefornoticesforpublicationwillbe **4p.m.Tuesday,7January2003**

(Therewill **NOT**beaGazetteintheperiodbetweenthese twodates)

Itwouldbeappreciatedif GovernmentGazette noticesforpublicationbeaddressedto:
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NorthTerrace,Adelaide,S.A.5000
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ADELAIDEHILLSCOUNCIL

Exclusion from Community Land Classification

NOTICE is hereby given that council, at its meeting held on 22 October 2002, resolved pursuant to section 193 of the Local GovernmentAct1999,toexclude63MountBarkerRoad,Stirling from the Community Land Classification more particularly identified as land contained in certificates of title 5492/246, 5549/619, part certificates of title 5630/867 and 5698/464, Filed Plans 1141 and 158326, part FiledPlans 158325 and 158332, for operationalpurposesinaccordancewithcouncil'scurrentcriteria.

P. PEPPIN, Chief Executive Officer

ALEXANDRINACOUNCIL

ROADS(OPENING AND CLOSING) ACT1991

PortionofMorrisonAvenue,Middleto 1

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Alexandrina Council proposestomakeaRoadProcessOrdertocloseandsellbypublic auction that portion of Morrison Avenue, east of Hardy Street as shownlettered 'A' on Preliminary Plan 02/0121.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 16 Dawson Street, Goolwa and the office of the Surveyor -General, 101 GrenfellStreet,Adelaide,duri ngnormalofficehours.

Any application for easement or objection must be made in writing within 28 days from 28 November 2002, to the Council, P.O. Box 21, Goolwa, S.A. 5214 and the Surveyor G.P.O.Box1354, Adelaide, S.A.5001, setting outfull details.

Where a submission is made, council will give notification of a meeting to deal with the matter.

Dated28November2002.

J.L. COOMBE, Chief Executive Officer

THEBAROSSACOUNCIL

LoadLimit

NOTICEisherebygiventhatpursuanttosection 3590 fthe Local Government Act 1934, as amended, vehicles of a specific class, being those vehicles over 12 tonnes are excluded from the Research Road bridge, Nuriootpa, commencing from 16 December 2002.

M.L ANGE, Manager, Works

THEBAROSSACOUNCIL

 $Exclusion of Land from {\it Classification as Community Land}$

NOTICE is hereby given that The Barossa Council, at a meeting held on 19 November 2002, by virtue of powers contained in section 193 (4) of the Local Government Act 1999, resolved that portion of Lot 3, Part S ection 34 in Deposited Plan 33106, Hundredof Barossa, off Yettie Road, Williamstown, contained in certificate of title volume 5061, folio 800, being acquired by council for contingency storage of the Yettie Road Pumping Station, be excluded from the Class ification of Community Land.

J.G. JONES, Chief Executive Officer

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CLARE&GILBERTVALLEYSCOUNCIL

Declaration of Public Roads

NOTICE is here by given that at its meeting held on 18 November 2002, council resolved pursuant to the powers contained in section 208 of the Local Government Act 1999, that all of the land laid out as streets and roads as shown on Deposited Plan No. 377, be declared as public roads.

M.A.G OLDSTONE, Chief Executive Officer

DISTRICTCOUNCILOFTHECOPPERCOAST

 ${\it Exclusion of Land f \ rom Community Land Classification}$

TAKE notice that on Wednesday, 20 November 2002, the District Council of the Copper Coastresolved, pursuant to section 193 of the Local Government Act 1999, to exclude the following land from classification as community and.

LotNo.	StreetName	Suburb	C/TNos	Description
Sections808,815and824,Hundredof Wallaroo	ThompsonStreet	Wallaroo	5675/174	VacantLand
Section2910,HundredofWallaroo	OwenTerrace	Wallaroo	5247/77	ClubroomsBowls/Croquet/Car park/garden
Lot 10	GravesStreet	Kadina	5451/79	AscotTheatre
Section1440,HundredofWallaroo	GovernmentRoad	Wallaroo	4100/783	EffluentStoragePonds
Section2032,HundredofWallaroo	SouthTerrace	PortHughes	5180/833	PortHughesCaravanPark
Section2911,Hundred ofWallaroo	JohnTerrace	Wallaroo	5247/776	CouncilOffices
Lot679,HundredofWallaroo	BayRoad	MoontaBay	5180/833	MoontaBayCaravanPark
PartLot444, Hundred of Wallaroo	GeorgeStreet	Kadina	5560/575	VacantLand
Lot9,DP49503,HundredofWallaroo	JamesStreet	Wallaroo	5621/510	VacantLand
Lot10,DP49503,HundredofWallaroo	JamesStreet	Wallaroo	5621/511	VacantLand
Lot11,DP49503,HundredofWallaroo	JamesStreet	Wallaroo	5621/512	VacantLand
Sections1437,1438and1645,Hundredof Wallaroo	GovernmentRoad	Wallaroo	5755/950	EffluentStoragePonds
Section1758	RamseyStreet	Jerusalem	5755/955	WorksDepot
Lot1,DP44263,HundredofWallaroo	ErringtonStreet	Wallaroo	5309/345	VacantLand
Lot2,DP44263,HundredofWallaroo	ErringtonStr eet	Wallaroo	5309/346	VacantLand
Lot3,DP44263,HundredofWallaroo	ErringtonStreet	Wallaroo	5309/347	VacantLand
Lot403,DP44263,HundredofWallaroo	ErringtonStreet	Wallaroo	5309/348	VacantLand
Lot400,DP44263,HundredofWallaroo	ChandlerC ourt	Wallaroo	5309/388	VacantLand
Lot915,DP36451,HundredofWallaroo	NorthBeachRoad	Wallaroo	5723/269	VacantLand
Lot916,DP36451,HundredofWallaroo	HeritageWay	Wallaroo	5723/269	VacantLand/NorthBeach CaravanPark
Sections1862and1839, Hundredof Wallaroo	MattaStreet	Kadina	5312/494and 5322/432	TourismCentre
Sections645,646,647,648,649,650,651, 652,653,654,656andLot3,FiledPlan 17252,HundredofWallaroo	Kadina-Wallaroo Road	Kadina	5477/462	OldRacecourse
Lots528,529 and530,HundredofWallaroo	30TaylorStreet	Kadina	1052/2	Carpark
Sections215,222and223,partsections216 and221,HundredofWallaroo	AlfordRoad	Kadina	5399/912 (1045/115)	RubbishDump
Lots338,339,340,341,342,343,344,351,352, 353,354 and355,Hundredof Wallaroo	PrinceStreet	Wallaroo	910/913and 3501/46	VacantLand/Playground
Lot2,DP34282,HundredofWallaroo	Majors/Crutchett Road	Moonta	5101/639	VacantLand
Sections183and184,TownofMoonta	1HenryStreet	Moonta	5376/674	Residence
Lot98,TownofMoonta	17RyanStreet	Moonta	5232/654	Carpark
Blocks1 -49,DP210	PublicRoad	Kadina	5254/507	AirStrip/FarmLand
Lot21,DP43980,HundredofWallaroo	PublicRoad	NorthYelta	5354/578	TouristAttraction/CopperMine

J.W. SHANE, Chief Executive Officer

REGIONALCOUNCILOFGOYDER

 $Exclusion of Lands from {\it Classification} of {\it Community Land}$

NOTICE is hereby given that on 19 November 2002, council resolved pursuant to section 193 (1) (a) of the Local Government Act 1999, having conducted the public consultation process, that the following land in its ownership, care and management be excluded from the classification of Community Land:

Land—truckparkingareasituatedatHardyStreet,Burra Allotments160,161and162inFP212552 CertificatesofTitle5560/948,5560/949

Allotment360inFP210336 CertificateofTitle5780/606

Allotment1inDP28414 CertificateofTitle5411/550

O'Connor's Shed situated at corner of Hardy Street and West Street, Burra —

Allotments115and116inFP212475 CertificateofTitle5554/756.

S.K ERRIGAN, Chief Executive Officer

DISTRICTCOUNCILOFGRANT

ReviewofElectorRepresentation

NOTICE is hereby given that the District Council of Grant, in accordance with the requirements of section 12 of the Local Government Act 1999, has reviewed its composition and elector representationarrangements.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissionerhascertified that the review undertaken by council satisfies the requirements of section 12 of the said Act and may therefore now be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Therevisedrepresentationarrangementsare asfollows:

- aMayorandnineCouncillors;
- · threeWards,being

Central(sevenCouncillors);

PortMacDonnellandTarpeena(oneCouncilloreach).

The boundaries of the wards are defined in Schedules 1 to 3 as detailed herein.

THE FIRST SCHEDULE

Tarpeena Ward: Comprising the whole of the Hundred of Mingbool and portions of the Hundreds of Blanche and Young, County of Grey, more particularly delineated on the plan publishedherewith.

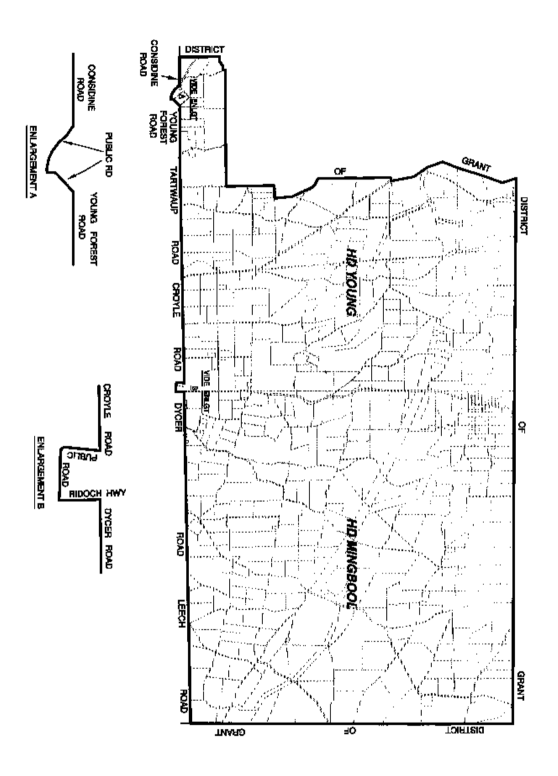
THE SECOND SCHEDULE

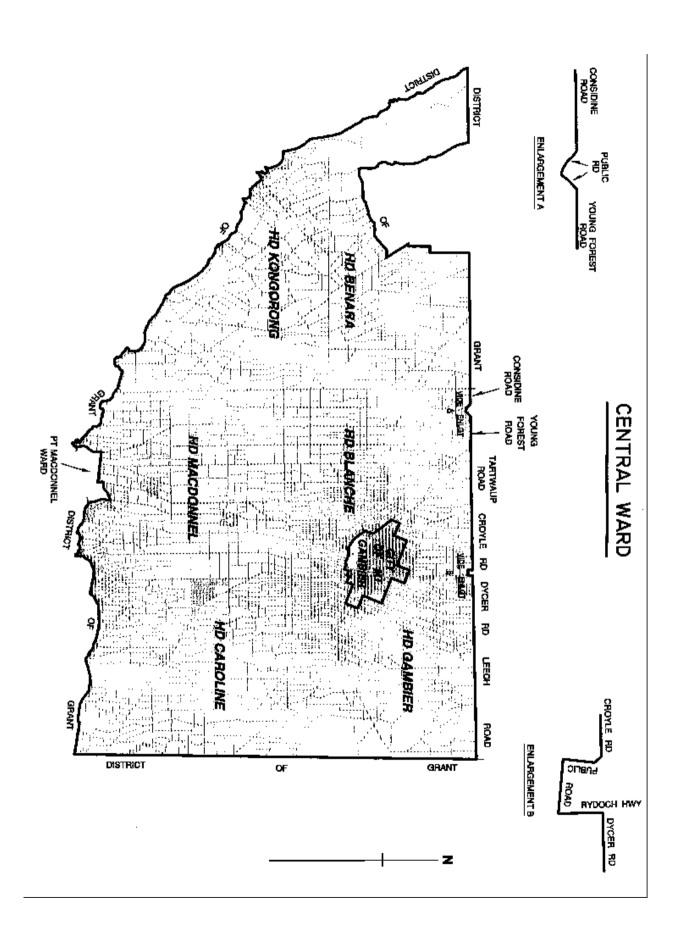
Central Ward: Comprising the whole of the H undreds of Caroline and Kongorong and portions of the Hundreds of Benara, Blanche, Gambier and MacDonnell, County of Grey, more particularly delineated on the plan published here with.

