



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 21 OCTOBER 2004

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet
Adelaide, 21 October 2004

HER Excellency the Governor in Executive Council has been pleased to appoint Anne Bampton to the office of Master of the District Court from 21 October 2004, pursuant to section 12 of the District Court Act 1991.

By command,

J. D. HILL, for Acting Premier

ATTG 0140/04CS

Department of the Premier and Cabinet
Adelaide, 21 October 2004

HER Excellency the Governor in Executive Council has been pleased to appoint John Gerard Fahey as a Stipendiary Magistrate from 21 October 2004, pursuant to the provisions of the Magistrates Act 1983.

By command,

J. D. HILL, for Acting Premier

ATTG 0022/03CS

Department of the Premier and Cabinet
Adelaide, 21 October 2004

HER Excellency the Governor in Executive Council has been pleased to authorise John Gerard Fahey to issue recognition certificates for the purposes of the Sexual Reassignment Act 1988, pursuant to section 7 of the Sexual Reassignment Act 1988.

By command,

J. D. HILL, for Acting Premier

ATTG 0022/03CS

Department of the Premier and Cabinet
Adelaide, 21 October 2004

HER Excellency the Governor in Executive Council has been pleased to appoint John Gerard Fahey as a Deputy State Coroner, pursuant to section 8 of the Coroners Act 1975.

By command,

J. D. HILL, for Acting Premier

ATTG 0022/03CS

Department of the Premier and Cabinet
Adelaide, 21 October 2004

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

Brenda Butler
Marie-Desiree D'orsay-Lawrence
Frederick Wayne Fitzgerald
Susan Dorothea Gage
Sharon Faye Honner
Karen Maree Jacobson
Denise Anne Jackson-Cook
David Alan Johnston
Nektarios Paterakis
Peter Lyndon Ryan
Lindsay Anne Simmons
Peter Ross White

By command,

J. D. HILL, for Acting Premier

ATTG 0039/03CS

Department of the Premier and Cabinet
Adelaide, 21 October 2004

Erratum

THE appointment of Sam Walters as Presiding Member to the HomeStart Finance Board of Management from 10 October 2004 until 9 October 2004, published in the *Government Gazette* on 7 October 2004, page number 3816 *should* read:

Presiding Member: (from 10 October 2004 until 9 October 2006)
Sam Walters

By command,

J. D. HILL, for Acting Premier

COUNTRY FIRES ACT 1989

SECTION 35

Fire Danger Season

THE Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Adelaide Metropolitan Fire Ban District so as to commence on 1 December 2004 and to end on 30 April 2005.

2. Fixes the date of the Fire Danger Season within the part of the State defined as the Eastern Eyre Peninsula Fire Ban District so as to commence on 1 November 2004 and to end on 15 April 2005.

3. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on 1 November 2004 and to end on 15 April 2005.

4. Fixes the date of the Fire Danger Season within the part of the State defined as the Kangaroo Island Fire Ban District so as to commence on 1 December 2004 and to end on 30 April 2005.

5. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower Eyre Peninsula Fire Ban District so as to commence on 1 November 2004 and to end on 15 April 2005.

6. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower South East Fire Ban District so as to commence on 22 November 2004 and to end on 30 April 2005.

7. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on 15 November 2004 and to end on 30 April 2005.

8. Fixes the date of the Fire Danger Season within the part of the State defined as the Mount Lofty Ranges Fire Ban District so as to commence on 1 December 2004 and to end on 30 April 2005.

9. Fixes the date of the Fire Danger Season within the part of the State defined as the Murraylands Fire Ban District so as to commence on 15 November 2004 and to end on 15 April 2005.

10. Fixes the date of the Fire Danger Season within the part of the State defined as the North East Pastoral Fire Ban District so as to commence on 1 November 2004 and to end on 31 March 2005.

11. Fixes the date of the Fire Danger Season within the part of the State defined as the North West Pastoral Fire Ban District so as to commence on 1 November 2004 and to end on 31 March 2005.

12. Fixes the date of the Fire Danger Season within the part of the State defined as the Riverland Fire Ban District so as to commence on 15 November 2004 and to end on 15 April 2005.

13. Fixes the date of the Fire Danger Season within the part of the State defined as the Upper South East Fire Ban District so as to commence on 15 November 2004 and to end on 15 April 2005.

14. Fixes the date of the Fire Danger Season within the part of the State defined as the West Coast Fire Ban District so as to commence on 1 November 2004 and to end on 15 April 2005.

15. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on 15 November 2004 and to end on 30 April 2005.

E. FERGUSON, Chief Executive Officer

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of the District Council of Barunga West.

The Schedule

Allotment 3 in Deposited Plan 50577, Hundred of Mundoora, County of Daly, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5852 Folio 774.

Dated 21 October 2004.

J. HILL, Minister for Environment and Conservation

DEH 10/1208

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as an Elderly Citizens Accommodation Reserve and declare that such land shall be under the care, control and management of the Alexandrina Council Housing Association Incorporated.

The Schedule

Allotment 50 in Deposited Plan 58474, Hundred of Goolwa, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5921 Folio 485.

Dated 21 October 2004.

J. HILL, Minister for Environment and Conservation

DEHAA 12/0556

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for the purposes of the Minister for Environment and Conservation and declare that such land shall be under the care, control and management of the Minister for Environment and Conservation.

The Schedule

Allotment 21 in Deposited Plan 13625, Hundred of Mobilong, County of Sturt, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5701 Folio 508, subject nevertheless to an existing easement to the Minister for Infrastructure more particularly described and set forth in Transfer 3921691 over that portion of Allotment 21 marked A in Deposited Plan 13625.

Dated 21 October 2004.

J. HILL, Minister for Environment and Conservation

DENR 12/0475

CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.

The Schedule

Allotment 102 in Deposited Plan 49066, Hundred of Pichi Richi, County of Newcastle, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5898 Folio 709.

Dated 21 October 2004.

J. HILL, Minister for Environment and Conservation

DEH 13/0441

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 31 May 2004, by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

TRISH WHITE, Minister for Transport

TSA V28823

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the R.V. Pelagic

THE following determination is made by the State Crewing Committee, pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Pelagic* whilst operating within the following limits:

Operational Limits

Limit 1: Within 15 nautical miles of the coast of South Australia.

Limit 2: Within 30 nautical miles of the coast of South Australia.

Minimum Complement

Limit 1: Journey less than 12 hours, one person—Master.

Journey more than 12 hours, two persons—Master and Mate.

Limit 2: Journey less than 12 hours, one person—Master and GP (general purpose person).

Journey more than 12 hours, two persons—Master and Mate.

Note: Either Master, Mate or GP must possess a Certificate of Competency MED3.

Minimum Qualifications of Crew

Limit 1: Master—Certificate of Competency as a Coxswain.
Mate—Certificate of Competency as a Coxswain.

Limit 2: Master—Certificate of Competency as a Master 5.
Mate—Certificate of Competency as a Coxswain.

GP—General purpose person, an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea course.

Note: Either Master, Mate or GP must possess Certificate in Competency MED2.

CAPTAIN W. FERRAO, Presiding Member,
State Crewing Committee

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

1 wire fish trap constructed from 7 cm chook mesh, one entrance funnel with a blue cord attached to a 600 ml water bottle (float)—140 cm x 110 cm

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at the 614 km mark on the River Murray on 2 May 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 24 August 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

- 2 blue 20 L plastic container Yabbie corfs;
- 1 red 20 L plastic container Yabbie corf
- 2 Opera House style Yabbie traps;
- 1 black 20 l plastic container Yabbie trap;
- 1 black plastic shrimp trap;
- 1 green plastic shrimp trap;
- 1 shrimp corf constructed from green shade cloth and a metal frame;
- 1 shrimp trap constructed from blue shade cloth and a metal frame with 3 entrance funnels (45 cm x 30 cm x 35 cm)

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Qualco (near Lock 2) on the River Murray on 18 April 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 24 August 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

- 1 wire fish trap constructed from 6 cm chook wire, 2 entrance funnels (1.2 m long x 0.8 m wide), with a white rope attached
- 1 wire fish trap, constructed from 6 cm chook wire, 2 entrance funnels (1.2 m long x 0.8 m wide), with a white rope and metal peg attached

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at the 523 km mark of the River Murray on 5 February 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 24 August 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

- 6 green Opera House nets left unattended and unmarked

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Barkhut Road, Kangaroo Island in the Cygnet River on 2 September 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Kingscote office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

- 1 recreational rock lobster pot (no floats)
- 50 mm chicken wire
- Beehive shaped steel mesh frame

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Taylors Landing, Port Lincoln on 24 August 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28 (10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

- 1 69 m monofilament mesh net including small orange floats approximately 1 m apart on the top rope, on one end is a white 4 L float and on the other a 2 L plastic milk container, lots of sinkers approximately 1 m apart are on the bottom rope

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Tod River, Port Lincoln on 22 September 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28(10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

1 mesh net 66 m long with orange buoys attached

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Tod River, Port Lincoln on 28 September 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28(10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

1 red buoy and 1 white buoy with a small length of green rope attached

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Anxious Bay, near Elliston on 3 October 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Streaky Bay office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEPARTMENT OF PRIMARY INDUSTRIES AND RESOURCES SA—FISHERIES DIVISION

NOTICE is hereby given pursuant to section 28(10) of the Fisheries Act 1982, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries Division:

1 rock lobster pot with a cane neck, green rope, 1 red buoy and 1 white buoy

The above items were suspected to have been used or intended to be used, in contravention of the Fisheries Act 1982, and were taken into possession at Anxious Bay, near Elliston on 3 October 2004.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Primary Industries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Streaky Bay office of the Department of Primary Industries and Resources SA, Fisheries Division.

Dated 15 October 2004.

M. LEWIS, General Manager Fisheries Services

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION

Preamble

1. The decision by the Governor under section 48 of the Development Act 1993, to approve the development of a waste management facility in the form of a solid waste landfill (Northern Adelaide Waste Management Authority—Balefill (Smithfield Quarry Landfill facility)) at Medlow Road, Uleybury, City of Playford was published in the *Gazette* on 21 January 1999.

2. The development was the subject of an Environmental Impact Statement (being an Environmental Impact Statement officially recognised under the Planning Act 1982) and amended under section 47 of the Development Act 1993.

3. Application has been made to the Development Assessment Commission as delegate of the Governor under Division 2 of Part 4 of the Development Act 1993.

4. The proposed amendments relate to the landfill lining system and are contained in the Report on Equivalency of Liner System, Base Liner System, NAWMA Uleybury Landfill prepared by Golder Associates Pty Ltd (Report Number 04663305/006, dated 29 June 2004), the letter from Golder Associates Pty Ltd dated 17 August 2004 and the letter from NAWMA dated 30 August 2004.

5. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Environmental Impact Statement.

6. The Development Assessment Commission has, in considering the matter, had regard to all relevant matters under section 48(5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development authorisation to the amended waste management facility in the form of a solid waste landfill (Northern Adelaide Waste Management Authority—Balefill (Smithfield Quarry Landfill facility)) at Medlow Road, Uleybury, City of Playford, subject to the following conditions:

Conditions

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed solid waste landfill (Northern Adelaide Waste Management Authority—Balefill (Smithfield Quarry Landfill facility)) shall be undertaken as shown on the plans in the application (dated 9 February 1996 and amended by the application and plans dated 18 November 1998) and supporting documentation in the Development Application, except as varied by the conditions listed below, the Report on Equivalency of Liner System, Base Liner System, NAWMA Uleybury Landfill prepared by Golder Associates Pty Ltd (Report Number 04663305/006, dated 29 June 2004), the letter from Golder Associates Pty Ltd dated 17 August 2004 and the letter from NAWMA dated 30 August 2004.

2. A Landfill Environmental Management Plan (LEMP) must be prepared and implemented, in accordance with the requirements of the Environment Protection Authority.

Listed Wastes

3. No Listed Waste as prescribed in Schedule 1, Part B of the Environment Protection Act 1993, or contaminated soil and material or asbestos containing material, will be permitted to be disposed of without further development authorisation.

Management Committee

4. A Management Committee to monitor the landfill site and its operations, report regularly to NAWMA and Council, and receive reports and instructions from NAWMA must be established prior to the commencement of landfill operations. The Management Committee must be maintained for the duration of the construction and operation of the facility with a review of the need for the committee in the post closure phase.

Traffic

5. Removal and appropriate recycling/disposal of stockpiles along the edge of Adams Road formation must be carried out during upgrading works.

6. NAWMA must pay for the work of upgrading and sealing both Smith Road (making provision for waste trucks to pull off the road in the event of a funeral procession) and Adams Road prior to the receipt of waste at the balefill site.

7. The proponent must bear the cost of Transport SA providing a 'simple left turn treatment' into Smith Road from Main North Road and modify the median nose. These works must comply with the Austroads 'Guide to Traffic Engineering—Part 5' and must be funded by the proponent. The proponent must liaise further with Transport SA on these issues.

Infrastructure

8. Any water tanks installed on the site must be screened from the surrounding area.

Groundwater

9. A detailed design of the proposed groundwater protection system (including modelling and monitoring) and the surface water management system must be prepared prior to the issuing of a licence by the Environment Protection Authority.

10. Monitoring bores must be established in a closely spaced network and at varying depths as required at each location to provide satisfactory assurance that groundwater quality beneath adjoining properties will be protected. The location of such bores will be determined in the Landfill Environmental Management Plan and licensing process.

11. The Landfill Environmental Management Plan must provide processes for detecting, monitoring and remedying any impact of the development on groundwater, and such processes must be in place before any waste is received.