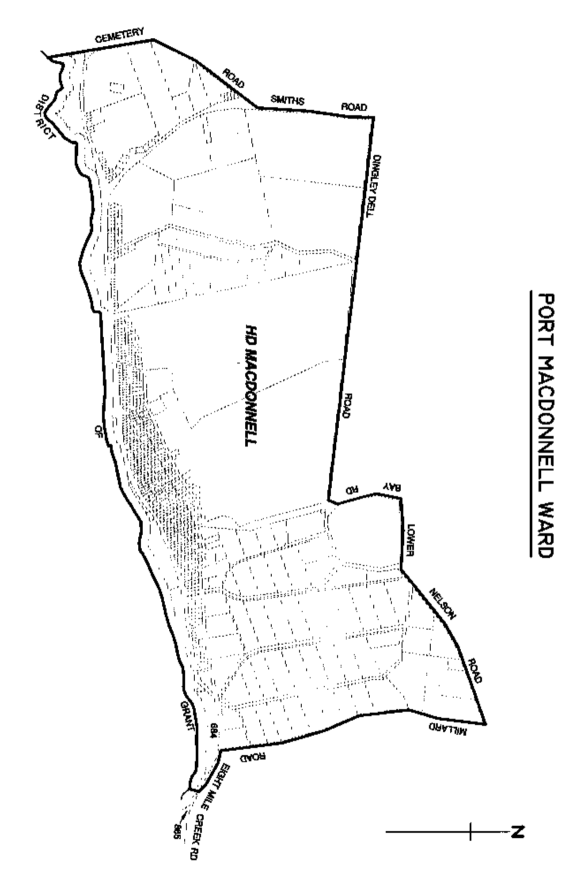
THE THIRD SCHEDULE

Port MacDonnell Ward: Comprising portion of the Hund red of MacDonnell, County of Grey, more particularly delineated on the planpublished herewith.

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R.J. PEATE, Chief Executive Officer

KINGSTONDISTRICTCOUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT1999

By-lawNo.1 —PermitsandPenalties

TO repeal by -laws, provide for a permit system and continuing penalties in Council by -laws and, to clarify the construction of suchby -laws.

All previous by -laws made or adopted by the Council, prior to the date this by -law is made, are hereby repealed.

1. Permits

- 1.1 In any by -law of the Council unless the contrary intention is clearly indicated the word 'permission' meansthepermissionoftheCouncilgiveninwriting.
- 1.2 The Council may attach such conditions to a grant of permission as it thinks fi t, and may vary or revoke such conditions or imposenew conditions by notice in writing to the permitholder.
- 1.3 Any permit holder shall comply with every such condition.
- 1.4 TheCouncilmayrevokesuchgrantofpermissionatany timebynoticeinwri tingtothepermitholder.

2. Penalties

- 2.1 Any person who commits a breach of any by -law of the Council shall be guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999 that ma befixed by -law for any breach of aby -law.
- 2.2 Any person who commits a breach of any by -law of the Council of a continuing nature shall be guilty of an offence and, in addition to any other penalty that may be imposed, shall be liable to further enalty for every day on which the offence is continued, such penalty being the maximum amount referred to in the Local Government Act 1934, as a mended, and/or the Local Government Act 1999, which may be prescribed by -law for offences of a continuing nat ure.

3. Construction

Every by -law of the Council shall be subject to any Act of ParliamentandRegulationsmadethereunder.

Theforegoingby -lawwasdulymadeandpassedatameetingof the Kingston District Council held on 21 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

S. RUFUS, ChiefExecutiveOfficer

KINGSTONDISTRICTCOUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT1999

By-lawNo.2 —MoveableSigns

TO protect visual amenity and public safety on roads and footpaths by setting standards for moveable signs and regulating their placement in a manner which recognises the advertising needsofbusinessestomaximiseeconomic viab ility.

1. Definitions

Inthisby -law:

- 1.1 'footpath area' means that part of a street or road between the property boundary of the street or road and the edge of the carriageway on the same side as that boundary:
- 1.2 'moveable sign' has the same meani ng as in the Local GovernmentAct1999;
- 1.3 'authorised person' means a person appointed as an authorised person pursuant to Section 260 of the Local Government Act 1999;
- 1.4 'business premises' means the premises from which a business,tradeorcallin gisconducted;
- 1.5 'road'meanspublicstreetsandpublicroads;
- $1.6 \ 'the Council' means the Kingston District Council.\\$

2. Constructionanddesign

Amoveablesigndisplayedonapublicstreetorroadshall:

- 2.1 beofakindknownasan 'A' Frameo rSandwich Board sign, an 'inverted 'T'' sign, oraflatsign;
- 2.2 be well constructed and maintained in good conditions of as not to present a hazard to any member of the public using the footpath upon which the moveable sign has been placed:
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions:
- 2.4 notcontainsharporjaggededgesorcorners;
- 2.5 notbeunsightlyoroffensiveinappearanceorcontent;
- 2.6 notcontain flashingparts;
- 2.7 beconstructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.8 not exceed 900 mm in perpendicular height, or have a basewithanysideexceeding 600 mminlength;
- 2.9 not have a display area exceeding 0.7 m² in total or, if the signistwo -sided, 0.7 m² oneach side;
- 2.10 bestablewheninposition;
- 2.11 inthecaseofan'A'FrameorSandwichBoardsign:
 - 2.11.1 behingedorjoinedatthetop;
 - 2.11.2 be of such construction that its sides shall be securely fixed or locked in position when erected:
- 2.12 inthecaseofan 'inverted "T" sign, containnostrutsor supports that run between the display area and the base of the sign.

3. Placement

A moveable sign shall only be positioned on a public street or road on the footpath area subject to the following conditions. The moveable sign:

- 3.1 mustbeadjacenttothepremisesofthebusinesstowhich itrelates:
- 3.2 wherethereisnokerbtodefinethefootpath, mustallow asetbackof400 mmfromtheedgeofthecarriageway;
- 3.3 inthecaseofaflatsign,mustbeinlinewithandagainst thepropertyboundaryofthestreetorroad;
- 3.4 mustbeplacednolessthan2 mawayfromanystructure, fixed object, tree, bush moveablesign); mawayfromanystructure, or plant (including another
- 3.5 must not, without council's permission, be fixed, tied or chained to or, leaned against any other structure, fixed object, tree, bush or plant (including another moveable sign);
- 3.6 mustnotbeplacedon asealedpartofanyfootpatharea, unless the sealedpartis wide enough to contain the sign and still leave a clear thorough fareatleast 1.8 mwide;
- 3.7 mustnotbeplacedwithin1 mofthecornerofastreetor road;
- 3.8 mustnotbeplacedonalan dscapedarea;
- 3.9 must not be placed on a designated parking area or within1 mofanentrancetoorexitfrompremises;
- 3.10 mustnotbeplacedwithin6 mofanintersection;
- 3.11 must not unreasonably restrict the use of the footpathor roadore ndanger the safety of members of the public.

4. Restrictions

Amoveablesigndisplayedonapublicstreetorroadshall:

- 4.1 display material which advertises a business being conducted on commercial premises adjacent to the sign, ortheproducts availa blefrom that business;
- 4.2 belimitedtooneperbusinesspremises;

- 4.3 only be displayed when the business is open to the public;
- 4.4 besecurely fixed in position such that it cannot be blown over or sweptaway;
- 4.5 not be in such a position or in such circumstances that thesafetyofanyuser of the street or roadisatrisk;
- 4.6 notbedisplayedduringthehoursofdarkness;
- 4.7 nottobedisplayedonamedianstrip,trafficislandoron acarriagewayofastreetorroad.

Exemptions

- 5.1 Paragraph 3.1 and paragraph 4.1 do not apply to a moveablesignwhichisused:
 - 5.1.1 to advertise a garage sale taking place from residentialpremises;
 - 5.1.2 as a directional sign to an event run by an incorporated association or a charitable bo dy;
 - 5.1.3 withpermission.
- 5.2 Paragraphs 4.1 and 4.2 do not apply to a flat sign, the messageof which only contains new spaper headlines and then ame of an ew spaper.
- 5.3 Thisby -lawdoesnotapplyto:
 - 5.3.1 a moveable sign that is placed on a public street orroadpursuanttoanauthorisation under another Act: or
 - 5.3.2 a moveable sign that is designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
 - 5.3.3 a moveable sign that i s related to a State or Commonwealth election and is displayed during theperiodcommencing on the issue of the writor writs for the election and ending at the close of pollson polling days.

6. Removalofunauthorisedmoveablesigns

- 6.1 If a moveables ign has been placed on any public street, road or footpath in contravention of this by -law or of Section 226 of the Local Government Act 1999, an authorised person may direct the owner of the sign to remove the moveable sign from the street, road or footpath.
- 6.2 If the authorised person cannot find the owner, or the owner fails to comply immediately with the order, the authorisedpersonmayremovethesign.
- 6.3 If a moveable sign that is removed is not claimed within 30 days of such removal the authori sed person may sell, destroy or otherwise dispose of the moveable sign as the authorised person thinks fit.
- 6.4 Anypersonwhodisplaysanunauthorisedmoveablesign or who is the owner of an unauthorised moveable sign which has been removed must pay the Council any reasonable costs incurred in removing, storing or attempting to dispose of the moveable sign before being entitled to recover the moveablesign.

7. Removalofmoveablesign

- 7.1 A moveable sign must be removed or relocated by the personwhop lacedthemoveablesignonastreet, roador footpath or the owner of the moveable sign, at the request of an authorised officer if, in the opinion of the authorised person, and not with standing compliance with this by -law, there is any hazardor obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign.
- 7.2 A moveable sign must be removed or relocated by the personwhoplacedthemoveablesignonastreet, roador publicplaceortheownerofthesign,a ttherequestofar authorisedpersonifsorequiredbytheauthorisedperson for the purpose of special events, parades, road or footpath works or any other circumstances which, in the opinion of the authorised person, requires relocation of themoveable sign.

Theforegoingby -lawwasdulymadeandpassedatameetingof the Kingston District Council held on 21 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

S. RUFUS, Chief Executive Officer

KINGSTONDISTRICTCOUNCIL

BY-LAW MADE UNDERTHE LOCAL GOVERNMENT ACT 1999

By-lawNo.3 —LocalGovernmentLand

FOR the management and regulation of the use of and access to local government land vested in or under the control of council, including the prohibition and regulation of particular activities on local government land.

1. Definitions

Inthisby -law:

- 1.1 'local government land' means land owned by the Council or under the Council's care, control and management;
- 1.2 'foreshore' means the area between the low water mark ontheseashoreandthenearestboundaryof:
 - 1.2.1 aroad:
 - 1.2.2 asection;
 - 1.2.3 apublicreserve; or
 - 1.2.4 land comprised in a land grant, Crown Land or Crown Licence:
- 1.3 'lowwatermark' meansthelowest meteorological tide;
- 1.4 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- 1.5 'electoral matter' has the same meaning as in the Electoral Act1995 provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.6 'sand dune' and 'coastal slope or cliff' means the sand dunes, coastal slopes, cliffs and other geomorphological coastal forms under the care, control and man agement of the Council;
- 1.7 'opencontainer' means a container which:
 - 1.7.1 after the contents thereof have been sealed at the timeofmanufactureand:
 - (a) being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - (b) beingacan, it has been opened or punctured;
 - (c) being a cask, has had its tap placed in a positiontoallowittobeused;
 - (d) being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
 - 1.7.2 isaflask,glassormugorothercontainerusedfor drinkingpurposes;
- 1.8 'theCouncil'meanstheKingstonDistrictCouncil;
- 1.9 'authorised person' means a person appointed an authorised person pursuant to Section 260 of the Local GovernmentAct1999;
- 1.10 'permission' means the permission of the Council given inwriting;
- 1.11 'public place' means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community divisionundertheCommunityTitlesAct1996;
- 1.12 'park' means community landreserved or delineated as a park or designated by the Council as a park;

1.13 'reserve'meanscommunitylandreservedordedicatedas areserveordesignatedbytheCouncilasareserve.

2. Activities requiring permission

No person shall without permission on any local government land:

2.1 Vehiclesgenerally

- 2.1.1 being the driver of a vehicle, fail to obey the indications given by any sign erected by or with the authority of the Council, for regulating traffic or indicating the direction or route to be followed by traffic on that land:
- 2.1.2 drive or propel a vehicle where the Council has excluded vehicles generally, or of that class, pursuant to section 359 of the Local Government Act 1934;

2.2 Vehiclesonparksetc.

- 2.2.1 drive,parkorpropelamotorvehicleunlessonan area or road constructed or set aside by the Council for the parking or travelling of motor vehicles:
- 2.2.2 except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles,motorcycles,motorscooters,or bicycles takepart;

2.3 Workingonvehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown;

2.4 Entertaining

sing, busk or p lay a musical instrument for the purpose of, or so as to appear to be for the purpose of, entertaining others whether or not receiving money;

2.5 Preaching

preachorharangue;

2.6 Horses, cattle, etc.

ride, lead ordrive anyhorse, cattle, shee pand other like animal except where the Council has set as idea track or other area for use by or inconnection with the animal sof that kind:

2.7 Donations

ask for or receive or indicate that he or she desires a donationofmoneyoranyothervalua bleitemorthing;

2.8 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound;

2.9 Distributing

give out or distribute to any bystander or passer handbill, book, notice, or oth er printed matter, provided that this restriction shall not apply to any handbill or leaflet give noutor distributed by or with the authority of a candidated uring the course of a Federal, Stateor Local Government Election or to a hand bill or leaflet giv enout or distributed during the course and for the purpose of a Referendum:

2.10 HandbillsonCars

place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the author ity of a candidate during the course of a Federal, State or Local GovernmentelectionorReferendum;

2.11 Canvassing

conveyanyadvertising, religious or other message to any bystander, passer - by or person;

2.12 Advertising

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed in accordance with Council's moveable sign by-law:

2.13 Fires

lightanyfiresexcept:

- 2.13.1 in a place provided by the Council for that purpose;or
- 2.13.2 inaportable barbeque, as long as the barbeque is used in an area that is clear of flammable material; and
- 2.13.3 inaccordance with the provision of the Country Fires Act 1989;

2.14 Fireworks

ignite, explode or use any fireworks;

2.15 Attachmentstotrees

attach, hang or fix any rug, blanket, sheet, rope or other material to any tree, shrub, plant, tree guard, notice board, seat, fence, post or other item or structure which istheproperty of the Council;

2.16 Overhangingartic les

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local governmentland;

2.17 Removingsoil

carryawayorremoveanysoil,sand, clay,timber,stones, pebbles, gravel, other organic or inorganic materials or anypartoftheland;

2.18 Pickingfruit

pickfruit,nutsorberriesfromanytreesorbushes;

2.19 Floraandfauna

subject to the Native Vegetation Act 1991 and NationalParksandWildlifeAct1972:

the

- 2.19.1 damage, pick, or interfere with any plant or flowerthereon; or
- 2.19.2 tease, interfere or cause harm to any animal, bird or marine creature, or any burrow, nest or habitatofsuchanimal;

2.20 Games

- 2.20.1 promote, organise, participate in any game recreationoramusementwhichinvolvestheuse of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or inthevi cinity of that land or detract from or be likely to detract from another person's lawful useandenjoyment of that land;
- 2.20.2 fly any model aircraft or operate any power model boat from or on any local government land:

2.21 Athleticandballspor ts

- 2.21.1 promote, organise or take partinany organised athletics port:
- 2.21.2 play any organised competition sport, as distinctfromorganisedsocialplay;
- 2.21.3 playorpracticethegameofgolf;

2.22 Noliquor

2.22.1 consume,c arryorbeinpossessionorchargeof any liquor between the hours of 9 p.m. on any day and 9 a.m. on the day immediately following (provided the land constitutes a park or reserve) except on premises in respect of which a licence is in force pursuant to t he LiquorLicensingAct1997;

of

2.22.2 excepting sealed containers, consume, carry, be inpossession or charge of anyliquor in an open container between the hours of 9 p.m. on any day and 9 a.m. on the day immediately following (provided the land constitutes a park or reserve) except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;

2.23 Weddings

conductorparticipateinamarriageceremony;

2.24 Encroachment

erect or place any fencing, post sor other structures or anyotheritemsorsubstancesuchastoencroachontothe land:

2.25 Closedlands

enterorremainonanypartoflocalgovernmentland:

- 2.25.1 at any time during which the Council has declaredthatitshallbeclosedto thepublicand whichisindicatedbyasigntothateffect;
- 2.25.2 where land is enclosed with fences and/or walls, and gates, at any time when the gates havebeen closed and locked; or
- 2.25.3 where admission charges are payable, to enter without paying those charges;

2.26 Rubbishandrubbishdumps

- 2.26.1 interferewith,removeortakeawayanyrubbish thathasbeendiscardedatanyrubbishdumpon localgovernmentland;
- 2.26.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, con tainers or packaging) that has been discarded in a Council rubbish bin on local government land;

2.27 Cemeteries

comprisingacemetery:

- $2.27.1 \quad buryor interany human or an imal remains;\\$
- 2.27.2 erectanymem orial;
- 2.27.3 drive or propel any vehicle except on paths or roadsconstructed and set aside for that purpose and in compliance with any signs that have been erected:

2.28 Campingandtents

- 2.28.1 camporstayovernight; or
- 2.28.2 erecta nytent,booth,marqueeorotherstructure (except entities authorised to do so under Section209oftheAct);

2.29 Smoking

smoketobaccooranyothersubstanceinanybuildingor partofanybuilding;

2.30 Toilets

inanypublicconvenience:

- 2.30.1 urinate other than in a urinal or pan or defecate other than in a panset a part for that purpose;
- 2.30.2 smoketobaccooranyothersubstance;
- 2.30.3 depositanythinginapan,urinalordrainwhich islikelytocauseablockage;
- 2.30.4 use it for a purpose for which it was not designed or constructed;
- 2.30.5 enter any toilet that is set aside for use of the oppositesexexceptwhere:
 - (a) a child under the age of five years accompanied by an adult person of that othersex; and/or
 - $(b) \ \ {\it toprovide assistance to a disable dperson;}$

2.31 Swimmingandaquaticactivity

enter, swimorengage in any aquatic activity in oron any body of water except:

- 2.31.1 a body of water that the Council has set aside for that purpose; or
- 2.31.2 in an area where a nearby sign states that such activity is allowed and, in accordance with any conditions stated in the sign;

2.32 Mooring

- 2.32.1 moor any boat, house boat, raft or other water craft on or to local gove rnment land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 2.32.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk) whether thataccessisbywaterorbyland;

2.33 Useofboatsandboatramps

- 2.33.1 useorlaunchaboatorotherobjectinanybody ofwaterexcept:
 - (a) a body of water that the Council has set asideforthatpurpose; or
 - in an area where a nearby sign states that suchactivity is allowed and, in accordance with any conditions stated in the sign;
- 2.33.2 launchorretrieveaboatotherthanfromaboat rampconstructedforthatpurpose;
- 2.33.3 allow any vehicle to remain stationary on any boatramplongerthanisnecessary to launchor retrieve aboat:
- 2.33.4 drive or propel any vehicle on such a ramp or thorough fareat aspeed greater than 25 km/h;
- 2.33.5 hireoutaboatonorfromanypartofabody water;

2.34 Foreshore

- 2.34.1 drive or propel a vehicle onto or from the foreshoreotherthanbyaramporthorough -fare constructed or provided by the Council for that purpose:
- 2.34.2 launch or retrieve a boat along the foreshore areabetwe enthe Threadgold Beach Access and the Maria Creek Outlet other than from a boat rampconstructed forthat purpose;
- 2.34.3 allow any vehicle to remain stationary on any boatramplongerthanisnecessarytolaunchor retrieveaboat:
- 2.34.4 hire out a boat on or from any part of the foreshore;
- 2.34.5 ride, lead or drive any horse, cattle, sheep and otherlikeanimal:
 - (a) along the foreshore area between the Threadgold Beach Access and the Maria CreekOutlet;
 - (b) along the fore shore area between the Threadgold Beach Access and the Butchers Gap Drain Outlet between the hoursof10 a.m.and4 p.m.;