Surface Water

12. The construction of a stormwater sediment control dam proposed on the southern creek must be located 'off-stream' to minimise the potential for mixing of clean stormwater run-off with dirty run-off from the balefilling.

Groundwater Interception and Leachate Management

13. A leachate monitoring bore must be installed within each stage to assist with leachate management, particularly if leachate recirculation is incorporated into the management strategy.

14. Certification from a geotechnical consultant that the proposed side slopes of the balefill will be suitable for the installation of the side liner system from a stability aspect must be obtained prior to commencement of site preparation.

15. The quarry walls in the northern and southern portions of the quarry must be left intact due to the close proximity of the drainage lines and reprofiling of these areas must be conducted by utilising clean fill.

16. External sources for construction materials must be identified and available at least six months in advance of need. The suitability of clay for lining and capping must be certified by a geotechnical consultant.

Odour

17. The Landfill Environmental Management Plan must provide for monitoring and reporting of landfill gas, odour and dust incursions at the site.

Operational lifespan

18. The landfill operation must cease at the expiration of 20 years from the date of this approval, or when the quarry has been filled to match the natural contours of the land, which ever first occurs (given the proximity of the site to areas identified for future residential development).

Heritage

19. The party with the benefit of this approval must ensure that operators and construction personnel are made aware of the requirements under the Aboriginal Heritage Act 1988, that any burial site skeletal material or significant artefact discovery is reported to the Division of State Aboriginal Affairs, Department of Environment, Heritage and Aboriginal Affairs.

Post Closure Aspects

20. The natural level of the original hill on the eastern face of the quarry must be used as the reference to determine the final height of the balefill and achieve the original contours.

21. The slope of the final capping layer must use design options such as centre furrowing or the formation of contour banks (designed to collect moisture for improved plant growth) to control run-off.

Building Rules

22. Work constituting building work under the Development Act 1993, must be certified by the City of Playford or a private certifier, as complying with the Building Rules. Copies of the relevant certification documentation shall be provided to the Minister for Urban Development & Planning, as outlined in Regulation 64 of the Development Act 1993. No building works shall commence until a favourable decision has been notified in writing to the applicant by the Governor or the Development Assessment Commission as delegate of the Governor.

Base Liner

23. The base liner shall be constructed with the following specifications:

- (a) the HDPE membrane shall have a minimum average thickness of 1.8 mm with tolerance of no more than +/-10% with 95% confidence;
- (b) the clay liner shall be compacted to a minimum of 300 mm thickness with a permeability of 1×10^{-8} m/s or less;
- (c) the clay shall be laid in two layers of 150 mm compacted thickness;
- (d) the sub-grade shaping layer shall have a minimum thickness of 100 mm; and
- (e) the liner shall be constructed under level 1 supervision.

NOTES:

1. The Environment Protection Authority will require the proponent to prepare a Landfill Environmental Management Plan (LEMP) to satisfy the Authority's licensing requirements. Such a plan will be required to include provisions for the review, from time to time, of waste treatment and disposal methods to facilitate implementation of continuous improvement programs. The LEMP will be required to incorporate the following:

- A Vegetation Management and Revegetation Plan, prepared in consultation with the City of Playford and the local community. It is to have regard to the measures suggested in the Assessment Report for the Environmental Impact Statement (as amended) for the Northern Adelaide Waste Management Authority Balefill project (particularly in sections 3.2 and 4.1).
- A comprehensive Pest Plant and Animal Management Plan to be implemented prior to the landfill operations commencing, to ensure the site is free of as many pest species as possible from the beginning of operations. Adequate monitoring and follow-up control shall occur. The weed and pest control program shall be prepared in consultation with the Adelaide Plains Animal and Plant Control Board.

- A detailed Groundwater and Leachate Management Plan prepared by the proponent, to the satisfaction of the Environment Protection Authority, prior to receipt of any waste.
 - A Soil Erosion and Drainage Management Plan (SEDMP), to minimise and control any on-site soil erosion (particularly of stockpiled material) as described in the Environment Protection Agency's 'Stormwater Pollution Prevention Codes of Practice'.
 - A Surface Water Management Plan. The plan should address the collection and management of all on-site surface water, including any contaminated run-off originating from roadways, car parks and hardstands, the vehicle workshop or wheel washing facility, and management of all surface water flows entering the site from land external to the site.
 - The indicative location of topsoil and cover material stockpiles, in particular the location of storage areas during stages 3 and 4 and the details of erosion measures.
 - Provisions for a regular review of waste treatment and disposal methods to facilitate implementation of continuous improvement programs. It should also include provisions for the implementation of corrective actions in the event of any failure of the leachate and liner.
 - Additional data concerning the site geology as it becomes available which could necessitate minor changes to landfill design or method of operation and the installation of additional groundwater monitoring bores.
 - Details of monitoring and reporting of meteorological parameters required at the site.
 - Monitoring and reporting of landfill gas, odour and dust incursions at the site.
 - Details of the gas flaring system to be designed to ensure that there is a high quality combustion (if not used for power generation) and that fire risks to surrounding properties is eliminated.
 - An upgraded landfill gas contingency plan for on-site buildings, to include provisions for evacuation and ongoing monitoring until safe concentrations are present.
 - Contain details on on-site vehicle parking and truck wheel wash.
2. Control over the types of waste to be received at the site will be exercised by the Environment Protection Authority. This will be done through conditions of environmental authorisation or requirements under a relevant Environment Protection Policy rather than through conditions of development authorisation (See condition 3).
3. Financial Assurance Strategy in accordance with the provisions of section 51 of the Environment Protection Act 1993, will be required by the Environment Protection Authority as a condition of licence.
4. For the purposes of any licensing the Environment Protection Authority shall be provided with the details on the timing and construction aspects of the diversion of the southern creek around the quarry during stages 1 and 2 prior to granting of a licence.
5. The detailed design of the liner system and quality control provisions would need to be reviewed by the Environment Protection Authority.
6. Post closure management responsibilities should be established.
7. A more sustainable after-use for the site that would encourage the regeneration and rehabilitation of natural communities should be considered during future post closure planning.
8. The City of Playford may need to commit financial and other resources in future to alleviate noise and visual impacts from waste trucks if present and future residential areas are impacted. These costs may need to be recouped from NAWMA. While it is not possible to quantify these costs at present, provision should be made between the Council and NAWMA to ensure that appropriate revenue can be raised to address the costs.

9. Provision of an alternative water supply if groundwater users in the area find supplies affected shall be addressed as part of the contingency planning.

10. If blasting is required to remove any of the benches, explosion vibration characteristics and monitoring requirements shall be determined, prior to commencement, in consultation with the Environment Protection Authority, Primary Industries and Resources SA and the City of Playford.

11. The proponent shall undertake further consultation with the Munno Para Equestrian Association to determine their requirements for a bridle path and/or other safety measures alongside Smith and Adams Roads.

12. The cushion geotextile design must consider the total load applied from the full thickness of the waste and landfill cap. The impact of point loads from the gravel of the leachate collection layer must be considered when assessing the cushioning required to protect the geosynthetic liners. Imposed loads may also result in settlement and movement of waste adjacent to the side liner of the landfill. Settlement of the sub-grade soils (underlying the liner system) may also occur resulting from the imposed loads of the overlying waste, which may be significant.

Dated 21 October 2004.

P COCKRUM, Secretary Development Assessment Commission.

Legislative Council Office, 13 October 2004

FORWARDED to the Honourable the Premier the following Resolution, passed by the Legislative Council on 13 October 2004:

That the Regulations under the Victims of Crime Act 2001 concerning Allowable Victim Compensation, made on 29 July 2004 and laid on the table of this council on 15 September 2004, be disallowed.

J. M. DAVIS, Clerk

NOTICE TO MARINERS

No. 31 of 2004

South Australia—River Murray—Temporary Closure of Monoman Creek

NOTICE is hereby given that a temporary pipeline will be laid across Monoman Creek to allow water to be pumped to a red gum watering site. The pipeline will float on or just below the surface and will be marked with a line of buoys.

Mariners are advised that the section of Monoman Creek located in the Chowilla Game Reserve upstream of the Monoman Creek bridge to the junction of Chowilla Creek will be closed to all boat traffic from Monday, 18 October 2004 to Friday, 25 February 2005.

Adelaide 18 October 2004.

TRISH WHITE, Minister for Transport

TSA 2004/00541

NATIONAL PARKS AND WILDLIFE ACT 1972

ERRATUM

Angove Conservation Park Management Plan—Draft

IN the *Government Gazette* of 5 August 2004 (page 2753), notice was given that a draft management plan for Angove Conservation Park has been prepared under the provisions of section 38 of the National Parks and Wildlife Act 1972.

The notice provided that any person may make a representation in connection with the draft management plan during the period up to and including Friday, 8 October 2004.

The notice should have read:

'Any person may make a representation in connection with the draft management plan during the period up to and including Friday, 5 November 2004.'

G. LEAMAN, Director of National Parks and Wildlife

ENVIRONMENT PROTECTION ACT 1993

Variation of Approval of Category B Containers

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

Vary the Approval of Category B Containers

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

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

(i) *Subsection 69 (3) Arrangements*

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

(ii) *Approved Refund Markings*

- (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers;
- (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.
- (c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Applicant	Collection Arrangements
Asahi beer	334	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Becks Bier	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cactus Blackcurrant	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cactus Lemon	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cactus Orange	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cascade Pale Ale	375	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cascade Special Stout	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Corona	350	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Dogbolter	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Dogbolter	375	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Harp Lager	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Hoegaarden Beer	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Hoegaarden Forbidden Fruit	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Holsten Pils	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Huon Valley Sparkling Natural Mineral Water	300	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Huon Valley Still Mineral Water	300	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Huon Valley Still Spring Water	350	Plastic	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Kilkenny Ale	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Kronenbourg	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Leffe Blonde	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Leffe Radieuse	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Leffe Vielle Cuvee	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Malthouse Real Ale	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Applicant	Collection Arrangements
Miller Genuine Draft	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Molson Ice	341	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Moosehead	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Redback	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
San Miguel	320	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
San Miguel	355	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Shanghai Beer	355	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Stella Artois	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Sub Zero Alcoholic Soda	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Sub Zero Lime	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Sub Zero Mango Passion	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Sub Zero Raspberry	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Tuborg Lager	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Youngs Ramrod	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Matilda Bay Premium Pilsner	345	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Cubano	275	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Holsten Premium	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Scotch & Cola	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Rum & Cola	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Bourbon & Cola	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Vodka Lemon Lime & Soda	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Vodka & Orange	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
R2D Vodka Cranberry & Orange	375	Can	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services
Sub Zero Lemon	330	Glass	Carlton Special Beverages Co Pty Ltd	Visy CDL Recycling Services

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2004

	\$		\$
Agents, Ceasing to Act as.....	35.50	Firms:	
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Incorporation	18.10	Discontinuance Place of Business	23.60
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Transfer of Properties	44.75	Intention to Sell, Notice of.....	44.75
Attorney, Appointment of.....	35.50	Lost Certificate of Title Notices	44.75
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Companies:		Caveat Lodgment.....	18.10
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Capital, Increase or Decrease of	44.75	Foreclosures.....	18.10
Ceasing to Carry on Business	26.50	Transfer of	18.10
Declaration of Dividend.....	26.50	Sublet.....	9.10
Incorporation	35.50	Leases—Application for Transfer (2 insertions) each	9.10
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First Name.....	26.50	Licensing	53.00
Each Subsequent Name.....	9.10	Municipal or District Councils:	
Meeting Final.....	29.75	Annual Financial Statement—Forms 1 and 2	499.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	354.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	70.50
First Name.....	35.50	Each Subsequent Name.....	9.10
Each Subsequent Name.....	9.10	Noxious Trade	26.50
Notices:		Partnership, Dissolution of.....	26.50
Call.....	44.75	Petitions (small).....	18.10
Change of Name	18.10	Registered Building Societies (from Registrar-	
Creditors.....	35.50	General).....	18.10
Creditors Compromise of Arrangement	35.50	Register of Unclaimed Moneys—First Name.....	26.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	9.10
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	44.75	Rate per page (in 8pt)	226.00
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Restored Name.....	33.50	column line, tabular one-third extra.	
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Pages	Main	Amends	Pages	Main	Amends
1-16	2.15	0.95	497-512	30.25	29.00
17-32	2.90	1.80	513-528	31.25	29.90
33-48	3.80	2.70	529-544	32.00	31.00
49-64	4.75	3.65	545-560	33.00	32.00
65-80	5.60	4.60	561-576	33.75	33.00
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129-144	9.35	8.25	625-640	37.25	36.10
145-160	10.20	9.10	641-656	38.25	37.20
161-176	11.20	10.00	657-672	38.75	38.00
177-192	12.00	11.00	673-688	40.50	38.80
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209-224	13.80	12.70	705-720	41.75	41.00
225-240	14.70	13.60	721-736	43.50	41.50
241-257	15.70	14.30	737-752	44.00	42.90
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321-336	20.10	19.00	817-832	48.25	47.25
337-352	21.20	20.00	833-848	49.25	48.00
353-368	22.00	21.00	849-864	50.00	48.80
369-384	22.90	21.90	865-880	51.00	50.00
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417-432	25.75	24.50	913-928	53.50	53.00
433-448	26.60	25.50	929-944	54.50	53.50
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LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Briheath Pty Ltd as trustee for Warren Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at rear of Adelaide Town Hall, Pilgrim Lane, Adelaide, S.A. 5000 and known as Town Hall Garden Cafe.

The application has been set down for hearing on 10 November 2004 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 9 November 2004).

The applicant's address for service is c/o 38 Attingham Crescent, Oakden, S.A. 5086.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Compass Group (Australia) Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 44A Crittenden Road, Findon, S.A. 5023, known as Clipsal Powerhouse and to be known as Distinctive Homes Dome.

The application has been set down for hearing on 12 November 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 5 November 2004).

The applicant's address for service is c/o Kelly & Co., Level 17, Santos House, 91 King William Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Southern Liquor Wholesalers Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 3 Somerset Circuit, Lonsdale, S.A. 5160 and known as Southern Liquor Wholesalers.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Geoff Forbes, Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolworths Limited has applied to the Licensing Authority for the transfer and removal of a Retail Liquor Merchant's Licence in respect of premises situated at 89 Jenkins Avenue, Whyalla Norrie, S.A. 5608 and to be situated at Woolworths Supermarket, Westlands Shopping Centre, corner of McDouall Stuart Avenue and Nicolson Avenue, Whyalla, S.A. 5600 and known as Bennie's Cellar.

The application has been set down for hearing on 5 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 28 October 2004).

The applicant's address for service is c/o Griffin Hilditch Lawyers, Greg Griffin, Level 14, 26 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that ACN 093 569 772 Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 11, Gerry Semmler Road, Lyndoch, S.A. 5351 and to be known as Whitechapel Wines.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Kelly & Co., Level 17, 91 King William Street, Adelaide, S.A. 5000 (Attention: Jarrod Ryan or Mary Hannigan).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 18 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Grenfell Leask Pty Ltd as trustee for Arno Bay Hotel Unit Trust has applied to the Licensing Authority for a Hotel Licence, Entertainment Consent and variation to Extended Trading Authorisation in respect of premises situated at Government Road, Arno Bay, S.A. 5603 and known as Hotel Arno.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

- Entertainment Consent is sought for the whole of the Licensed Premises in accordance with the Trading Hours

- Variation to Extended Trading Authorisation:

For consumption on the licensed premises:

Any day preceding a Public Holiday: Midnight to 2 a.m. the following day;

Good Friday: Midnight to 2 a.m.

For consumption off the licensed premises:

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo/Adrian Battiston).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 19 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Reading Acquisitions Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at corner West Lakes Boulevard and Turner Drive, West Lakes, S.A. 5021 and to be known as Reading Cinemas West Lakes.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell liquor for consumption on the licensed premises during the following times including Extended Trading Authorisation:

Monday to Sunday: 10 a.m. to midnight.

Sunday, Christmas Eve: 8 p.m. to midnight.

Sundays preceding Public Holidays: 8 p.m. to midnight.

- Entertainment Consent is sought for the abovementioned hours and for the areas shown on the plan lodged with this office.

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 (viz: 11 November 2004).

The applicant's address for service is c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 18 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Riccardo Charles D'Arrigo and Fadi Noujaim have applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 229 Rundle Street, Adelaide, S.A. 5000 and to be known as Axia.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

- The service of alcohol at the premises will be restricted to the following hours:

Tuesday: 9.30 a.m. to 6 p.m.

Wednesday and Thursday: 9.30 a.m. to 8 p.m.

Friday: 9.30 a.m. to 9 p.m.

Saturday: 9 a.m. to 6 p.m.

- The alcohol will be offered to customers only on a gratuitous basis.
- No alcohol will be offered for sale to the general public.

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 (viz: 11 November 2004).

The applicants' address for service is c/o Lilia Averkin, Thomson Playford, 101 Pirie Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Metala Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 3611 Lake Plains Road, Langhorne Creek, S.A. 5255 and known as Metala Pty Ltd.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Guy Adams, P.O. Box 10, Langhorne Creek, S.A. 5255.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that R. Aoukar & Sons Pty Ltd as trustee for Cafe Palazzo Unit Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 180-182 Main Road, Blackwood, S.A. 5051 and to be known as Café Palazzo—Blackwood.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation:
 - Friday: Midnight to 1.30 a.m. the following day;
 - Saturday: Midnight to 1.30 a.m. the following day;
 - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;
 - Good Friday: Midnight to 1.30 a.m. the following day;
 - Christmas Day: Midnight to 1.30 a.m. the following day;
 - Sunday Christmas Day: 8 p.m. to 1.30 a.m. the following day;
 - Days preceding other Public Holidays: Midnight to 1.30 a.m. the following day;
 - Sunday preceding Public Holidays: 8 p.m. to 1.30 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Cowell Clarke Lawyers, Daniel Nemer, Level 5, 63 Pirie Street, Adelaide, S.A. 5000 (Attention: Danny Nemer).

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Montego Estate Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Stoneyfell Function Centre, Stoneyfell Road, Stoneyfell, S.A. 5066 and known as Montego Estate.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o David Watts, David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that David Garfield Edgar and Gertruda Catharina Maria Herbert have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Allotment 51, Penola Road, Mount Gambier, S.A. 5290 and to be known as D. G. E. & G. C. M. Herbert.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicants' address for service is c/o David Herbert, P.O. Box 2030, Mount Gambier, S.A. 5290.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 October 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Natalie Jane and Luke Jonathan Aberley have applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 51 Arthur Street, Plympton Park, S.A. 5038 and to be known as The Complete Picnic.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicants' address for service is c/o 51 Arthur Street, Plympton Park, S.A. 5038.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 October 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that the Basedow Family Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 27 Second Avenue, St Peters, S.A. 5069.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o 27 Second Avenue, St Peters, S.A. 5069.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Dale Spehr Baker has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 3 Furner Road, Furner via Millicent, S.A. 5280 and to be known as Elgin Valley.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o Brendan Bowler, Hume Taylor & Co., 84 Flinders Street, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Alsare Barossa Valley Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 13/15 Fullarton Road, Kent Town, S.A. 5067 and to be known as Alsare Barossa Valley Wines.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o David Watts & Associates, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gilberts Siding Vintners Pty Ltd has applied to the Licensing Authority for a Producer's Licence and a Direct Sales Licence in respect of premises situated at 19 Reddens Road, Verdun, S.A. 5245 and to be known as Gilberts Siding Vintners.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 11 November 2004).

The applicant's address for service is c/o David Watts & Associates, 1 Cator Street, Glenside, S.A. 5065.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Abdulla Daher and Haydon Robert Fyfe as trustee for the Fyfe Family Trust have applied to the Licensing Authority for an Entertainment Consent in respect of premises situated at 46 Exchange Place, Adelaide, S.A. 5000 and known as Rococo Cafe Restaurant.

The application has been set down for hearing on 19 November 2004 at 9 a.m.

Condition

The following licence condition is sought:

Entertainment consent is to apply to the whole of the licensed premises:

Monday to Sunday: 4 p.m. to midnight.

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 (viz: 11 November 2004).

The applicants' address for service is c/o 46 Exchange Place, Adelaide, S.A. 5000.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 12 October 2004.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Matthew Terence Sanders and Linda Rosina Phillips have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 61 Franklin Parade, Encounter Bay, S.A. 5211 and known as Cafe 61.

The application has been set down for hearing on 22 November 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 12 November 2004).

The applicants' address for service is c/o Matthew Sanders, 61 Franklin Parade, Encounter Bay, S.A. 5211.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 13 October 2004.

Applicants

The applicant's address for service is c/o Stuart Miller, P.O. Box 22, McLaren Vale, S.A. 5171.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Ned Kelly's Retreat Restaurant Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 24-26 O'Connell Street, North Adelaide, S.A. 5006 and known as Katts Restaurant.

The application has been set down for hearing on 23 November 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 15 November 2004).

The applicant's address for service is c/o Claudia Cream, P.O. Box 177, Park Holme, S.A. 5043.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Tan Kok Seng has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 6 Bagot Street, Robe, S.A. 5276 and known as Robe Golden Dragon Village Restaurant.

The application has been set down for hearing on 22 November 2004 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 12 November 2004).

The applicant's address for service is c/o Wallace Lawyers, Robert Warhurst, 20 Ormerod Street, Naracoorte, S.A. 5271.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that D. C. Services (S.A.) Pty Ltd as trustee for Susan Montgomery Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Main Wharf, Goolwa, S.A. 5214 and known as Hector's on the Wharf.

The application has been set down for hearing on 24 November 2004 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 (viz: 16 November 2004).

The applicant's address for service is c/o John Gerovasilis, G.P.O. Box 2835, Adelaide, S.A. 5001.

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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 October 2004.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Oliverhill Winery Pty Ltd as trustee for S. & L. Miller Family Trust has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Seaview Road, McLaren Vale, S.A. 5171 known as Oliverhill Wines and to be known as Oliverhill Winery.

The application has been set down for hearing on 22 November 2004 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 (viz: 12 November 2004).

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that North East Hotel Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 246 North East Road, Klemzig, S.A. 5087 and known as O.G. Hotel.

The application has been set down for hearing on 23 November 2004 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 (viz: 15 November 2004).

The applicant's address for service is c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 (Attention: Geoff Forbes) solicitors for the applicant.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au

Dated 15 October 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Evian Management Aust No. 3 Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 120 Magill Road, Norwood, S.A. 5067 and known as Oriental Hotel Norwood.

The application has been set down for hearing on 24 November 2004 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 16 November 2004).

The applicant's address for service is c/o Moody Rossi & Co., Bill Moody, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 14 October 2004.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that LPH Trading Pty Ltd as trustee for LPH Trading Class Trust has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 198 Esplanade, Largs Bay, S.A. 5016 and known as Largs Pier.

The application has been set down for hearing on 25 November 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 17 November 2004).

The applicant's address for service is c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 (Attention: Geoff Forbes).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 October 2004.

Applicant

MINING ACT 1971

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

Applicant: Challenger West Holdings Pty Ltd

Location: Mount Finke area—Approximately 70 km south-west of Tarcoola.

Term: 1 year

Area in km²: 321

Ref.: 2003/00216

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

Dated 21 October 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Centrex Metals Ltd

Location: Stony Hill area—Approximately 50 km west of Whyalla.

Term: 1 year

Area in km²: 155

Ref.: 2004/00422

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

Dated 21 October 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Paladin Energy Minerals NL (90%) and Signature Resources NL (10%).

Location: Wyambana area—Approximately 120 km south-east of Leigh Creek.

Term: 1 year

Area in km²: 672

Ref.: 2004/00520

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

Dated 21 October 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for an extractive mineral lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Gordon Edward Mock
 Claim No.: 3481
 Location: Section 434, Hundred of Wirrega, approximately 12 km north-west of Bordertown.
 Area: 33 hectares.
 Purpose: Recovery of limestone.
 Ref.: T02460

A copy of the proposal has been provided to the District Council of Tatiara.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 November 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for an extractive mineral lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Ian Pascoe Carey
 Claim No.: 3476
 Location: In Allotment 1, Deposited Plan 39175, Hundred of Menzies, approximately 14 km west-north-west of Kingscote.
 Area: 29 hectares.
 Purpose: Excavate basalt.
 Ref.: T02445

A copy of the proposal has been provided to the District Council of Kangaroo Island.

Written submissions in relation to the granting of the extractive mineral lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 November 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Tamas Kapitany
 Claim No.: 3443
 Location: Section 1166, Out of Hundreds (Torrens), approximately 42 km south-east of Woomera.
 Area: 5.3 hectares.
 Purpose: Recover gypsum and associated mineral salts.
 Ref.: T02426

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 November 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Barry Francis Mulligan and Ashmans Pty Ltd.
 Claim No.: 3462
 Location: In piece 102, Deposited Plan 25751, Hundred of Killanoola, approximately 16 km north-west of Penola.
 Area: 10.2 hectares.
 Purpose: Excavate limestone for crushed rock and aggregate from an open cut mine.
 Ref.: T02436

A copy of the proposal has been provided to the Wattle Range District Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 November 2004.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

PURSUANT to section 15 (5) of the Mining Act 1971 ('Act'), I advise that the Minerals and Energy Division of Primary Industries and Resources SA, will be undertaking geoscientific investigations over Allotments 1 and 2, plan 11452, Port Pirie West in the Hundred of Port Pirie. The investigations will commence on or after 8 November 2004, and the expected completion date will be 30 November 2006.

Pursuant to section 15 (7) of the Act, I hereby advise that no applications for mining tenements will be received and or considered in respect of the land described above until the completion date of 30 November 2006.

Please note that the completion date may be extended by further notice in the *Gazette*. Copies of the plan are available by phoning the Mining Registrar on telephone (08) 8463 3097.

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with the Mining Act 1971 and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder that an application to vary the purpose of various Miscellaneous Purposes Licences has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: OneSteel Manufacturing Pty Ltd
 Location: South Middleback Ranges
Miscellaneous Purposes Licence 51:
 Current use: Construction of overburden dumps.
 Proposed use: Construction of overburden dumps, pipelines, powerlines, tramway and access roads.

Miscellaneous Purposes Licence 52:
 Current use: Construction of overburden dumps, haul road from Iron Knight pit to treatment plant.
 Proposed use: Construction of overburden dumps, haul road from Iron Knight pit to treatment plant, pipelines, powerlines, tramway, access roads and tailings storage facility.

Miscellaneous Purposes Licence 53:
 Current use: Haul road from Iron Knight pit to treatment plant.
 Proposed use: Haul road from Iron Knight pit to treatment plant, pipelines and powerlines.

Miscellaneous Purposes Licence 33:

Current use: Tramway, crushing plant and other facilities relating to operations on adjacent mining leases, dumping of waste rock from adjacent mining leases.

Proposed use: Tramway, crushing plant and other facilities relating to operations on adjacent mining leases, dumping of waste rock from adjacent mining leases, pipelines, powerlines, Ore Beneficiation Plant (OBP) and Tailings Storage Facility.

Miscellaneous Purposes Licence 34:

Current use: Tramway, access road, dumping of waste rock from adjacent mining leases.