$2.35\ \textit{Vehicles on the foreshore}$

- 2.35.1 driveorpropelavehicle:
 - (a) along the foreshore area between the Threadgold B each Access and the Maria CreekOutlet;
 - (b) along the foreshore area between the Threadgold Beach Access and the Butchers Gap Drain Outlet at a speed greaterthan 20 km/h;

(c) on any other thorough fare or elsewhere on the foreshore at a spe ed greater than 60 km/h:

3. Postingofbills, etc.

Nopersonshall without the Council's permission post any bills, advertisements or other papers or items on a building, or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Prohibitedactivities

Nopersonshallonlocalgovernmentland:

4.1 Useofequipment

use any item of equipment and/or facilities or other councilproperty:

- 4.1.1 other than in the manner and for the purpose for whichit was designed or set as ide; and
- 4.1.2 where any nearby sign states the conditions of use, exceptinac cordance withs uch conditions;

4.2 Annoyances

- 4.2.1 annoy, commit any nuisance or unreasonably interfere with any other person's use of local governmentlandbymakinganoiseorbycreating a disturbance that has not been authorised by the Council:
- 4.2.2 spit, urinate or defecate other than in provided toilets;

4.3 Interference with permitted use

interrupt or disrupt or interfere with any person's use of parks or reserves for which permission has been granted;

4.4 Obstruction

obstruct:

- 4.4.1 anypathorcycletracks;
- 4.4.2 any door, entrance, stairway or aisle in any building;or
- 4.4.3 anygateorentranceto;

4.5 Interferencewithland

- 4.5.1 interfere with the land such as levelling or flattening sandhills, planting grass, lawnor other vegetation, paving the land, or otherwise use the land in a manner contrary to the purpose for whichthelandwasdesigned
- 4.5.2 destroy,damageordefaceorcauseorpermittobe destroyed, damaged or defaced any article, structure, building or thing fixed to local governmentland;

4.6 Defacingland

Deface, paint, write, make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Governmentelection or Referendum;

4.7 Missiles

throw, roll or discharge any stone, substance or missile tothedangerofanypersonoranimal;

4.8 Glass

wilfullybreakanyglass,chinaorotherbrittlematerial;

4.9 Sanddunes

- 4.9.1 use a sand board or other item to slide down a sanddune, coastal slope or cliff;
- 4.9.2 destabilise sand on a sand dune, coastal slope or cliffsoastoca useittounnecessarily mass waste downslope;

- 4.9.3 rideahorse within the sanddunes or on a coastal slope at locations other than permitted by the Council:
- 4.9.4 destroy, remove or cause interference to live or deadvegetation within a sand du ne, coastal slope or coastal cliff:
- 4.9.5 light or cause to be lit or permit to remain a light any fire within a sand dune or on a coastal slope or coastal cliff;
- 4.9.6 ride or operate a bicycle, motorcycle, vehicle or other mechanised apparatus in the sand dunes or on a coastal slope without the written prior approval of the Chief Executive Officer, who may provide approval upon such terms and conditions and at such times and places as he or she thinks proper:
- 4.9.7 introducenon -indigenousflor aandfaunaordump any material in the sand dunes or down coastal slopesorcoastalcliffs;
- 4.9.8 carry out other activity which may threaten the integrity of sand dunes, coastal slopes and cliffs inthearea.

5. Removalofencroachmentorinterferenc e

Any person who encroaches onto or interferes with local government land contrary to this by -law must at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the stateofthelandpriortotheencroachmentorinterference.

6. Councilmaydowork

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised officer pursuant to Clause 5 of this by -law, then the Councilmay:

- 6.1 undertaketheworkitself;and
- 6.2 recoverthecostofdoingsofromthatperson.

7. Directions

Any person on local government land must comply with any reasonable direction or request from an authorised person relating to:

- 7.1 thatperson's use of the land;
- 7.2 thatperson's conductand behaviour on the land;
- 7.3 thatperson'ssafetyontheland;
- 7.4 thesafetyandenjoymentofthelandbyotherpersons.
- 8. Removalofani malsandpersons
 - 8.1 If any animal is found on local government land in breach of aby -law:
 - 8.1.1 any person in charge of the animal shall remove it onther equest of an authorised person; and
 - 8.1.2 an authorised person may remove the animal if a person fails to comply with the request, or if no personisinchargeoftheanimal.
 - 8.2 Any authorised person may direct any person found committingabreachoftheseby -lawstoceasetheactionor totakespecifiedactiontoremedythebreach.

9. Exemptions

9.1 The restrictions in this by -law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting unde rthe supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle while driving that vehicle in relation to an emergency.

10. Application

10.1 Paragraphs 2.21 and 2.31 of this by -law shall apply only in such portion or port ions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

Theforegoingby -lawwasdulymadeandpassedatameetingof the Kingston District Council held on 21 November 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

S.R UFUS, Chief Executive Officer

KINGSTONDISTRICTCOUNCIL

By-Law Made Underthe Local Government Act 1999 By-lawNo.4 —Roads

FOR the management, control and regulation of activities on roads.

1. Definitions

Inthisby -law:

- 1.1 'road' hasthesamemeaning as in the Local Government
- 1.2 'authorised person' means a person appointed an authorised person pursuan t to Section 260 of the Local GovernmentAct1999;
- 1.3 'electoral matter' has the same meaning as in the ElectoralAct1995providedthatsuchelectoralmatteris notcapable of causing physical damage or injury to any person within its immediate vicinit y;
- 1.4 'theCouncil' meanstheKingstonDistrictCouncil.

2. Activities requiring permission

Nopersonshallwithoutpermissiononanyroad:

2.1 Workingonvehicles

perform the work of repairing, washing, painting, panel beating or other work of a nynature on or to any vehicle, except for running repairs in the case of breakdown;

2.2 Horses, cattleetc.

- 2.2.1 ride, lead or drive any horse, cattle, sheep and other like animal, except where the Council has set aside a track or other area for us e by or in connectionwiththeanimalofthatkind;
- 2.2.2 stand, draw up or allow to remain stationary any horse, cattle, sheep and other like animal whether attached to avehicle or not;

2.3 Preaching

preachorharangue;

2.4 Donations

ask for or receive or indicate that he or she desires a donationofmoneyoranyotherthing;

2.5 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broad casting announcements or advert is ements;

2.6 Canvassing

conveyanyadvertising, religious or other message to any bystander, passer - byorother person;

2.7 Advertising

display any sign for the purpose of commercial advertising, other than a moveable sign which is displayed on a public roadin accordance with Council's moveable signs by -law;

2.8 Camping

camporremainovernight;

2.9 Exhibitionordisplay

conductanypublicexhibitionordisplay.

3. Postingofbillsetc.

No person shall, without the Council's perm ission, post any bills, other papers, advertisements, or items on a building or structure on a road except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Governmen t election or Referendum.

4. Removal of animals and persons

- 4.1 Ifanyanimalisfoundonaroadinbreachofaby -law
 - 4.1.1 anypersoninchargeoftheanimalshallremoveit ontherequestofanauthorisedperson; and
 - 4.1.2 an authorised person nmay remove the animal if a person fails to comply with the request, or if no personisin charge of the animal.
- 4.2 An authorised person may direct any person found committing abreach of these by -law stocease the action or totake specified action or remedy the breach.

5. Exemptions

5.1 Therestrictions in this by -lawdonot applyto any Police Officer, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer, or an emergency worker when driving an Emergency Vehicle while driving that vehicle in relation to an emergency.

6. Application

6.1 Paragraph 2.2 of this by -law shall apply only in s uch portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) oftheLocalGovernmentAct1999.

Theforegoingby -lawwasdulymadeandpassedatameetingof the Kingston District Council held on 21 Nov ember 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

S.R UFUS, Chief Executive Officer

KINGSTONDISTRICTCOUNCIL

By-Law Made Underthe Dogand Cat Management Act 1995 and the Local Government Act 1999

By-lawNo.5 —Dogs

FOR the control of dogs within the area, to limit the number of dogs kept in premises and for the management of dogs in the Council's area.

1. Definitions

Inthisby -law:

- 1.1 'dog' means an animal of the species can is familiar is but does not include a dingo;
- 1.2 'small dwelling' means a flat, a service flat, home unit, or a suite of rooms which is wholly occupied, or designed or intended or adapted to be occupied, as a separatedwelling,b utdoesnotincludeadetached, semi detachedorrowdwellinghouse;
- 1.3 'premises' means any domestic and non -domestic premises, except an approved kennel establishment;
- 1.4 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping ofdogsonatemporaryorpermanentbasis;
- 1.5 'public place' means all streets, roads, parklands, reserves, open space, jetties, bridges, foreshore and all other land in the ownership of the Council or under the care, control and management of Council;
- 1.6 'theCouncil' meanstheKingstonDistrictCouncil.

2. LimitonDogNumbers

- 2.1 The limit on the number of dogs in any premises in the townshipshall betwodogs.
- 2.2 The limit on the number of dogs kept in any premises outside of the township shall be three dogs (other than workingdogs).
- 2.3 No person shall, without the written permission of the Council, keep any dog on any premises where the number of dogs on tho se premises exceeds the limit unless the premises are an approved kennel establish ment.

3. DogFreeAreas

3.1 Nopersonshallinapublicplacetowhichthisparagraph applies cause, suffer or permit any dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that person's control, chargeorauthority to be in, orremain in that place.

4. DogsonLeashes

4.1 Nopersonshallinapublicplacetowhichthisparagraph applies cause, suffer or permit an y dog (except guide dogs guiding a person who is wholly or partially blind; or wholly or partially deaf), under that person's control, charge or authority to be or remain in that place unless such dog is restrained by a strong leash not exceeding 2 metres in length and either tethered securely to a fixed objectorheld by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

5. DogExerciseAreas

- 5.1 Any person may enter upon any public place to which this paragraph applies for the purpose of exercising a dogunderhisorhercontrol.
- 5.2 Where a person enters upon such public place for that purpose, heorsheshallensurethatthedogordogsunder his or her control remain under effective control (w the meaning of the Dog and Cat Management Act 1995) while on the land
- 5.3 Signs shall be erected to denote land to which this paragraphapplies.

6. Application

6.1 Paragraphs 3, 4 and 5 of this by -law shall apply only in such portion or portions of the area as the Council may by resolution direct (in accordance with section 246 (3) (e) of the Local Government Act 1999).

Theforegoingby -lawwasdulymadeandpassedatameetingof the Kingston District Council held on 21 November 2002, by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

S.R UEUS ChiefExecutiveOfficer

LIGHTREGIONALCOUNCIL

Declaration of Public Road and Assignment of Road Name

NOTICE is h ereby given that pursuant to section 210 of the Local Government Act 1999, Light Regional Council at its meeting held on 20 November 2002, passed a resolution that the landcomprised in Allotment 701 in Deposited Plan 61020, being portion of the land in ce rtificate of title register book volume

5801, folio 501, be declared public road. Council further resolved at the beforementioned meeting, pursuant to section 219 of the Local Government Act 1999, that Allotment 701 in Deposited Plan 61020 be assigned the ename Stonewell Road.