Proposed use: Tramway, access road, dumping of waste rock from adjacent mining leases, Tailings Storage Facility.

Miscellaneous Purposes Licence 67:

Current use: Low grade ore beneficiation plant, OBP Tailings Storage Facility.

Proposed use: Low grade ore beneficiation plant, OBP Tailings Storage Facility, Tailings Storage Facility.

REFERENCE: T2073, T2405 and T1219

The Minister for Mineral Resources Development is required to have regard to any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application to vary the purpose of the miscellaneous purposes licences or in fixing additional conditions to be attached to the miscellaneous purposes licences.

Written submissions in relation to the applications are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 November 2004.

H. TYRTEOS, Mining Registrar

NATIONAL PARKS REGULATIONS 2001

National Parks and Wildlife Reserves—Fire Restrictions

PURSUANT to Regulation 16(1) of the National Parks Regulations 2001, I, Edward Gregory Leaman, the Director of National Parks and Wildlife, impose fire restrictions for National Parks and Wildlife Reserves as listed in Schedule 1 below.

The purpose of these fire restrictions is to ensure the safety of visitors using the Reserves, and in the interests of protecting the Reserves and neighbouring properties.

Dated 21 October 2004.

G. LEAMAN, Director, National Parks and Wildlife

SCHEDULE 1

1. *Eyre and Far West Districts*

All reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 15 April 2005. Gas fires are permitted other than on days of total fire bans.

Note: Wood fires are permitted between high water mark and low water mark in the following parks: Lincoln National Park and Coffin Bay National Park, providing the following conditions are applied (a) it is not a day of a declared total fire ban (b) wood has been supplied from outside the park (c) an adult is in attendance and (d) the fire is extinguished before departure.

2. *Gawler Ranges District*

All reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 31 March 2005. Gas fires are permitted on days other than on days of total fire bans.

3. *Outback Region*

The following reserves: Witjira National Park, Lake Eyre National Park, Simpson Desert Conservation Park, Simpson Desert Regional Reserve, Tallaringa Conservation Park and Innamincka Regional Reserve: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 15 April 2005 other than for Aboriginal people using traditional use of fires for cooking.

4. *Flinders District*

The following reserves: Flinders Ranges National Park, Vulkathunha—Gammon Ranges National Park: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 15 April 2005. Gas fires are permitted other than on days of total fire bans.

5. *Yorke District*

All Reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 30 April 2005. Gas fires are permitted other than on days of total fire bans.

6. *Southern Flinders District*

The following reserves: Mount Remarkable National Park, The Dutchmans Stern Conservation Park, Mount Brown Conservation Park, Whyalla Conservation Park, Winninowie Conservation Park: Year-round ban on wood fires in reserves, except for Mambray Creek Campground in Mount Remarkable National Park where wood fires are allowed in fire places from 1 May 2005 to 31 October 2005.

All other reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 30 April 2005. Gas fires are permitted other than on days of total fire bans.

7. *Mid North District*

All reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 30 April 2005. Gas fires are permitted other than on days of total fire bans.

Spring Gully and Mokota Conservation Parks have permanent prohibition of all wood fires.

8. *Kangaroo Island Region*

All Reserves: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires are permitted other than on days of total fire bans.

9. *Fleurieu District*

Newland Head Conservation Park has a total ban on wood fires all year round.

All other reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 30 April 2005. Gas fires are permitted other than on days of total fire bans.

10. *Northern Lofty District (formerly Lofty/Barossa District)*

Wood fires, solid fuel fires and gas fires are prohibited within all district reserves throughout the year other than as follows: gas fires only are permitted within Morialta Conservation Park, Black Hill Conservation Park, Para Wirra Recreation Park and Sandy Creek Conservation Park in designated areas other than on days of total fire bans.

11. *Southern Lofty District (formerly Sturt and Cleland Districts)*

Wood fires, solid fuel fires and gas fires are prohibited within all District reserves throughout the year other than as follows: Gas fires only are permitted within Belair National Park, Cleland Conservation Park, Brownhill Creek Recreation Park and Mark Oliphant Conservation Park in designated areas other than days of total fire bans.

All Reserves including Belair National Parks: All wood fires or solid fuel fires are prohibited throughout the year. Gas fires are permitted other than on days of total fire bans.

12. *Coorong and Lakes District, Upper South East District and Lower South East District*

All reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 30 April 2005. Gas fires are permitted other than on days of total fire bans.

Wood fires are permitted between high water mark and low water mark of the foreshore of the following reserves: Piccaninnie Ponds Conservation Park, Little Dip Conservation Park and Coorong National Park, other than on days of total fire bans.

All wood fires or solid fuel fires are permanently prohibited from the following reserves: Aberdour Conservation Park, Bool Lagoon Game Reserve, Ewens Ponds Conservation Park, Lower Glenelg River Conservation Park, Mount Monster Conservation Park, Piccaninnie Ponds Conservation Park (above high water mark), and Poocher Swamp Game Reserve.

13. *Mallee District*

All reserves: All wood fires or solid fuel fires are prohibited from 15 November 2004 to 15 April 2005. Gas fires are permitted other than on days of total fire bans.

14. *Riverland District*

All reserves: All wood fires or solid fuel fires are prohibited from 1 November 2004 to 15 April 2005. Gas fires are permitted other than on days of total fire bans.

PITJANTJATJARA LAND RIGHTS (EXECUTIVE BOARD)
AMENDMENT ACT 2004

IN accordance with the Pitjantjatjara Land Rights (Executive Board) Amendment Act 2004, Part 3, Section 17, I, Steve Tully, Returning Officer for Anangu Pitjantjatjara Executive Board elections, hereby declare the following persons elected to the Executive Board of Anangu Pitjantjatjara:

Bernard Singer—Chairperson
Lindsay Paddy—Executive Member
Charlie Anytjipalya—Executive Member
Teresa Stevens—Executive Member
Leonard Burton—Executive Member
Anthony Smith—Executive Member
Punch Thompson—Executive Member
Makinti Minutjukur—Executive Member
Tony Campbell—Executive Member
Max Kenny—Executive Member
Priscilla Singer—Executive Member

The results of each election are as follows:

Chairperson:

Candidate	No. of Votes
Stanley Douglas	103
Gary Lewis	297
Bernard Singer	303
Total	703

Pipalyatjara/Kalka Executive Board Member:

Candidate	No. of Votes
Bruce Sean Williamson	32
Lindsay Paddy	45
Total	77

Wataru Executive Board Member:

Charlie Anytjipalya—Elected unopposed

Kanyipi/Nyapari/Angatja Executive Board Member:

Candidate	No. of Votes
Patricia Tunkin	3
Teresa Stevens	12
Elaine Woods	5
Teresa Tunkin	1
Total	21

Amata/Tjurma Executive Board Member:

Candidate	No. of Votes
Lloyd Inkamala	39
Leonard Burton	58
Glen Raymond	10
Total	107

Kaltjiti/Irintata/Watinuma Executive Board Member:

Candidate	No. of Votes
Murray George	23
Anthony Smith	65
Total	88

Anilalya/Turkey Bore Executive Board Member:

Candidate	No. of Votes
Kinyin McKenzie	10
Punch Thompson	42
Dennis Colson	27
Total	79

Pukatja/Yunyarinyi Executive Board Member:

Candidate	No. of Votes
Owen Burton	17
Jamie Nyangu	33
Makinti Minutjukur	42
Total	92

Mimili Executive Board Member:

Candidate	No. of Votes
Tania Pompey	15
Willy Pompey	14
Tony Campbell	32
Total	61

Iwantja Executive Board Member:

Candidate	No. of Votes
Ronnie Brumby	29
Nicholas Coulthard	12
Max Kenny	51
Tony Baker	18
Peter Mungkari	10
Total	120

Amuruna/Railway Bore/Witjintitja/Walatina Executive Board Member:

Candidate	No. of Votes
Hughie Cullinan	4
Priscilla Singer	5
Yami Lester	2
Total	11

STEVE TULLY, Returning Officer

PETROLEUM ACT 2000

Suspension of Exploration Licence PEL 91

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the abovementioned Exploration Licence has been suspended under the provisions of the Petroleum Act 2000, from and including 14 October 2004 to 13 March 2005, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of Exploration Licence PEL 91 is now determined to be 7 June 2007.

Dated 14 October 2004.

B. A. GOLDSTEIN, Director Petroleum
Minerals and Energy Division
Primary Industries and Resources SA
Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Grant of Petroleum Production Licence PPL 205

PURSUANT to section 92(1) of the Petroleum Act 2000, notice is hereby given that the undermentioned Petroleum Production Licence has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

Description of Area

No of Licence	Licensee	Locality	Area in km ²	Reference
PPL 205	Beach Petroleum Limited Cooper Energy NL	Cooper Basin of South Australia	3.0	28/01/375

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

Commencing at a point being the intersection of latitude 27°58'35"S GDA94 and longitude 139°22'00"E GDA94, thence east to longitude 139°23'00"E GDA94, south to latitude 27°59'05"S GDA94, west to longitude 139°22'50"E GDA94, south to latitude 27°59'15"S GDA94, west to longitude 139°22'30"E GDA94, south to latitude 27°59'25"S GDA94, west to longitude 139°22'00"E GDA94, north to latitude 27°59'10"S GDA94, west to longitude 139°21'40"E GDA94, north to latitude 27°58'45"S GDA94, east to longitude 139°22'00"E GDA94, and north to the point of commencement.

AREA 3 km² approximately.

Dated 12 October 2004.

B. A. GOLDSTEIN, Director Petroleum
Minerals and Energy Division
Primary Industries and Resources SA
Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Variation of Pipeline Licence PL 13

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Pipeline Licence held by South East Australia Gas Pty Ltd have been varied as follow:

The pipeline licence is varied by amending the licence granted 12 February 2002 and varied by instruments dated 30 September 2002, 6 February 2003, 12 March 2003 and 1 September 2003 as follows:

- (i) by deleting the co-ordinates associated with Point ID 715 to 720 inclusive (6 sets) on Page 14 to Schedule 2 of the licence and replacing with new co-ordinates (2 sets) as follows:

EASTING		NORTHING	
395615.879	mE	6044127.934	mN
395362.137	mE	6044633.675	mN

- (ii) by deleting the co-ordinates associated with Point ID 1535 on Page 29 to Schedule 2 of the licence and replacing with new co-ordinates (8 sets) as follows:

EASTING		NORTHING	
302777.53	mE	6165607.33	mN
302771.91	mE	6165663.70	mN
302754.34	mE	6165687.65	mN
302740.91	mE	6165709.16	mN
302756.83	mE	6165772.43	mN
302736.11	mE	6165792.69	mN
302680.83	mE	6165901.35	mN
302669.40	mE	6165901.42	mN

Dated 19 October 2004.

B. A. GOLDSTEIN, Director Petroleum
Minerals and Energy Division
Primary Industries and Resources SA
Delegate of the Minister for Mineral
Resources Development

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Flower Road, Quorn
Deposited Plan 65648*

BY Road Process Order made on 22 July 2004, The Flinders Ranges Council ordered that:

1. The whole of Flower Road east of Cemetery Road and the whole of the unnamed public road north of Pearce Road adjoining sections 416 to 422 (inclusive) in the Hundred of Pichi Richi, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 03/0058 be closed.

2. Issue a Certificate of Title to The Flinders Ranges Council for the whole of the land subject to closure which land is being retained by council to merge with the adjoining council owned land.

On 21 September 2004 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 22 October 2004.

P. M. KENTISH, Surveyor-General

PUBLIC SECTOR MANAGEMENT ACT 1995

OFFICE OF PUBLIC EMPLOYMENT

Powers and Functions of Chief Executive

AS Minister responsible for the Public Sector Management Act, I hereby declare that the person for the time being holding or acting in the statutory office of the Commissioner for Public Employment established under the Public Sector Management Act, will have the powers and functions of a Chief Executive in relation to the Office of Public Employment, pursuant to section 13 of the Public Sector Management Act.

Dated 18 October 2004.

MIKE RANN, Premier

The Magistrates Court of South Australia
Amendment No. 22 to the *Magistrates Court (Civil) Rules 1992*

PURSUANT to section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we the undersigned do make the following amendments to the *Magistrates Court (Civil) Rules 1992* to have effect from 1 November 2004:

Rule 88 is amended by deleting subrule 3 and replacing it with the following:

- (3) Where a party with a judgment in an action discontinues the action that judgment is set aside.
- (4) A discontinuance of an action has effect as a judgment.

Rule 106 is amended by deleting subrule 106 (9).

Rules 121 to 139 are deleted and replaced with the following:

ENFORCEMENT OF JUDGMENTS – GENERAL

- 121.** (1) The Registrar must not issue an enforcement process in respect of a judgment that is more than 6 years old, except with leave of the Court, which must only be given if the judgment creditor establishes proper reasons to explain the delay in enforcement.
- (2) A person may, on application, apply to the Court for a review under section 18 (2) of the *Enforcement of Judgments Act 1991* of a Registrar's decision.
- (3) Where cross-judgments are obtained by both parties (whether in separate actions or the same action):
- (a) if the judgment debts are unequal, only the balance is enforceable;
 - (b) if the judgment debts are equal, neither is enforceable.
- 122.** (1) Subject to an order of the Court and to these Rules an enforcement process must be served:
- (a) on the person to whom it is directed;
- and
- (b) on a natural person personally or in any other case in a manner prescribed by these Rules.

- (2) Subject to any order of the Court an Investigation Summons, Examination Summons and a Warrant must be served by the Sheriff.
 - (3) An application to appoint a person under section 7 of the *Sheriff's Act 1978* must be served on the Sheriff who has a right to be heard on the appropriateness of the proposed appointment.
- 123.** Subject to an order of the Court the first enforcement process in respect of a judgment debt in a minor civil action must be an Investigation Hearing.
- 124.** (1) Subject to an order of the court, interest for the purpose of section 35 must be calculated at the rate of 5% per annum on the judgment debt excluding any part of it that is interest.
- (2) A payment made by a judgment debtor will be credited first against the judgment debt excluding interest and, after that has been discharged, to any sum that has accrued on account of interest.

INVESTIGATION AND EXAMINATION HEARINGS

- 125.** (1) At the request of a judgment creditor filed in Form 18 the Registrar may fix a date and time at the Registry of the court nearest to the place of residence or registered office of a judgment debtor to investigate the judgment debtor's means of satisfying a monetary judgment (an "*Investigation Hearing*") or to examine a judgment debtor who has failed to comply with an order under section 5 (1) of the *Enforcement of Judgments Act 1991* (an "*Examination Hearing*").
- (2) The Registrar may issue a summons requiring the judgment debtor to attend an Investigation Hearing, in Form 25, or an Examination Hearing, in Form 26, or any other person who may be able to assist the investigation to attend or produce documents at the Investigation Hearing, in Form 25A.
- (3) A summons under this Rule must be served at least 4 clear days before the date fixed for the Investigation or Examination Hearing.
- (4) The judgment creditor may appear at an Investigation and Examination Hearing.
- (5) If a person summonsed to appear at an Investigation or Examination Hearing has not attended within 15 minutes of the time fixed for the hearing, or an adjourned hearing arranged with the knowledge of the judgment debtor, the Court, on proof of service of the summons, may order the issue a warrant for the arrest of the person.
- (6) At an Investigation or Examination Hearing the Court must have the judgment debtor give evidence about his or her financial circumstances on oath. A Registrar sitting as the Court must not sit on the bench.

- (7) The Registrar must keep a record of the evidence of a judgment debtor's financial circumstances taken at an Investigation or Examination Hearing and may make that available to other creditors.
- (8) The Court at an Investigation or Examination hearing on its own motion may make an order for payment, for imprisonment, an order for the judgment debtor to execute or endorse a direct debit arrangement or any other document or authorising an officer of the Court to do so on behalf of the judgment debtor, a restraining order, a charging order, an order appointing a receiver, a garnishee order and any other order for or to assist the enforcement of a judgment.
- (9) A request to rescind, suspend or vary an order will be by Application in form 21. If such an Application is to be served on a judgment debtor it is an enforcement process and must be served personally on a natural person (r.122).

CHRONIC DEBTORS

126. (1) If a judgment debtor has no assets available against which execution could be levied, nor other means of satisfying a judgment debt, and an order for payment which does not impose an unreasonable obligation on the judgment debtor will not satisfy the judgment debtor's current unpaid judgment debts in the Court record on which there has been an enforcement process in the last twelve months, the court may declare that the judgment debtor is a chronic debtor.
- (2) The Court will ascertain any pecuniary sum payable by the chronic debtor under Part 9 division 3 of the *Criminal Law (Sentencing) Act 1988*, and all current unpaid judgment debts in the Court record on which there has been an enforcement process in the last twelve months and will make one order for payments by the chronic debtor to be apportioned in accordance with this rule.
- (3) Where the Registrar has reason to think a chronic debtor's financial circumstances have changed or a chronic debtor fails to make two payments the Registrar will summons the chronic debtor to appear at an Investigation Hearing or Examination hearing as the case requires.
- (4) Subject to an order of the Court any payments made by a chronic debtor to the Court shall be distributed in accordance with section 62 (2) of the *Criminal Law (Sentencing) Act 1988*:
- (a) firstly, if a VIC levy is payable by the defendant, then into the Victims of Crime Fund in satisfaction of that levy; and
 - (b) secondly, if the sentencing court has ordered the defendant to pay any amount by way of compensation or restitution to a particular person, then to that person in satisfaction of that amount; and

- (c) thirdly, if any costs are payable to a party to the proceedings, then in satisfaction of those costs; and
 - (d) fourthly, if any other money is payable under the order of the court to the complainant, then to the complainant; and
 - (e) fifthly, under the *Enforcement of Judgments Act 1991* equally to any judgment creditors,
 - (f) then if any pecuniary sum is owing, to Treasury.
- (5) A judgment creditor may register a judgment debt to share in any distribution of payments collected by the Court from a chronic debtor, and the Registrar must advise the judgment debtor of that registration.
- (6) A judgment creditor is not entitled to shift the costs of an enforcement process to a chronic debtor unless the creditor establishes that at the time of filing the process it had reasonable grounds to believe the debtor was no longer a chronic debtor.
- (7) Subject to an order of the Court a chronic debtor declaration remains in place until the debtor pays all his or her judgment debts that are subject to the distribution of payments in accordance with this rule.
- (8) The Registrar must keep a register of current chronic debtors and allow any person to identify if a named person is a chronic debtor.

127. Nothing in these rules:

- (a) permits the proceeds of the sale of property sold under the *Criminal Law (Sentencing) Act 1988* to be available to judgment creditors unless the property was also available for sale under section 7 of the *Enforcement of Judgments Act 1991*.
- (b) prevents an action in bankruptcy against a judgment debtor.

GARNISHEE ORDERS

- 128.** (1) Subject to these Rules on application by a judgment creditor the Court may make an order for attachment (garnishee).
- (2) The Court may receive affidavit evidence to prove:
- (a) the extent to which the judgment debt remains unpaid;
 - (b) the matters under section 6 (1) (a) or (b) of the *Enforcement of Judgments Act 1991*;
- and
- (c) any other relevant matter.

- (3) A consent in respect of the attachment of salary or wages must be:
- (a) given by the judgment debtor personally;
 - (b) given by a solicitor on his or her behalf;
- or
- (c) in writing signed by the judgment debtor.
- 129.** Where the Court makes an order for attachment in the absence of either a garnishee or a judgment debtor:
- (a) the judgment creditor must forthwith serve a garnishee, who was not present, with the order of attachment;
 - (b) the Court must adjourn the hearing to a date, time and place fixed by the Court;
- and
- (c) the judgment creditor must serve notice of the adjourned hearing and the application on a garnishee or a judgment debtor who was not present when the order was made at least 4 clear days before the adjourned date.
- 130.** (1) On proof of service of any document required to be served under Rule 129, the Court may proceed in the absence of a garnishee or a judgment debtor.
- (2) An order for attachment, which is confirmed or varied at an adjourned hearing in the absence of a garnishee, must be served forthwith by the judgment creditor on the garnishee.
- 131.** (1) A judgment creditor may, on application, request the Court to register a judgment against a garnishee.
- (2) The application must be served by the judgment creditor on the garnishee by any means authorised by Rule 47.
- (3) The Court may receive affidavit evidence to prove:
- (a) the extent to which the judgment debt remains unpaid;
 - (b) the matters under section 6 (6) of the *Enforcement of Judgments Act 1991*; and
 - (c) any other relevant matter.
- 132.** (1) A judgment creditor, a judgment debtor or a garnishee may make application to the Court to vary or revoke an attachment order.
- (2) The application must be served on the other parties at least 4 clear days before the date fixed for the hearing of the application.

- (3) The Court must not vary or revoke an order for attachment, unless there are material facts or circumstances that have changed since the attachment order was made.

WARRANTS TO SELL OR RECOVER PROPERTY

133. (1) Subject to these Rules, the Registrar on request of a judgment creditor in Form 18, may issue a warrant for the sale of a judgment debtor's real or personal property (and it shall be presumed to be for both unless the creditor specifies it is for either) in Form 28.
 - (2) The Sheriff, the judgment creditor or the judgment debtor, on application, may seek the Court's directions as to the manner of the sale, or a direction that real property be sold before personal property.
 - (3) The Sheriff when executing a warrant must (subject to these Rules and any order of the Court) comply with the *Supreme Court Rules 1987*.
 - (4) Subject to an order of the Court, the Registrar must not issue a warrant under this Rule where the judgment debtor is subject to an order for payments under section 5 (1) of the *Enforcement of Judgments Act 1991* unless s/he is satisfied by affidavit evidence that the judgment debtor has failed to comply with the order or, if the order is for payment by instalments, that at least 2 instalments are in arrears.
 - (5) A judgment creditor in a claim that is not a minor civil action may request a summons for an investigation hearing and a warrant of sale at the same time.
134. The Registrar on request, in Form 18, of a person in whose favour a judgment for recovery or delivery up of possession of property has been given, must issue to the Sheriff a warrant of possession in Form 29.

SHERIFF'S INTERPLEADER

135. Disputes over property taken or intended to be taken by the Sheriff in execution of any process shall be dealt with in accordance with the *Supreme Court Rules*.

OTHER ORDERS OF ENFORCEMENT

136. (1) Subject to these Rules on application by a judgment creditor the Court may make an order:
 - (a) charging property of a judgment debtor;
 - (b) appointing a receiver for the purpose of enforcing a judgment;or
 - (c) ordering a party to execute or endorse a document or authorising an officer of the Court to do so on behalf of the party.

- (2) The Court may receive affidavit evidence to prove:
 - (a) the extent to which the judgment debt remains unpaid;
 - and
 - (b) any other relevant matter.
- (3) The application must be served by the judgment creditor on the judgment debtor at least 4 clear days before the date fixed for the hearing of the application.
- (4) The Court may, where proper cause exists, dispense with service under this Rule.

WARRANTS AGAINST THE PERSON

- 137.** (1) A request to the Registrar for the issue of a warrant must be in Form 18.
- (2) A warrant for the arrest of a person must be in Form 30.
 - (3) A warrant for commitment under section 5 (7) of the *Enforcement of Judgments Act 1991* must be in Form 31.
 - (4) A warrant for commitment on remand must be in Form 32.
 - (5) Any other warrant for commitment must be in Form 33.
 - (6) A warrant lapses 1 year after the date of its issue, unless that period is extended by the Court.
 - (7) The Registrar must withdraw a Warrant of Commitment for non-compliance with a payment order on payment made to the Registrar of the judgment debt or all arrears of instalments up to the date of the Order of Commitment (as the case requires).
- 138.** (1) Prior to a warrant (other than a warrant under Rule 137 (5)) being executed, the person to whom it is directed may apply to the Court to have the warrant stayed.
- (2) Such an application does not itself operate to stay the warrant.
 - (3) An application to stay a warrant must be served on the judgment creditor at least 2 clear days before the date fixed for the hearing of the application.
 - (4) The Court may stay a warrant subject to conditions to ensure that the person to whom it is directed attends at the hearing, or complies with any other order.
 - (5) The Court may conduct an Investigation or Examination Hearing on the hearing of an application for the stay of a warrant.

139. (1) Where a person is arrested under a warrant for arrest, s/he must be brought before the Court as soon as reasonably possible.
- (2) If it is anticipated that it may be necessary to arrest a person outside normal court hours the Court may order the person to be held in police custody until s/he can be brought before the Court and the warrant will be endorsed accordingly.
- (3) Where a person is brought before the Court under a warrant, the Court may remand the person in custody, to be brought before the Court at any hearing at which the attendance of the person is required, but the hearing must be re-listed not more than 7 days after the date when the person was remanded in custody.
- (4) The Court may release an arrested person to appear at the date, time and place fixed for any hearing at which the person's attendance is required.
- (5) (a) Where the Court has reason to believe that the person brought before the Court on a warrant may leave the jurisdiction, the Court may require the person to surrender his or her passport to the Registrar as a condition of release.
- (b) The Court may impose other conditions of release.
- (6) Where a debtor fails to appear on a date fixed in the presence of the debtor the Court may issue a warrant of arrest of the debtor of its own motion and without fee.

The Second Schedule is amended by deleting forms 1A, 18 and 25 and replacing them with the following:

FORM 1A

FINAL NOTICE OF CLAIM

MAGISTRATES COURT of SOUTH AUSTRALIA (CIVIL DIVISION)

FROM: (Plaintiff)

address, phone, fax nos.

TO :

address, phone, fax nos.

- The Plaintiff intends to file a claim in this Court against you for the sum of \$

being for: (briefly describe the basis of the claim)

- This notice provides an opportunity for you both to voluntarily negotiate a resolution without further involvement by the Court. This may save you costs, time and court appearances.

Details of your options, what they mean and how they

work

are on the reverse side of this Notice.

- If you are not able to reach a resolution within 21 days of service of this notice which is acceptable to you and the plaintiff, the plaintiff may file a Claim against you at the Court.

(Note to creditors—if you are willing to accept instalment payments you may send a Enforceable Payment Agreement (EPA), form 1B with this notice.)

IGNORING THIS NOTICE

- If you ignore this notice the plaintiff may file a claim against you incurring court and other costs which you may have to pay if you lose the case. If the creditor obtains a judgment against you this will have a bad effect on your credit rating.

OPTIONS FOR PAYMENT IF YOU OWE THE FULL AMOUNT

- Pay the full amount claimed to the plaintiff (do not send money to Court).
- If you cannot afford to pay in full try to arrange instalment payments with the plaintiff. You can use an Enforceable Payment Agreement (EPA) where in return for you acknowledging the debt and making payments the creditor agrees not to commence a claim nor to report the debt to credit referencing agencies. You can obtain these from court offices. Keep a record of payments made.
- Negotiate with the Plaintiff for more time to pay in full.
- The plaintiff is not entitled to debt collecting costs unless you agreed to pay them in your credit or other agreement with the plaintiff.
- If the plaintiff will not discuss payment of the debt you can save costs by serving a Form 1C Notice of Willingness to Consent to Judgment on the plaintiff.