P.J. BEARE.ChiefExecutiveOfficer

LIGHTREGIONALCOUNCIL

NamingofRoad

NOTICEisherebygiventhatpursuanttosection 219 of the Local Government Act 1999, Light Regional Council, at its meeting held on 20 November 2002, pass ed a resolution to assign the name Davidson Road to the service road located to the south of the main Two Wells Road, generally situate between the Gawler River and the Gawler By -pass Road, being the roadway adjoining the norther boundary of Allotment 20 in Deposited Plan 17958.

P.J. BEARE, ChiefExecutiveOfficer

DISTRICTCOUNCILOFMALLALA

Periodical Review

NOTICE is hereby given that the District Council of Mallala has reviewed its composition and elector representation arrange ments, in accordance with the provisions of section 12 (4) of the Local Government Act 1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review undertaken by council satisfies the requirements of section 12 of the Local Government Act 1999, and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Therevisedrepresentationarrangementsareasfollows:

The council of the District Council of Mallala will comprise 11 Ward Councillors (no area Councillors), and the Chairman will be the principal member of council.

The council are a will be divided into four wards, as defined in the following schedules, with the Dublin and Mallala Wards each being represented by two Councillors, the Two Wells Wardbeing represented by three Councillors, and the Lewiston Wardbeing represented by four Councillors.

THE FIRST SCHEDULE

Dublin Ward: Comprising the whole of the Hundred of Dublin, County of Gawler, more particularly delineated on the planpublished herewith.

THE SECOND SCHEDULE

MallalaWard:ComprisingportionsoftheHundredsofGrace and Port Gawler, County of Gawler, more particularly delineatedontheplanpublishedherewit h.

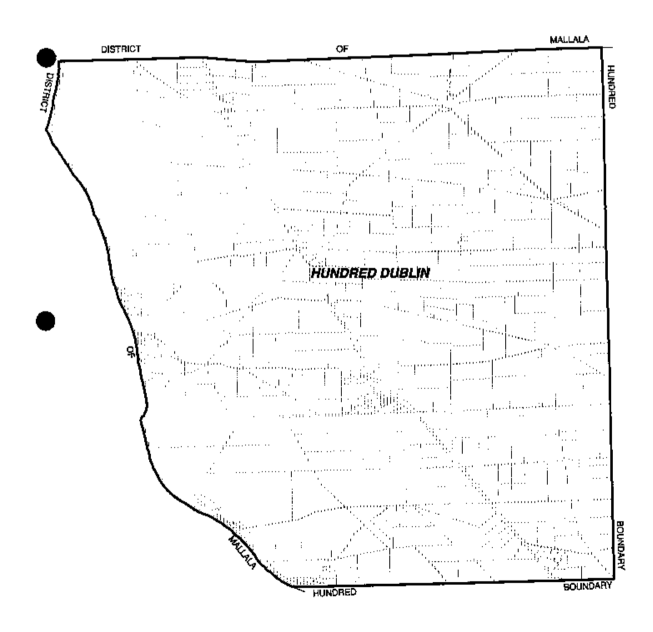
THE THIRD SCHEDULE

Two Wells Ward: Comprising portion of the Hundred of Port Gawler, County of Gawler, more particularly delineated on the plan published here with.

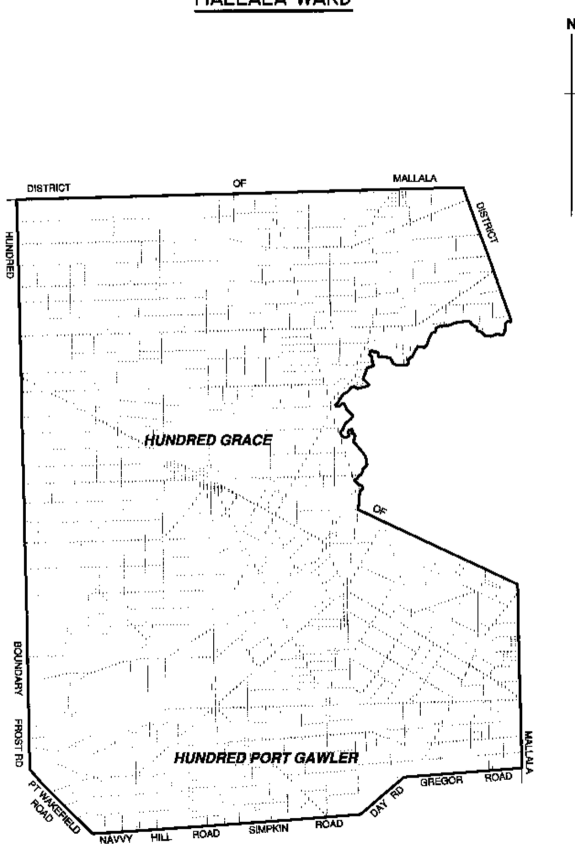
THE FOURTH SCHEDULE

Lewiston Ward: Comprising portion of the Hundred of Port Gawler, County of Gawler, more particularly delineated on the planpublished herewith.

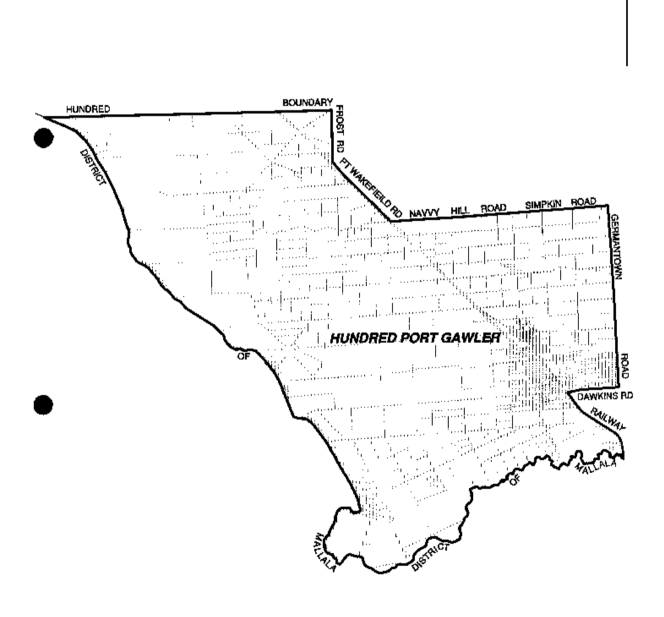
DUBLIN WARD



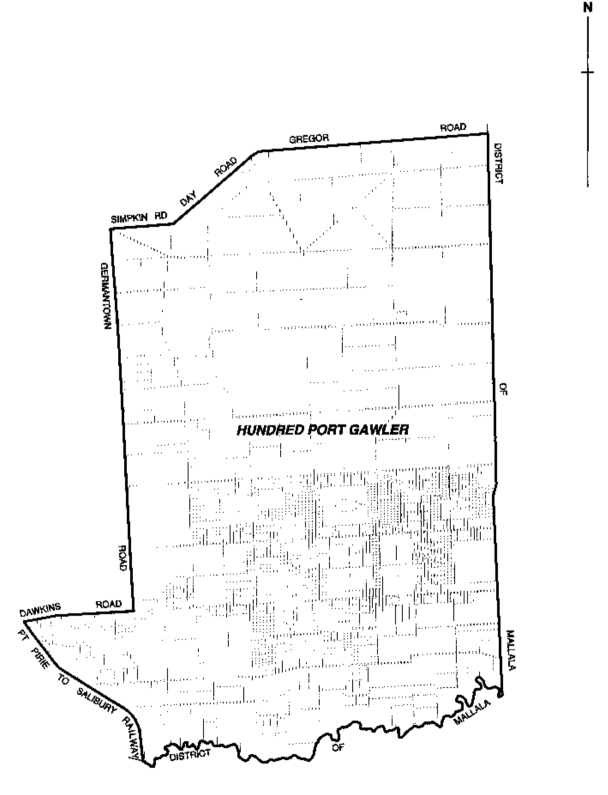
MALLALA WARD



TWO WELLS WARD



LEWISTON WARD



C. DUNLOP, Chief Executive Officer

NORTHERNAREASCOUNCIL

PeriodicalReview

NOTICE is hereby given that the Northern Areas Council, in accordance with the requirements of section 12(4) of the Local Government Act 1999, has reviewed its composition and elector representationarrangements.

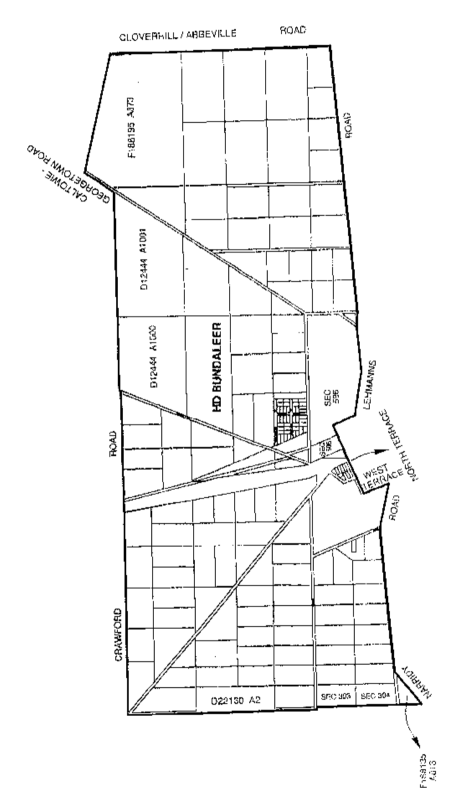
Pursuant to section 12(13) (a) of the said Act, the Electoral Commissioner has certified that the review undertak en by council satisfies the requirements of section 12 and may therefore now be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice

 $The revised representation arrange \quad ments are as follows:$

JamestownWard:4ElectedMembers SpaldingWard:1ElectedMember RockyRiverWard:3ElectedMembers GeorgetownWard:1ElectedMember

Alter and adjust the boundaries of Georgetown Ward and Rocky River Ward of the N $\,$ orthern Areas Council by severing from the said Georgetown Ward that portion of the Hundred of Bundaleer, County of Victoria, more particularly deline at edonthe plan published herewith and annexing same to the said Rocky River Ward.





DISTRICTCOUNCILOFSTREAKYBAY

PeriodicalReview

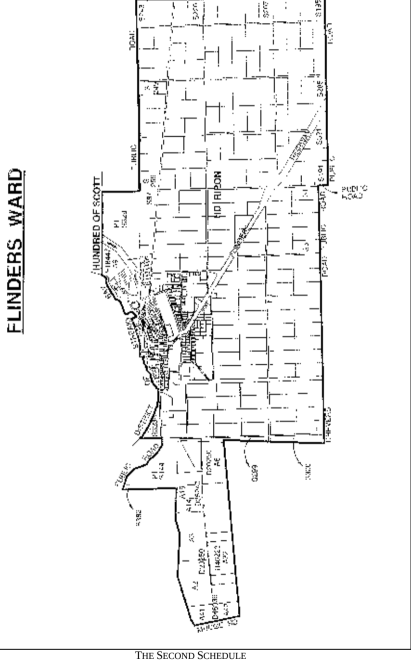
NOTICE is here by given that the District Council of Streaky Bay has reviewed its elector representation arrangements in accordance with the provisions of section 12 of the Local Government Act 1999.

Pursuant to section 12-(13) (a) of the Local Government Act 1999, the Electoral Commissioner has certified that the Periodical Review has complied with the requirements of section 12 of the said Act. The revised representation arrangements take effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Council will retain 2 wards (Flinders and Eyre) with 4 councillors for each ward. The ward boundaries have altered an in the First and Second Schedules, respectively.

daredefined

THE FIRST SCHEDULE



 $Eyre W\ ard -- Comprising the whole of the district of Streaky Bay, exclusive of the area of Flinders Ward defined in The First Schedule.$

 $J.R\ {\tt UMBELOW}, General Manager$

DISTRICTCOUNCILOFSTREAKYBAY

ResultofSupplementaryElectionforOneCouncillorto Represent EyreWardConductedon18November2002

Quota-226

Candidates	First Preference Votes	ResultAfter Distribution of Preferences
GOSLING,PhillipCOTTON,Karen	79 128	Excluded
BAKER,Lisa HULL,Geoff Informal	69 174	Excluded Elected
TOTAL	455	

STEVE TULLY, Returning Officer

DISTRICTCOUNCILOFSTREAKYBAY

Exclusion of Landfrom Classification as Community Land

NOTICE is hereby given that at a meeting held on 20 November 2002, the District Council of Streaky Bay resolved pursuant to section 193 of the Local Government Act 1999 to exclude the followinglandfromclassification ascommunity land:

That land situated at the corner of Hospital Drive/Flinders Highway, Streaky Bay, being the land comprised in RP 4153 Allotment 'A', Hundredof Ripo n.

Dated22November2002.

D.J.L ANE, Chief Executive Officer

THEDISTRICTCOUNCILOFTATIARA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT1999

By-lawNo.1 —PermitsAndPenalties

TO provide for a permit system and continuing penalties in Council by -laws, toclarify the construction of such by -laws, and torepeal by -laws.

A. All previous by -laws made or adopted by the Council, prior to the date this by -law is made, are hereby repealed effective from the day on which this by -law comes into operation with the exception of by -law7dealing with lodging houses.

1. Permits

- 1.1 In any by -law of the Council, unless the contrary intention is clearly indicated, the word 'permission' meansthepermissionoftheCouncilgiveninwriting.
- 1.2 The Council may attach such conditions to a grant of permission as it thinks fit, and may vary or revoke such conditions or imposenew conditions by notice in writing to the permitholder.
- 1.3 Any permit holder shall comply with every such condition.
- 1.4 The Council may revo kesuch grant of permission at any time by notice in writing to the permitholder.

2. Offences and penalties

- 2.1 Any person who commits a breach of any by -law of the Council shall be guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999 that may be fixed by -law for any breach of aby -law.
- 2.2 Anyperson who commits a breach of any by -law of the Council of a continuing nature shall be guilty of an offence and, in additiont oanyother penalty that may be imposed, shall be liable to a further penalty for every day on which the offence is continued, such penalty being the maximum amount referred to in the Local Government Act 1934 and/or Local Government Act 1999 which may be prescribed by by -law for offences of a continuing nature.

3. Construction

Every by -law of the Council shall be subject to any Act of ParliamentandRegulationsmadethereunder.

Theforegoingby -lawwasdulymadeandpassedatameetingof the District Co uncil of Tatiara held on 19 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

R.J. HARKNESSChiefExecutiveOfficer

DISTRICTCOUNCILOFTATIARA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT1999

By-lawNo.2 —MoveableSigns

TO set standards for moveable signs on streets and roads and to provide conditions for and the placement of such signs.

1. Definitions

Inthisby -law:

- 1.1 'footpath area' means that part of a street or road between the property boundary of the street or road and the edge of the carriageway on the same side as that boundary; and
- 1.2 'moveable sign' has the same meaning as in the Local GovernmentAct1999.

2. Construction

Amoveable signdisplayedonapublicstreetorroadshall:

- 2.1 beofakindknownasan'A'FrameorSandwichBoard sign,an'inverted"T"'sign,oraflatsign;
- 2.2 bewellconstructed and maintained in good conditions o as not to present a hazard to any member of the public;
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions with no sharp or jagged edges or corners:
- 2.4 notbeunsightlyoroffensiveinappearanceorcontent;
- 2.5 notcontainflashingparts;
- 2.6 beconstructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.7 not exceed 1 000 mmin perpendicular height, or have a basewith any side exceeding 900 mmin length;
- nothaveadisplayareaexceeding 1 signistwo -sided, 1 m²oneachside;
- 2.9 bestablewheninposition;
- 2.10 inthecaseofan'A'FrameorSandwichBoardsign:
 - 2.10.1 behingedorjoinedatthetop;
 - 2.10.2 be of such construction that its sides shall be securely fixed or locked in position when erected;
- 2.11 inthecase of an 'inverted" T"' sign, containnostruts or supports that run between the display area and the base of the sign.

3. Position

 $A \,move able \,sign \,s \quad hall \,only \,be \,positioned \,on \,a \,public \,street \,or \,road on the footpath are a subject to the following conditions:$

- 3.1 where there is no kerb to define the footpath, a set back of 500 mmfrom the edge of the carriage way is required;
- $\begin{array}{ccc} 3.2 & in the case of a flat & sign, must be in line with and against \\ & the property boundary of the street or road; \end{array}$
- 3.3 mustbenolessthan 2000 mmbetweenthesignandary structure, fixed object, tree, bush or plant (including anothermoveablesign);
- 3.4 mustnotbeplacedona sealedpartofanyfootpatharea, unless the sealedpartis wide enoughtocontain the sign and still leave a clear thorough fareat least 1.2 mwide;
- 3.5 notwithin 2 000 mmofthecornerofastreetorroad;
- 3.6 mustbeadjacenttothepremisesofthe businesstowhich itrelates.

4. Restrictions

Amoveablesignshall:

- 4.1 display material which advertises a business being conducted on commercial premises adjacent to the sign, ortheproducts available from that business;
- 4.2 belimitedtoonepe rbusinesspremises;
- 4.3 onlybedisplayedwhenthebusinessisopen;
- 4.4 besecurelyfixedinpositionsuchthatitcannotbeblown overorsweptaway;
- 4.5 not be in such a position or in such circumstances that thesafetyofanyuserofthestreet orroadisatrisk;
- 4.6 notbedisplayedduringthehoursofdarknessunlessitis clearlyvisible;
- 4.7 nottobedisplayedonamedianstrip,trafficislandoron acarriagewayofastreetorroad.

5. Exceptions

- 5.1 Paragraph 3 (5) and paragraph 4 (1) do not apply to a moveablesignwhichisused:
 - 5.1.1 to advertise a garage sale taking place from residentialpremises;
 - 5.1.2 as a directional sign to an event run by an incor porated association or a charitable body;
 - 5.1.3 withpermission.
- 5.2 Paragraphs 4.1 and 4.2 do not apply to a flat sign, the messageof which only contains new spaper headlines and then ame of an ew spaper.

6. Application

Thisby -lawdoesnotapplyif:

- 6.1 the moveable sign is placed there pursuant to an authorisationunderanotherAct;
- 6.2 the moveable sign is designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
- 6.3 the moveable sign is related to a State or Common wealth election and is displayed du ring the period commencing on the issue of the writ or writs for the electionandendingatthecloseofpollsonpollingdays.

7. Construction

 $This by\ -law is subject to any Act of Parliament and Regulations \ made the reunder.$

Theforegoingby -lawwasduly madeandpassedatameetingof the District Council of Tatiara held on 19 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

R.J. HARKNESS, Chief Exec utive Officer

DISTRICTCOUNCILOFTATIARA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT1999

By-lawNo.3 —Roads

FOR the management of roads vested in or under the control of the Council.

1. Definitions

Inthisby -law:

- 1.1 'authorised person' means a pers on appointed an authorised person pursuant to section 260 of the Local GovernmentAct1999;
- 1.2 'electoral matter' has the same meaning as in the Electoral Act 1995 provided that such electoral matter is not capable of causing physical damage or injury oany person within its immediate vicinity;
- 1.3 'Emergency Vehicle' has the same meaning as in the AustralianRoadRules 1999 and the RoadTraffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999:

1.4 'road' has the same meaning as in the Local Govern mentAct1999.

2. Activities requiring permission

Nopersonshallwithoutpermissiononanyroad:

2.1 Repairstovehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of break down;

2.2 Donations

ask for or receive or indicate that he or she desires a donationofmoneyoranyotherthing;

2.3 Preaching

preachorharangue;

2.4 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcastingannouncementsoradvertisements;

2.5 Horses, cattle, camels or sheep

ride, lead or drive any horse, cattle, cam el or sheep, on any street or road in those areas that the Council has designated by resolution;

2.6 Camping

camporremainovernight.

3. Postingofbills

No person shall, without the Council's permission, post any bills, advertisements or other papers or items on a building or structure on a road except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. Publicexhibitionsan ddisplays

No person shall, without the Council's permission, allow any public exhibition or display to occuron aroad.

- 5. Removal of animals and persons
 - 5.1 If any animal is found on part of a road in breach of a by-lawanypersoninchargeoftheani malshall forthwith remove it from that part on the request of any authorised person; and
 - 5.2 An authorised person may direct any person who is considered to be committing or has committed a breach of this by -law to leave that part of the road. Failure t comply with that direction forthwith is a breach of this by-law.

6. Exemptions

The restrictions in this by -law do not apply to any Police Officer, Council Officer or employee acting in the course and withinthescope of that person's normal duties, ort oacontractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle in an emergency situation.

7. Construction

 $This by\ -law is subject to any Act of Parl \qquad i ament and Regulations made the reunder.$

8. Applications of paragraphs

Paragraph2.5 of this by -law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

Theforegoingby -lawwasdulymadeandpassedatameetingof the District Council of Tatiara held on 19 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two -thirds of the members present.

R.J. HARKNESS, Chief Executive Officer

DISTRICTCOUNCILOFTATIARA

BY-LAW MADE UNDERTHE LOCAL GOVERNMENT ACT 1999

By-lawNo.4 —LocalGovernmentLand

For the management of all land vested in or under the control of the Council.