OPTIONS FOR SETTLEMENT

- If the claim is in dispute, you can negotiate directly with the plaintiff to reach an agreement or, if the plaintiff agrees, you can use the free court mediation service (see 'Mediation') and/or a court appointed expert (see 'Experts').
- If you owe some of the money you could pay that to reduce the amount in dispute.

MEDIATION

- Court mediation is free and is an alternative way of resolving a dispute other than by court processes leading to a court trial. Mediation can only take place if both parties agree. You can choose either court mediation or other mediation services

EXPERTS

- In many areas an independent court expert can provide an opinion on technical issues.

For information about Mediation or Court Experts call 08 8204 0669 or 08 8204 8425

For general information or if you do not understand this notice phone the Call Centre on 8204 2444 or country residents please call your nearest court registry:

Berri	(08) 8595 2060	Cooper Pedy	(08) 8672 5601
Mt Gambier	(08) 8735 1060	Naracoorte	(08) 8762 2174
Port Lincoln	(08) 8688 3060	Tanunda	(08) 8563 2026
Ceduna	(08) 8625 2520	Kadina	(08) 8821 2626
Murray Bridge	(08) 8535 6060	Whyalla	(08) 8648 8120

MAGISTRATES COURT (CIVIL DIVISION) SOUTH AUSTRALIA
REQUEST TO REGISTRAR

Form No. 18

ACTION No.

JUDGMENT CREDITOR

JUDGMENT DEBTOR

TO The Registrar.

Please * **SIGN JUDGMENT**

Office use

- **issue an INVESTIGATION SUMMONS** against the judgment debtor who now resides at (address) DOB
Court of hearing date of hearing
- Jointly with a Warrant of Sale (rule 133(5))
- **issue an EXAMINATION SUMMONS** against the judgment debtor who now resides at (address) DOB
Details of default by the judgment debtor
Court of hearing date of hearing
- issue a WITNESS SUMMONS** against (name) who now
resides at (address)
Court of hearing date of hearing
- **issue a WARRANT OF SALE/RECOVERY** (delete)
- if this a minor civil action there has been an investigation hearing on (date) against -
a) personal property namely situated at
b) real property namely Certificate of Title Register Book Vol. Fol.
situated at
- **issue a WARRANT OF ARREST** against who now
resides at (address) Court of issue
- **issue a WARRANT OF COMMITMENT** against who now
resides at (address) Court of issue
- Register** as a judgment debt to share in payments collected from a chronic debtor.
- Provide evidence from an Isums hearing** of a judgment debtor's financial circumstances
- OTHER**

*TICK APPLICABLE PROCESS

Balance owing after payments	\$
plus interest since last process	\$
plus issue fee	\$
plus service fee	\$
plus solicitor's fee (including attendance)	\$
other	\$
TOTAL OWING	<u>\$</u>

DATED the day of 20 .

Signature.....

Plaintiff's Solicitor:

Form No. 25

**MAGISTRATES COURT (CIVIL DIVISION) SOUTH AUSTRALIA
INVESTIGATION SUMMONS**

Office use only
Date of filing

TRIAL COURT

ACTION No. of .

PLAINTIFF (Names only)

DEFENDANT
Name and address

D.O.B

Balance owing after payments \$
plus interest since last process \$
plus issue fee \$
plus service fee \$
plus solicitors fee (includes attendance) \$
other \$
TOTAL OWING \$

plus interest on balance accruing from date of issue.

**DEFENDANT - YOU MUST APPEAR AT THE MAGISTRATES COURT AT
ON THE DAY OF 20 AT AM/PM to answer
questions about how you will pay the above total owing.**

**IF YOU DO NOT ATTEND WITHIN 15 MINUTES OF THE APPOINTED TIME AND
WAIT UNTIL YOUR CASE IS CALLED YOU MAY BE ARRESTED.**

You may apply to the Trial Court to set aside this judgment if you have an arguable case on the merits and the judgment was not a final judgment.

**PLEASE COMPLETE THE ENCLOSED QUESTIONNAIRE AND BRING IT TO THE
HEARING.**

PROOF OF SERVICE

I of
MAKE OATH AND SAY that on the day of 20 , at am/pm I personally
served the defendant with a copy of the summons and financial questionnaire at

SWORN before me at)
the day of 20 .)
)

Justice of the Peace for S.A.

FINANCIAL COUNSELLING SERVICES

The Financial Counselling Service is a **FREE** and **CONFIDENTIAL** counselling and advisory service for people who are:

- having trouble making ends meet
- in debt or have high bills
- faced with a sudden drop in income
- behind in loan/credit repayments
- unfairly or unjustly treated by traders or creditors
- facing court action because of debts
- considering bankruptcy

You will still have control of your money. Financial Counsellors will provide the skills and knowledge to help you to work out your money problems. However, the decision to follow the advice is yours.

Financial Counsellors can

- talk to your creditors about your debts
- advocate for you if you have been treated unfairly
- help you plan your finances

Financial Counsellors can give you information and advice on

- dealing with creditors
- concessions and benefits
- consumer rights
- credit and debt issues
- bankruptcy information

If you would like the services of a Financial Counsellor, please call and make an appointment:

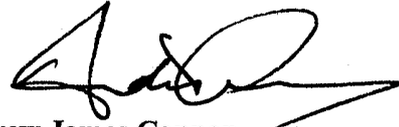
Here each Registry is to insert relevant contact details for local counseling services

The Third Schedule is amended: in Scale 4 Item 1(a) the existing figures are deleted and replaced for the range of "\$1-\$4,000" with the figure of \$150 and for the range "Above \$4,000" with the figure of \$260

Signed on the 21 day of September 2004 by:



Kelvyn John Prescott
Chief Magistrate



Andrew James Cannon
Deputy Chief Magistrate



Anthony Ralph Newman
Stipendiary Magistrate



Garry Francis Hiskey
Stipendiary Magistrate

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982, and published in the *South Australian Government Gazette* on page 3808, dated 1 October 2004, being the second notice on that page, referring to Gary Lloyd and being for the exemption from allowable recreational limits for charter fishing, is hereby revoked.

Dated 18 October 2004.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Gary Lloyd and Above and Below Pty Ltd, c/o Divers Service, 80 Grange Road, Welland, S.A. 5007 (the 'principal exemption holder'), and the class of persons specified in Schedule 1 (the 'other exemption holders'), are exempt from clauses 66, 77A and 77C of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holders may exceed the prescribed boat limits during a chartered fishing trip on the *Ghostbuster* in accordance with the allowable limits specified in Schedule 2 (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 1 October 2004 until 30 June 2005, unless varied or revoked earlier.

SCHEDULE 1

Any person or persons who charter the boat *Ghostbuster* from Gary Lloyd and Above and Below Charters for the purpose of recreational fishing.

SCHEDULE 2

1. Where the number of 'other exemption holders' exceeds six, all of the 'other exemption holders' on board the boat are each restricted to taking no more than one half of the daily bag limit (rounded up to the nearest whole number if necessary) for those species of scalefish (except King George whiting) subject to a limit as specified in the Fisheries (General) Regulations 2000, in any one day.

2. Where the number of 'other exemption holders' exceeds three, all of the 'other exemption holders' on board the boat are each restricted to taking no more than 10 King George whiting in any one day.

3. Where the number of 'other exemption holders' exceeds six, all of the 'other exemption holders' on board the boat are each restricted to taking no more than eight cuttlefish or eight calamary or eight cuttlefish and/or calamary in combination, in any one day.

4. Where the number of 'other exemption holders' exceeds six, all of the 'other exemption holders' on board the boat are each restricted to taking either one gummy shark or one school shark in any one day.

5. Where the number of 'other exemption holders' exceeds eight, each 'other exemption holder' may take no more than one rock lobster (*Jasus edwardsii*) in any one day.

6. Where the number of 'other exemption holders' exceeds ten, each 'other exemption holder' may take no more than one abalone (*Haliotis spp.*) in any one day.

SCHEDULE 3

1. The principal exemption holder, its employees or agents must not take any fish during the chartered fishing trip.

2. The principal exemption holder must not use any boat other than the *Ghostbuster* for the purpose of engaging in the exempted activity.

3. Neither the principal exemption holder nor the other exemption holders may sell any fish taken pursuant to this notice.

4. The principal exemption holder must not accept any fish taken by the other exemption holders as all or part of the consideration for the charter agreement.

5. The principal exemption holder must contact PIRSA Fishwatch on 1800 065 522 at least 24 hours prior to commencing the exempted activity and advise the time and date of departure of the *Ghostbuster* and the estimated time of return to port.

6. While engaged in the exempted activity the principal exemption holder must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.

7. The exemption holders must not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act except where specifically exempted by this notice.

Dated 5 October 2004.

J. PRESSER, Director of Fisheries

WILDERNESS PROTECTION ACT 1992

Proposal to Proclaim the Yellabinna Wilderness Protection Area

I, JOHN HILL, Minister for Environment and Conservation, hereby give notice under the provisions of section 22 of the Wilderness Protection Act 1992, that I propose to recommend the constitution of the land identified in Schedule 1 (as illustrated in Figure 1) as the Yellabinna Wilderness Protection Area because it meets the wilderness criteria to a sufficient extent to justify its protection as wilderness under the Act.

SCHEDULE 1

Part of the land now constituted as the Yellabinna Regional Reserve, which is bound by the points as described below:

Commencing at a point being the intersection of latitude 30°53'S and longitude 133°57'E, thence east to longitude 134°03'E, south to latitude 31°00'S, east to longitude 134°20'E, south to latitude 31°23'S, west to longitude 133°46'E, north to latitude 31°16'S, west to longitude 133°37'E, north to latitude 31°15'S, west to longitude 133°17'E, north to latitude 30°52'S, east to longitude 133°18'E, north to latitude 30°51'S, east to longitude 133°19'E, north to latitude 30°50'S, east to longitude 133°21'E, north to latitude 30°49'S, east to longitude 133°28'E, north to latitude 30°47'S, east to longitude 133°32'E, north to latitude 30°44'S, east to longitude 133°35'E, north to latitude 30°40'S, east to longitude 133°38'E, north to a northern boundary of Yellabinna Regional Reserve, thence generally south-easterly, southerly and easterly along the boundary of the said Regional Reserve to longitude 133°52'E, south to latitude 30°52'S, west to longitude 133°47'E, south to latitude 31°01'S, east to longitude 133°57'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

The report of the Wilderness Advisory Committee on the land described in Schedule 1 may be viewed at, or copies obtained at no cost from the Department for Environment and Heritage, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, SA 5001), telephone (08) 8204 1910; the Department for Environment and Heritage Port Lincoln Office, 75 Liverpool Street, Port Lincoln, S.A. 5606 (P.O. Box 22, Port Lincoln, S.A. 5607) telephone (08) 8688 3111; or the Department for Environment and Heritage Ceduna Office, 11 McKenzie Street, Ceduna, S.A. 5690 (P.O. Box 569, Ceduna, S.A. 5690), telephone (08) 8625 3144.

Alternatively, copies of the report can be viewed or downloaded from the Department's website at:

http://www.environment.sa.gov.au/dehaa/latest_news.html.

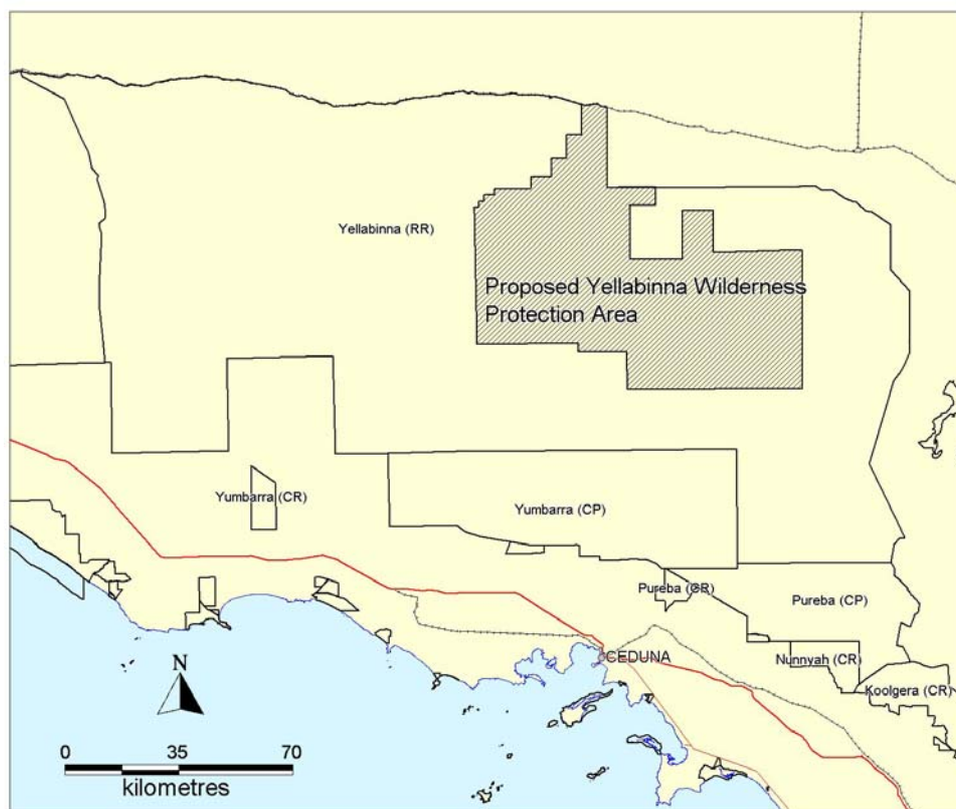
Any person may make a submission in relation to the proposal during the period from Thursday, 21 October 2004, and up to and including Friday, 21 January 2005.