1. Definitions

Inthisby -law:

- 1.1 'authorised person' means a person appointed an authorised person pursuant to Section 260 of the Local GovernmentAct1999;
- 1.2 'electoral matter' has the same meaning as in the Electoral Act 1995 provided that such electoral act 19
- 1.3 'Emergency Vehicle' has the same meaning as in the AustralianRoadRules1999 and theRoadTraffic(Road Rules) Ancillary and Miscellaneous Pr ovisions Regulations1999;
- 1.4 'localgovernmentland'meansalllandvestedinorunder thecontroloftheCouncil(exceptstreetsandroads);
- 'vehicle'hasthesamemeaningasintheAustralianRoad Rules 1999.

2. ActivitiesRequiringPermission

No person shall without permission on any local government land:

2.1 VehiclesGenerally

- 2.1.1 being the driver of a vehicle, fail to obey the indications given by any sign erected by or with the authority of the Council, for regulating traffic or in dicating the direction or route to be followed by traffic on that land;
- 2.1.2 drive or propel a vehicle on any part thereof wheretheCouncilhasexcludedvehiclesgenerally (or of that class) pursuant to Section 359 of the LocalGovernmentAct1934;

2.2 Trading

- 2.2.1 carry on the business of selling or offering or exposing for sale any goods, merchandise, commodity, article orthing; or
- 2.2.2 set up a van or other vehicle or stall or other structure,tray,carpetordeviceforthepurposeof buying or selling any goods, merchandise, commodity,articleorthing;

2.3 OverhangingArticles

suspend or hang any article or thing from any building, verandah, pergola, postor other structure where it might present a nuisance or danger to any pers on using local governmentland;

2.4 Entertainers

sing, busk or play any recording or upon any musical instrument so as to appear to be for the purpose of entertaining other persons;

2.5 Donations

ask for or receive or indicate that he or she de donationofmoneyoranyotherthing;

2.6 Preaching

preachorharangue;

2.7 Distribute

give out or distribute to any bystander or passer -by any handbill, book, notice, or other printed matter, provided that this restriction shall not ap ply to any handbill or leaflet give nout or distributed by or with the authority of a candidated uring the course of a Federal, State or Local Government Election or to a handbill or leaflet give nout or distributed during the course and for the purpose of Referendum;

2.8 HandbillsonCars

place or put on any vehicle any handbill, advertisement, notice or printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Loc GovernmentelectionorReferendum;

2.9 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broad casting announcements;

2.10 RemovingSoiletc.

carryawayorremoveanysoil, clay,gravel,sand,timber, stones,pebblesoranypartoftheland;

2.11 DepositingSoil

deposit any soil, clay, gravel, sand, timber, stones, pebblesoranyothermatterontheland;

2.12 DiggingSoil

to which this sub -paragraph applies, in accordance with paragraph 7 of this by -law, digthesoil to collect worms, grubsor in sects;

2.13 PickingFruitetc.

pick fruit, nuts or berries from any trees or bushes thereon;

2.14 Games

- 2.14.1 participate in any game, recreation or amusement which involves the use of a ball, missileorotherobjectwhichbytheusethereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinityofthatlandordetractfromorbelikely todetractfromanotherperson's lawfuluseand enjoymentofthatland;
- 2.14.2 play any organised competition sport, as distinct from organised social play, in accordancewithparagraph7ofthisby -law.

2.15 AthleticandBallSports

- 2.15.1 to which this sub -paragraph applies, in accordance with paragraph 7 of this by -law, promote, organise or takepartinany organised athletics port;
- 2.15.2 to which this sub -paragraph applies, in accordance with paragraph 7 of this by -law playorpracticethegameofgolf;

2.16 Smoking

smoketobaccooranyothersubstanceinanybuildingor partthereof;

2.17 ClosedLands

enterorremainonanypartoflocalgovernmentland:

- 2.17.1 at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacenttotheentrancetothatpart;
- 2.17.2 where the land is enclosed with fences and/or walls, and gates have been closed and locked; or
- 2.17.3 where admission charges are payable, for that person to ent er that part without paying those charges;

2.18 Tents

(except with the Councilor other Government authority) erect any tent or other structure of calico, canvass, plasticor similar material as a place of habitation;

2.19 Camping

camporremai novernight;

2.20 Fauna

- 2.20.1 take, interfere with or disturb any animal or birdortheeggsoryoungofanyanimalorbird;
- 2.20.2 disturb, interfere with or damage any burrow, nestorhabitatofanyanimalorbird; or
- 2.20.3 use, posse ss or have control of any device for the purpose of killing or capturing any animal orbird:

2.21 Flora

- 2.21.1 take,uprootordamageanyplant;
- 2.21.2 remove, take or disturb any soil, stone, wood, timberorbark:
- 2.21.3 collectortakea nydeadwoodortimberforthe purposeof using the same to make or maintain afire; or
- 2.21.4 rideordriveanyvehicleoranimalorrun,stand orwalkonanyflowerbedorgardenplot;

2.22 Animals

- 2.22.1 allow any stock to stray into or depas ture therein;
- 2.22.2 allow any animal to damage any flower bed, gardenplot,tree,lawnorotheritemorplace;

2.23 Fires

lightanyfireexcept:

- 2.23.1 in a place provided by the Council for that purpose;or
- 2.23.2 in a portable barbe que, as long as the barbeque is used in an area that is clear of flammable material:

2.24 Fireworks

use, discharge or explode any fireworks;

2.25 Swimming

swim or bathe in any pond or lake to which this sub paragraph2.25applies;

2.26 Bridgejumping

jumpordivefromanybridge;

2.27 Toilets

inanypublicconvenienceonlocalgovernmentland:

- 2.27.1 urinate other than in a urinal or pan or defecate other than in a pan set a part for that purpose;
- 2.27.2 smoketobaccoorany othersubstance;
- 2.27.3 depositanythinginapan,urinalordrainthatis likelytocauseablockage;
- 2.27.4 use it for a purpose for which it was not designed or constructed;
- 2.27.5 enter any toilet that is set aside for use of the oppositesexexceptwhere:
 - (a) a child under the age of five years accompaniedbyanadultperson;and/or
 - (b) toprovideassistancetoadisabledperson;

2.28 Cemeteries

comprisingacemetery:

- 2.28.1 buryorinteranyhumanoranimalr emains;
- 2.28.2 erectanymemorial;

3. PostingofBills

Nopersonshall without the Council's permission post any bills, advertisements or other papers or items on a building or structure on local government land or other public place except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum.

4. ProhibitedActivities

Nopersonshallonanylocalgovernmentland:

4.1 UseofEqui pment

use any form of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed or set as ide;

4.2 RepairstoVehicles

perform the work of repairing, washing, painting, panel beating or o ther work of any nature on or to any vehicle, provided that this paragraph shall not extend to running repairs in the case of breakdown;

4.3 Annovances

annoy or unreasonably interfere with any other person's use of the land by making a noise or creat ing a disturbancethathasnotbeen authorised by the Council;

4.4 Directions

fail to comply with any reasonable direction or request from an authorised person of the Council relating to:

- 4.4.1 that person's use of the land;
- 4.4.2 that person 's conduct and behaviour on the land;
- 4.4.3 thatperson'ssafetyontheland; or
- 4.4.4 the safety and enjoyment of the land by other persons;

4.5 Missiles

throw, roll or discharge any stone, substance or missile tothedangerofanypersonor animal;

4.6 Glass

wilfullybreakanyglass,chinaorotherbrittlematerial;

4.7 DefacingProperty

deface, paint, write, cut names or make marks on or fix bills or advertisements to any tree, rock, gate, fence, building, sign or other property of the Council therein except for any electoral matter posted on a building or structure with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

4.8 Horses, Cattle, Camelor Sheep

- 4.8.1 send, drive, lead, ride or take any horse, cattle, camel or sheep or permit any horse, cattle, camel or sheep to be sent, driven, led, riddenor taken on any land which the Council has, by resolution, declared to be prohibited for such purpose;
- 4.8.2 allow any horse, cattle, camel or sheep to be let loose or left unattended on any land which the council has, by resolution, declared to be prohibitedforsuchpurpose.

ent

5. Removal of Animals and Persons

- 5.1 If any animal is found on any part of local governm landinbreachofaby -law:
 - 5.1.1 anypersoninchargeoftheanimalshallforthwith remove it from that part on the request of an authorisedperson; and
 - 5.1.2 any authorised person may remove it therefrom if the person fails to comply with the request, or if no person is incharge of the animal.
- 5.2 An authorised person may direct any person who is considered to be committing or has committed a breach of this by -law to leave that part of the local government land. Failure to comply with that direction for the with is a breach of this by -law.

6. Exemptions

The restrictions in this by -law do not apply to any Police Officer, Council Officer or employee acting in the course and withinthescope of that person's normal duties, or to accontractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an Emergency Vehicle in an emergency situation.

7. Application of Paragraphs

Any of sub-paragraphs 2.12, 2.14.2, 2.15 and 2 .25 of this by law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

8. Construction

Thisby -lawissubjecttoanyActofParliamentan dRegulations

Theforegoingby -lawwasdulymadeandpassedatameetingof the District Council of Tatiara held on 19 November 2002 by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

R.J. HARKNESS, Chief Executive Officer

DISTRICTCOUNCILOFTATIARA

By-Law Made Underthe Dogand Cat Management Act 1995 and the Local Government Act 1999

By-lawNo.5 —Dogs

FOR the management and control of dogs withi n the Council's area.

1. Definitions

Inthisby -lawunlessthecontextotherwiserequires:

- 1.1 'Act'meanstheDogandCatManagementAct1995;
- 1.2 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuanttotheDevelopmentAct1993forthekeepingof catsand/ordogsonatemporaryorpermanentbasis;
- 1.3 'councilland' means all parklands, reserves, ornamental grounds, streets, roads, jetties, bridges, foreshore, public places and other landv ested in or under the control of the Council:
- 'dog' means an an imal of the species can is familiar is but does not include a dingo or cross of a dingo;
- 1.5 'premises' means any domestic and non -domestic premises, except a kennel establishment in resp ect of which a development authorisation is in force under the DevelopmentAct1993.

$2.\ Dog Free Areas$

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by -law cause suffer or permit any dog under that person's control, charge or authoritytobe, or remainint hat place.

3. DogsonLeashAreas

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 6 of this by —law, cause, suffer or permit any dog under tha —t person's control, charge or authority to be or remain in that public place unless such dog is restrained by a strong leash not exceeding 2 —minlength and either tethered securely to a fixed object or held by a person capable of controlling the dog and p —reventing it from being a nuisance or a danger to other persons.

4. DogExerciseAreas

- 4.1 Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph6ofthisby -law, forthepurpose of exercising ad ogunderhisorher control.
- 4.2 WhereapersonentersuponsuchpartofCouncillandfor that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control (withinthemeaning of the Dogand Cat Management 1995) while on the land.
- 4.3 Signs shall be erected to denote the land to which this paragraph applies, and information shall be provided to the public in amanner determined by the Council's Chief Executive Officer to inform the public about such la nd

5. LimitonDogNumbers

- 5.1 The limit on the number of dogskept in any dwelling in the townships hall betwo dogs.
- 5.2 The limit on the number of dogs kept in any dwelling outside of the township shall be three dogs (other than workingdogs).
- 5.3 No person shall, without obtaining the written permissionoftheCouncil,keepanydogonanypremises wherethenumberofdogsonthosepremisesexceedsthe limit unless the premises are an approved kennel establishment.

6. Application of Paragraphs

Any of paragraphs 2, 3 and sub -paragraph 4.1 of this by -law shallapplyonlyinsuchportionorportions of Councillandas the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

7. Construction

 $This\ by-law is subject to any Act of Parliament and Regulations\ made the reunder.$

Theforegoingby -lawwasdulymadeandpassedatameetingof the District Council of Tatiara held on 19 November 2002 by an absolute majority of the members for the time being c onstituting the Council, there being at least two -thirds of the members present.

R.J.H ARKNESS, Chief Executive Officer

DISTRICTCOUNCILOFYORKEPENINSULA

PeriodicalReview

NOTICE is hereby given that the District Council of Yorke Peninsulahas review edits composition and elector representation arrangements, in accordance with the provisions of section 12(4) of the Local Government Act 1999.

Pursuant to section 12 (13) (a) of the said Act, the Electoral Commissioner has certified that the review und ertaken by council satisfies the requirements of section 12 of the Local Government Act 1999, and may therefore be put into effect as from the day of the first general election held after the expiration of five months from the publication of this notice.

Therevised representation arrangements are as follows:

The Council of the District Council of Yorke Peninsula will comprise the Mayor (as the principal member) and 11 Ward Councillors.

The council area will be divided into three wards, as defined in the following schedules, with the Kalkabury and Innes/Penton Vale Wards each being represented by four Councillors, and the GumFlat Wardbeing represented by three Councillors.

THE FIRST SCHEDULE

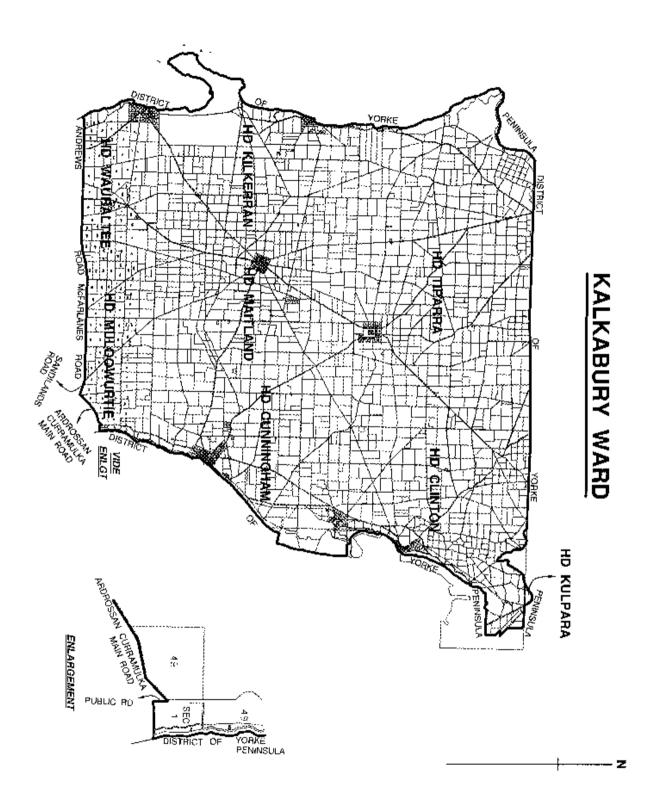
Kalkabury Ward: Comprising the whole of the Hundred of Tiparra and portions of the Hundreds of Kulpara and Clinton, County of Daly, and the whole of the Hundreds of Kilkerran, Maitland and Cunningham and portions of the Hundreds of Wauraltee and Muloowurtie, County of Fergusson more particularlydelineatedonth eplanpublishedherewith.

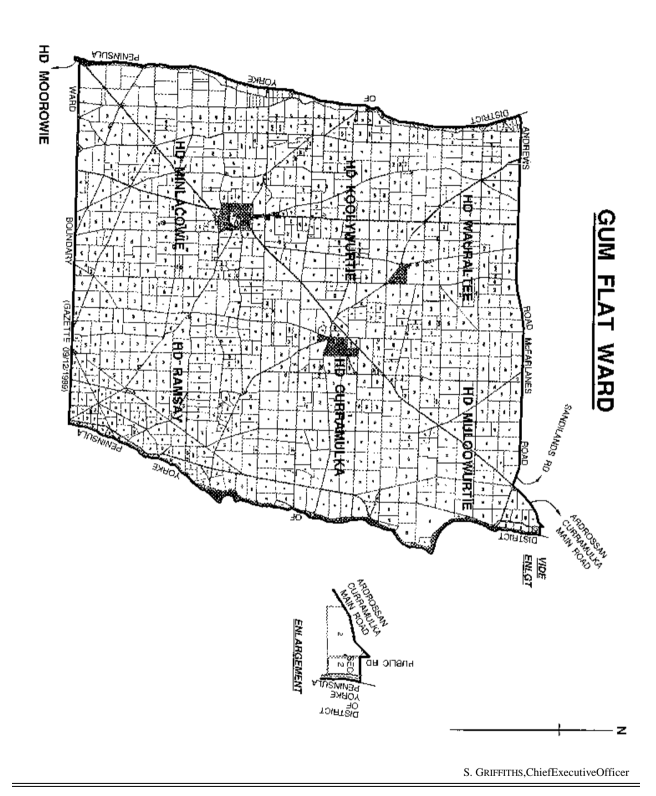
THE SECOND SCHEDULE

Gum Flat Ward: Comprising the whole of the Hundreds of Koolywurtie, Curramulka, Minlacowie and Ramsay, and portions of the Hundreds of Wauraltee and Muloowurtie, County of Fergusson more particularly delinea ted on the plan publishedherewith.

THE THIRD SCHEDULE

Innes/Penton Vale Ward: Comprising that portion of the council area contained within the existing Innes/Penton Vale Ward.





IN the matter of the est ates of the undermentioned deceased persons:

Abbott, Mary Johanna, late of Webb Street, Clare, of no occupation, who diedon 5October 2002.

Bond, Edward George , late of 8 Mine Street, Kadina, retired spraypainter, who died on 29 August 2002.

Cameron-Smith, Lorna Patricia, late of 454 South Road, Marleston, retired secretary, who died on 11 October 2002.

Casey, Stella, late of 2 Jean Street, Oaklands Park, of no occupation, who died on 28October 2002.

Ellis, Herbert Edward, late of 160 Walkerville Terrace, Walkerville, retired public servant, who died on 11 October 2002.

Farrell, Angeline May , late of 377 Henley Beach Road, BrooklynPark,widow,whodiedon5October2002.

Howe, Robert James , late of 1317 North East Road, Tea Tree Gully, retired courier, who died on 14 August 2002.

Kempson, Raymond Keith , late of 29 John Street, Ascot Park, retired building supervisor, who died on 28 September 2002.

King, Lily Helena, late of 345 Fullarton Road, Fullarton, widow,whodiedon14September2002.

Last, Yvonne Rose , late of 9 Le Cornu Street, Broadview, home duties, who died on 21 October 2002.

McLean, Grace, late of 20 Third Avenue, St Peters, widow, whodiedon18September2002.

Milde, Clarence Colin , late of 30 Scott Avenue, Barmera, retiredlabo urer, who diedon 23 September 2002.

Milroy-Maxwell, Jeanie Roy Gallacher , late of 77 Sydenham Road, Norwood, of no occupation, who died on 8 August 2002.

Mole, Norris Frank Verrinder , late of 33 Hillview Road, Kingswood,retiredpainter,whodiedon8O ctober2002.

Mortimer, May Lorraine, late of 695 Lower North East Road, Paradise, homeduties, who died on 27 September 2002.

Naulty, Eileen Madge, late of 71 Stokes Terrace, Port Augusta
West, of nooccupation, who died on 25 September 2002.
Nelson. Ma vis Annie, late of 150 Revnell Road, Woodcroft, of

nooccupation, who died on 6 October 2002.

Peterson, Roy Desmond, late of 26 River Road, Port Noar lunga, retired council worker, who died on 2 October 2002.

Rogers, Kenneth George, late of Moore Street, Pasadena, retiredmaintenanceengineer, who died on 6 October 2002.

Sutherland, William David , lateof 72 Gulfview Road, Christies Beach, retired planning supervisor, who died on 15 September 2002.

Theobold, Jessie Bertha, late of 29 Orchard Avenue, Eve Park, homeduties, who diedon 3 October 2002.

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 perso ns having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 27 December 2002, otherwise they will be excludedfromthed istributionofthesaidestate; 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 for thwith to deliver the same to the Public Trustee.

Dated28November2002.

C.J. O'LOUGHLIN.PublicTrustee

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

Cooper, Elizabet h Margaret, late of Victor Harbor Nursing Home, 20 Coral Street, Victor Harbor, widow, who died on 26September 2002.

Edwards, George Arthur James , late of 37 Thomas Street, South Plympton, retired engineer, who died on 15 October 2002.

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 any of the above estates are directed to send full particulars and evidence of such claims to the undersigned on or before 27 December 2002, otherwise they will be excluded from the distribution of the estates; and notice is also hereby given that all persons who are indebted to any of the above estates are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to any of the said estates are for thwith to deliver the same to the undersigned.

ANZ Executors & Trustee Company Limited (ACN 006 132 332), 530 Collins Street, Melbourne, Vic. 3000.

SALEOFPROPERTY

AuctionDate: Thursday,17December2002atnoon

Location: 42-44MillerStreet,Springton

NOTICE is hereby given that on the above da te at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Adelaide Registry in Action No. 2437 of 2002, directed to the Sheriff of South Australiain an action wherein Adelaide Bank Ltd, is Plaintiff and Philippa Crowe is Defendant, I, Tim Goodes, Sheriff of the State of South Australia, will be my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest what so ever it may be of the defendant Philippa Crowe as the registered proprietor of an estate infeesimple in the following:

That piece of lands it uated in the arean amed Springton, being 42-44 Miller Street, being the property comprised in certificate of title register book, volume 5240, folio 563.

Furtherpartic ularsfromtheauctioneers:

GriffinRealEstate 179KingWilliamRoad, HydePark,S.A.5061 Telephone:83573177.

ATTENTION

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

For any corrections to your notice please phone 8207 1045 or Fax8207 1040 **before**10 a.m.onThursday.

Ifwedon otreceiveanycommunicationby10 a.m.onThursday (day of publication) we will presume the notice is correct and will printitasitis.

Remember—theonusisonyoutoinformusofanycorrections necessarytoyournotice.

NOTE: Closingtime for rlodging new copy (electronically, faxor hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

Email: government gazette@saugov.sa.gov.au