Written comments should be forwarded to:

Regional Conservator, West Region
Department for Environment and Heritage
P.O. Box 22
Port Lincoln, S.A. 5607

Or to: belcher.ross@saugov.sa.gov.au

Figure 1. Proposed Yellabinna Wilderness Protection Area



Dated 21 October 2004.

JOHN HILL, Minister for Environment and Conservation

South Australia

Crown Lands (Resumption of Dedicated Land) Proclamation 2004

under section 5AA(1)(c) of the *Crown Lands Act 1929*

Preamble

- 1 The following land is dedicated as a reserve for public convenience, health and enjoyment, for the use of the Corporation of the Town of Port Augusta (*Gazette 3.6.1880 p1861*):
Allotment 110, Town of Port Augusta, Hundred of Davenport, being the whole of the land contained in Certificate of Title Register Book Volume 5909 Folio 795.
 - 2 The registered proprietor of the land has requested the resumption of the land.
-

1—Short title

This proclamation may be cited as the *Crown Lands (Resumption of Dedicated Land) Proclamation 2004*.

2—Commencement

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

3—Resumption of dedicated land

The land defined in the preamble to this proclamation is resumed.

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

EC 04/0079 CS

South Australia

Mining Revocation Proclamation 2004

under section 8(2) of the *Mining Act 1971*

Preamble

- 1 By proclamation made pursuant to the *Mining Act 1971* on 22 February 1990 (*Gazette 22.2.1990 p506*) certain land in the Hundred of Kanmantoo was reserved from the operation of certain provisions of that Act.
 - 2 It is now intended that the land no longer be reserved from the operation of those provisions of the Act.
-

1—Short title

This proclamation may be cited as the *Mining Revocation Proclamation 2004*.

2—Commencement

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

3—Revocation of proclamation

The proclamation referred to in clause 1 of the preamble is revoked.

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

MMRD04/0031CS

South Australia

Youth Court (Designation of Magistrate) Proclamation 2004

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation of Magistrate) Proclamation 2004*.

2—Commencement

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

3—Designation of Magistrate

The Magistrate named in Schedule 1 is—

- (a) designated as a Magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's ancillary judiciary.

Schedule 1—Magistrate designated as Magistrate of Youth Court

John Gerard Fahey, SM

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

AGO0022/03CS

South Australia

Fisheries (Fish Processors) Variation Regulations 2004

under the *Fisheries Act 1982*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries (Fish Processors) Regulations 1991

- 4 Insertion of regulation 18
18 Delivery, storage and sale of Goolwa cockles
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries (Fish Processors) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Fisheries (Fish Processors) Regulations 1991*

4—Insertion of regulation 18

After regulation 17 insert:

18—Delivery, storage and sale of Goolwa cockles

- (1) In this regulation—

approved test means a test for the level of total coliforms present in water conducted by a NATA accredited laboratory in accordance with—

- (a) *Australian Standard 4276.4-1995: Water microbiology - Coliforms - Estimation of most probable number (MPN)*; or
- (b) *Australian Standard 4276.5-1995: Water microbiology - Coliforms - Membrane filtration method*;

cockle season means the period commencing on 1 November in any year and ending on 31 May in the following year;

Coorong shellfish harvesting area means the area bounded by a line commencing at a point that is 500 metres due west of the intersection of the high water mark and a point 2 kilometres south-east of the mouth of the River Murray, then running easterly to the intersection of the high water mark and a point 2 kilometres south-east of the mouth of the River Murray, then running along the high water mark to a point 62 kilometres from the mouth of the River Murray, then running due west for 500 metres, then running in a generally northerly direction along a line parallel to the high water mark to the point of commencement;

form GCHPR means the form entitled *Primary Industries and Resources (S.A.) Goolwa Cockles Harvesting and Processing Record* properly completed by the person who took the Goolwa cockles;

Goolwa cockle means Goolwa cockle (*Donax deltoides*);

Lakes and Coorong Fishery has the same meaning as in the *Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991*;

Marine Scalefish Fishery has the same meaning as in the *Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991*;

NATA accredited laboratory means a laboratory that is accredited by the National Association of Testing Authorities of Australia as complying with the International Organisation for Standardisation quality assurance standard *ISO/IEC 17025:1999 General requirements for the competence of testing and calibration laboratories* for the performance of tests to determine total coliform levels of waters.

- (2) A registered fish processor who purchases or obtains Goolwa cockles from—
- (a) the holder of a licence in respect of the Lakes and Coorong Fishery or Marine Scalefish Fishery; or
 - (b) the agent of the holder of such a licence,

must not accept delivery of the cockles unless a form GCHPR in respect of the cockles is delivered to the fish processor with the cockles.

Penalty: Division 7 fine.

Expiation fee: Division 9 fee.

- (3) A registered fish processor who purchases or obtains Goolwa cockles from a person referred to in subregulation (2) must—
- (a) complete Part B of the form GCHPR in respect of the cockles in accordance with the instructions on the form; and
 - (b) within 15 days of the end of the month to which the form relates, deliver, or cause to be delivered, the completed form to the Director.

Penalty: Division 7 fine.

Expiation fee: Division 9 fee.

- (4) If a registered fish processor keeps Goolwa cockles purchased or obtained for the purposes of sale for human consumption in a tank containing natural or synthetic seawater—
- (a) the processor must take such measures as may be necessary to ensure that the quality of the water does not adversely affect the safety of the cockles for human consumption; and
 - (b) the processor must not sell the cockles for human consumption unless—
 - (i) an approved test has been carried out in relation to water from the tank—
 - (A) within 30 days before the commencement of the cockle season during which the cockles were taken; and
 - (B) during each calendar month during which the cockles are kept in the tank; and
 - (ii) if an approved test indicates the presence of coliforms in water from the tank—the approved test has been repeated until the results indicate that coliforms are no longer present in water from that tank.

Penalty: Division 7 fine.

Expiation fee: Division 9 fee.

- (5) A registered fish processor must—
- (a) within 15 days after the end of the month during which an approved test is carried out for the purposes of subregulation (4), complete and lodge with the Director—
 - (i) the form entitled *Primary Industries and Resources (S.A.) Testing of Water Quality in Tanks Used for Wet Storage of Goolwa Cockles*; and
 - (ii) a copy of the written report of the test prepared by the laboratory that carried out the test; and
 - (b) keep a copy of the form and report for at least 5 years; and
 - (c) produce a copy of the form or report for inspection when requested to do so by a fisheries officer.

Penalty: Division 7 fine.

Expiation fee: Division 9 fee.

- (6) A registered fish processor must not sell, for human consumption, Goolwa cockles taken from waters of the State outside the Coorong shellfish harvesting area.

Penalty: Division 7 fine.

Expiation fee: Division 9 fine.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 216 of 2004

MAFF04/0005CS

South Australia

Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Variation Regulations 2004

under the *Workers Rehabilitation and Compensation Act 1986*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Regulations 1999

- 4 Variation of Schedule A—Clinical medical services
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Regulations 1999*

4—Variation of Schedule A—Clinical medical services

Schedule A, CATEGORY THREE: THERAPEUTIC PROCEDURES, GROUP T10: RELATIVE VALUE GUIDE FOR ANAESTHETICS—delete CATEGORY THREE, GROUP T10 and substitute:

CATEGORY THREE: THERAPEUTIC PROCEDURES
GROUP T10: RELATIVE VALUE GUIDE FOR ANAESTHETICS
- SUBGROUP 1 - HEAD

Benefits are only payable for anaesthesia performed in association with an eligible service

Relative Value Guide		
Item No.	Description	Maximum Fee
20100	Initiation of management of anaesthesia for procedures on the skin, subcutaneous tissue, muscles, salivary glands or superficial vessels of the head including biopsy not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20102	Initiation of management of anaesthesia for plastic repair of cleft lip (6 basic units)	\$258.00
20104	Initiation of management of anaesthesia for electroconvulsive therapy (4 basic units)	\$172.00
20120	Initiation of management of anaesthesia for procedures on external, middle or inner ear, including biopsy, being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20124	Initiation of management of anaesthesia for otoscopy (4 basic units)	\$172.00
20140	Initiation of management of anaesthesia for procedures on eye, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20142	Initiation of management of anaesthesia for lens surgery (6 basic units)	\$258.00
20143	Initiation of management of anaesthesia for retinal surgery (6 basic units)	\$258.00
20144	Initiation of management of anaesthesia for corneal transplant (8 basic units)	\$344.00
20145	Initiation of management of anaesthesia for vitrectomy (8 basic units)	\$344.00
20146	Initiation of management of anaesthesia for biopsy of conjunctiva (5 basic units)	\$215.00
20148	Initiation of management of anaesthesia for ophthalmoscopy (4 basic units)	\$172.00
20160	Initiation of management of anaesthesia for procedures on nose or accessory sinuses, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20162	Initiation of management of anaesthesia for radical surgery on the nose and accessory sinuses (7 basic units)	\$301.00
20164	Initiation of management of anaesthesia for biopsy of soft tissue of the nose and accessory sinuses (4 basic units)	\$172.00
20170	Initiation of management of anaesthesia for intraoral procedures, including biopsy, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20172	Initiation of management of anaesthesia for repair of cleft palate (7 basic units)	\$301.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20174	Initiation of management of anaesthesia for excision of retropharyngeal tumour (9 basic units)	\$387.00
20176	Initiation of management of anaesthesia for radical intraoral surgery (10 basic units)	\$430.00
20190	Initiation of management of anaesthesia for procedures on facial bones, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20192	Initiation of management of anaesthesia for extensive surgery on facial bones (including prognathism and extensive facial bone reconstruction) (10 basic units)	\$430.00
20210	Initiation of management of anaesthesia for intracranial procedures, not being a service to which another item in this Subgroup applies (15 basic units)	\$645.00
20212	Initiation of management of anaesthesia for subdural taps (5 basic units)	\$215.00
20214	Initiation of management of anaesthesia for burr holes of the cranium (9 basic units)	\$387.00
20216	Initiation of management of anaesthesia for intracranial vascular procedures including those for aneurysms or arterio-venous abnormalities (20 basic units)	\$860.00
20220	Initiation of management of anaesthesia for spinal fluid shunt procedures (10 basic units)	\$430.00
20222	Initiation of management of anaesthesia for ablation of an intracranial nerve (6 basic units)	\$258.00
20225	Initiation of management of anaesthesia for all cranial bone procedures (12 basic units)	\$516.00

- SUBGROUP 2 - NECK

20300	Initiation of management of anaesthesia for procedures on the skin, or subcutaneous tissue of the neck not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20305	Initiation of management of anaesthesia for incision and drainage of large haematoma, large abscess, cellulitis or similar lesion or epiglottitis causing life threatening airway obstruction (15 basic units)	\$645.00
20320	Initiation of management of anaesthesia for procedures on oesophagus, thyroid, larynx, trachea, lymphatic system, muscles, nerves or other deep tissues of the neck, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
20321	Initiation of management of anaesthesia for laryngectomy, hemi laryngectomy, laryngopharyngectomy or pharyngectomy (10 basic units)	\$430.00
20330	Initiation of management of anaesthesia for laser surgery to the airway (excluding nose and mouth) (8 basic units)	\$344.00
20350	Initiation of management of anaesthesia for procedures on major vessels of neck, not being a service to which another item in this Subgroup applies (10 basic units)	\$430.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20352	Initiation of management of anaesthesia for simple ligation of major vessels of neck (5 basic units)	\$215.00

- SUBGROUP 3 - THORAX

20400	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the anterior part of the chest, not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20401	Initiation of management of anaesthesia for procedures on the breast, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
20402	Initiation of management of anaesthesia for reconstructive procedures on breast (5 basic units)	\$215.00
20403	Initiation of management of anaesthesia for removal of breast lump or for breast segmentectomy with axillary node dissection is performed (5 basic units)	\$215.00
20404	Initiation of management of anaesthesia for mastectomy (6 basic units)	\$258.00
20405	Initiation of management of anaesthesia for reconstructive procedures on the breast using myocutaneous flaps (8 basic units)	\$344.00
20406	Initiation of management of anaesthesia for radical or modified radical procedure on breast with internal mammary node dissection (13 basic units)	\$559.00
20410	Initiation of management of anaesthesia for electrical conversion of arrhythmias (5 basic units)	\$215.00
20420	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the posterior part of the chest not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20440	Initiation of management of anaesthesia for percutaneous bone marrow biopsy of the sternum (4 basic units)	\$172.00
20450	Initiation of management of anaesthesia for procedures on clavicle, scapula or sternum, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20452	Initiation of management of anaesthesia for radical surgery on clavicle, scapula or sternum (6 basic units)	\$258.00
20470	Initiation of management of anaesthesia for partial rib resection, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
20472	Initiation of management of anaesthesia for thoracoplasty (10 basic units)	\$430.00
20474	Initiation of management of anaesthesia for radical procedures on chest wall (13 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$559.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 4 - INTRATHORACIC

20500	Initiation of management of anaesthesia for open procedures on the oesophagus (15 basic units)	\$645.00
20520	Initiation of management of anaesthesia for all closed chest procedures (including rigid oesophagoscopy or bronchoscopy), not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
20522	Initiation of management of anaesthesia for needle biopsy of pleura (4 basic units)	\$172.00
20524	Initiation of management of anaesthesia for pneumocentesis (4 basic units)	\$172.00
20526	Initiation of management of anaesthesia for thoracoscopy (10 basic units)	\$430.00
20528	Initiation of management of anaesthesia for mediastinoscopy (8 basic units)	\$344.00
20540	Initiation of management of anaesthesia for thoracotomy procedures involving lungs, pleura, diaphragm, or mediastinum, not being a service to which another item in this Subgroup applies (13 basic units)	\$559.00
20542	Initiation of management of anaesthesia for pulmonary decortication (15 basic units)	\$645.00
20546	Initiation of management of anaesthesia for pulmonary resection with thoracoplasty (15 basic units)	\$645.00
20548	Initiation of management of anaesthesia for intrathoracic repair of trauma to trachea and bronchi (15 basic units)	\$645.00
20560	Initiation of management of anaesthesia for open procedures on heart, pericardium or great vessels of chest (20 basic units)	\$860.00

- SUBGROUP 5 - SPINE AND SPINAL CORD

20600	Initiation of management of anaesthesia for procedures on cervical spine and/or cord, not being a service to which another item in this Subgroup applies (for myelography and discography see items 21906 and 21914) (10 basic units)	\$430.00
20604	Initiation of management of anaesthesia for posterior cervical laminectomy with the patient in the sitting position (13 basic units)	\$559.00
20620	Initiation of management of anaesthesia for procedures on thoracic spine and/or cord, not being a service to which another item in this Subgroup applies (10 basic units)	\$430.00
20622	Initiation of management of anaesthesia for thoracolumbar sympathectomy (13 basic units)	\$559.00
20630	Initiation of management of anaesthesia for procedures in lumbar region, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
20632	Initiation of management of anaesthesia for lumbar sympathectomy (7 basic units)	\$301.00
20634	Initiation of management of anaesthesia for chemonucleolysis (10 basic units)	\$430.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20670	Initiation of management of anaesthesia for extensive spine and/or spinal cord procedures (13 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$559.00
20680	Initiation of management of anaesthesia for manipulation of spine when performed in the operating theatre of a hospital or day day hospital facility (3 basic units)	\$129.00
20690	Initiation of management of anaesthesia for percutaneous spinal procedures, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00

- SUBGROUP 6 - UPPER ABDOMEN

20700	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the upper anterior abdominal wall, not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20702	Initiation of management of anaesthesia for percutaneous liver biopsy (4 basic units)	\$172.00
20705	Initiation of management of anaesthesia for diagnostic laparoscopy procedures (6 basic units)	\$258.00
20706	Initiation of management of anaesthesia for laparoscopic procedures of the upper abdomen, not being a service to which another item in this Subgroup applies (7 basic units)	\$301.00
20730	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the upper posterior abdominal wall, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
20740	Initiation of management of anaesthesia for upper gastrointestinal endoscopic procedures (5 basic units)	\$215.00
20745	Initiation of management of anaesthesia for upper gastrointestinal endoscopic procedures in association with acute gastrointestinal haemorrhage (6 basic units)	\$258.00
20750	Initiation of management of anaesthesia for hernia repairs in upper abdomen, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
20752	Initiation of management of anaesthesia for repair of incisional hernia and/or wound dehiscence (6 basic units)	\$258.00
20754	Initiation of management of anaesthesia for procedures on an omphalocele (7 basic units)	\$301.00
20756	Initiation of management of anaesthesia for transabdominal repair of diaphragmatic hernia (9 basic units)	\$387.00
20770	Initiation of management of anaesthesia for procedures on major upper abdominal blood vessels (15 basic units)	\$645.00
20790	Initiation of management of anaesthesia for procedures within the peritoneal cavity in upper abdomen including cholecystectomy, gastrectomy, laparoscopic nephrectomy or bowel shunts (8 basic units)	\$344.00
20791	Initiation of management of anaesthesia for gastric reduction or gastrophasty for the treatment of morbid obesity (10 basic units)	\$430.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20792	Initiation of management of anaesthesia for partial hepatectomy (excluding liver biopsy) (13 basic units)	\$559.00
20793	Initiation of management of anaesthetic for extended or trisegmental hepatectomy (15 basic units)	\$645.00
20794	Initiation of management of anaesthesia for pancreatectomy, partial or total (12 basic units)	\$516.00
20798	Initiation of management of anaesthesia for neuro endocrine tumour removal in the upper abdomen (10 basic units)	\$430.00
20799	Initiation of management of anaesthesia for percutaneous procedures on an intra-abdominal organ in the upper abdomen (6 basic units)	\$258.00

- SUBGROUP 7 - LOWER ABDOMEN

20800	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the lower anterior abdominal walls, not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20802	Initiation of management of anaesthesia for lipectomy of the lower abdomen (5 basic units)	\$215.00
20805	Initiation of management of anaesthesia for diagnostic laparoscopic procedures (6 basic units)	\$258.00
20806	Initiation of management of anaesthesia for laparoscopic procedures of the lower abdomen (7 basic units)	\$301.00
20810	Initiation of management of anaesthesia for lower intestinal endoscopic procedures (4 basic units)	\$172.00
20815	Initiation of management of anaesthesia for extracorporeal shock wave lithotripsy to urinary tract (6 basic units)	\$258.00
20820	Initiation of management of anaesthesia for procedures on the skin, its derivatives or subcutaneous tissue of the lower posterior abdominal wall (5 basic units)	\$215.00
20830	Initiation of management of anaesthesia for hernia repairs in lower abdomen, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
20832	Initiation of management of anaesthesia for repair of incisional herniae and/or wound dehiscence of the lower abdomen (6 basic units)	\$258.00
20840	Initiation of management of anaesthesia for all procedures within the peritoneal cavity in lower abdomen including appendicectomy, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
20841	Initiation of management of anaesthesia for bowel resection, including laparoscopic bowel resection, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
20842	Initiation of management of anaesthesia for amniocentesis (4 basic units)	\$172.00
20844	Initiation of management of anaesthesia for abdominoperineal resection, including pull through procedures, ultra low anterior resection and formation of bowel reservoir (10 basic units)	\$430.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20845	Initiation of management of anaesthesia for radical prostatectomy (10 basic units)	\$430.00
20846	Initiation of management of anaesthesia for radical hysterectomy (10 basic units)	\$430.00
20848	Initiation of management of anaesthesia for pelvic exenteration (10 basic units)	\$430.00
20850	Initiation of management of anaesthesia for caesarean section (12 basic units)	\$516.00
20855	Initiation of management of anaesthesia for caesarean hysterectomy or hysterectomy within 24 hours of delivery (15 basic units)	\$645.00
20860	Initiation of management of anaesthesia for extraperitoneal procedures in lower abdomen, including those on the urinary tract, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
20862	Initiation of management of anaesthesia for renal procedures, including upper 1/3 of ureter (7 basic units)	\$301.00
20864	Initiation of management of anaesthesia for total cystectomy (10 basic units)	\$430.00
20866	Initiation of management of anaesthesia for adrenalectomy (10 basic units)	\$430.00
20867	Initiation of management of anaesthesia for neuro endocrine tumour removal in the lower abdomen (10 basic units)	\$430.00
20868	Initiation of management of anaesthesia for renal transplantation (donor or recipient) (10 basic units)	\$430.00
20880	Initiation of management of anaesthesia for procedures on major lower abdominal vessels, not being a service to which another item in this Subgroup applies (15 basic units)	\$645.00
20882	Initiation of management of anaesthesia for inferior vena cava ligation (10 basic units)	\$430.00
20884	Initiation of management of anaesthesia for percutaneous umbrella insertion (5 basic units)	\$215.00
20886	Initiation of management of anaesthesia for percutaneous procedures on an intra-abdominal organ in the lower abdomen (6 basic units)	\$258.00

- SUBGROUP 8 - PERINEUM

20900	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the perineum (including biopsy of male genital system), not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20902	Initiation of management of anaesthesia for anorectal procedure (including endoscopy and/or biopsy) (4 basic units)	\$172.00
20904	Initiation of management of anaesthesia for radical perineal procedure including radical perineal prostatectomy or radical vulvectomy (7 basic units)	\$301.00
20906	Initiation of management of anaesthesia for vulvectomy (4 basic units)	\$172.00
20910	Initiation of management of anaesthesia for transurethral procedures (including urethrocytoscropy), not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20912	Initiation of management of anaesthesia for transurethral resection of bladder tumour(s) (5 basic units)	\$215.00
20914	Initiation of management of anaesthesia for transurethral resection of prostate (7 basic units)	\$301.00
20916	Initiation of management of anaesthesia for bleeding post-transurethral resection (7 basic units)	\$301.00
20920	Initiation of management of anaesthesia for procedures on male external genitalia, not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20924	Initiation of management of anaesthesia for procedures on undescended testis, unilateral or bilateral (4 basic units)	\$172.00
20926	Initiation of management of anaesthesia for radical orchidectomy, inguinal approach (4 basic units)	\$172.00
20928	Initiation of management of anaesthesia for radical orchidectomy, abdominal approach (6 basic units)	\$258.00
20930	Initiation of management of anaesthesia for orchiopexy, unilateral or bilateral (4 basic units)	\$172.00
20932	Initiation of management of anaesthesia for complete amputation of penis (4 basic units)	\$172.00
20934	Initiation of management of anaesthesia for complete amputation of penis with bilateral inguinal lymphadenectomy (6 basic units)	\$258.00
20936	Initiation of management of anaesthesia for complete amputation of penis with bilateral inguinal and iliac lymphadenectomy (8 basic units)	\$344.00
20938	Initiation of management of anaesthesia for insertion of penile prosthesis (4 basic units)	\$172.00
20940	Initiation of management of anaesthesia for per vagina and vaginal procedures (including biopsy of labia, vagina, cervix or endometrium) not being a service to which another item in this Subgroup applies (3 basic units)	\$129.00
20942	Initiation of management of anaesthesia for colpotomy, colpectomy or colporrhaphy (4 basic units)	\$172.00
20943	Initiation of management of anaesthesia for transvaginal assisted reproductive services (4 basic units)	\$172.00
20944	Initiation of management of anaesthesia for vaginal hysterectomy (6 basic units)	\$258.00
20946	Initiation of management of anaesthesia for vaginal delivery (8 basic units)	\$344.00
20948	Initiation of management of anaesthesia for purse string ligation of cervix, or removal of purse string ligature (4 basic units)	\$172.00
20950	Initiation of management of anaesthesia for culdoscopy (5 basic units)	\$215.00
20952	Initiation of management of anaesthesia for hysteroscopy (4 basic units)	\$172.00
20954	Initiation of management of anaesthesia for correction of inverted uterus (10 basic units)	\$430.00

Relative Value Guide		
Item No.	Description	Maximum Fee
20956	Initiation of management of anaesthesia for evacuation of retained products of conception, as a complication of confinement (4 basic units)	\$172.00
20958	Initiation of management of anaesthesia for manual removal of retained placenta or for repair of vaginal or perineal tear following delivery (5 basic units)	\$215.00
20960	Initiation of management of anaesthesia for vaginal procedures in the management of post partum haemorrhage (blood loss . 500mls) (7 basic units)	\$301.00

- SUBGROUP 9 - PELVIS (EXCEPT HIP)

21100	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the anterior pelvic region (anterior to iliac crest), except external genitalia (3 basic units)	\$129.00
21110	Initiation of management of anaesthesia for procedures on the skin, its derivatives or subcutaneous tissue of the pelvic region (posterior to iliac crest), except perineum (5 basic units)	\$215.00
21112	Initiation of management of anaesthesia for percutaneous bone marrow biopsy of the anterior iliac crest (4 basic units)	\$172.00
21114	Initiation of management of anaesthesia for percutaneous bone marrow biopsy of the posterior iliac crest (5 basic units)	\$215.00
21116	Initiation of management of anaesthesia for percutaneous bone marrow harvesting from the pelvis (6 basic units)	\$258.00
21120	Initiation of management of anaesthesia for procedures on the bony pelvis (6 basic units)	\$258.00
21130	Initiation of management of anaesthesia for body cast application or revision when performed in the operating theatre of a hospital or day hospital facility (3 basic units)	\$129.00
21140	Initiation of management of anaesthesia for interpelviabdominal (hind quarter) amputation (15 basic units)	\$645.00
21150	Initiation of management of anaesthesia for radical procedures for tumour of the pelvis, except hind quarter amputation (10 basic units)	\$430.00
21160	Initiation of management of anaesthesia for closed procedures involving symphysis pubis or sacroiliac joint performed in the operating theatre of a hospital or day hospital facility (4 basic units)	\$172.00
21170	Initiation of management of anaesthesia for open procedures involving symphysis pubis or sacroiliac joint (8 basic units)	\$344.00

CATEGORY THREE: THERAPEUTIC PROCEDURES
GROUP T10: RELATIVE VALUE GUIDE FOR ANAESTHETICS
- SUBGROUP 10 - UPPER LEG (EXCEPT KNEE)

Benefits are only payable for anaesthesia performed in association with an eligible service

Relative Value Guide		
Item No.	Description	Maximum Fee
21195	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the upper leg (3 basic units)	\$129.00
21199	Initiation of management of anaesthesia for procedures on nerves, muscles, tendons, fascia or bursae of the upper leg (4 basic units)	\$172.00
21200	Initiation of management of anaesthesia for closed procedures involving hip joint when performed in the operating theatre of a hospital or day hospital facility (4 basic units)	\$172.00
21202	Initiation of management of anaesthesia for arthroscopic procedures of the hip joint (4 basic units)	\$172.00
21210	Initiation of management of anaesthesia for open procedures involving hip joint, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
21212	Initiation of management of anaesthesia for hip disarticulation (10 basic units)	\$430.00
21214	Initiation of management of anaesthesia for total hip replacement or revision (10 basic units)	\$430.00
21220	Initiation of management of anaesthesia for closed procedures involving upper 2/3 of femur when performed in the operating theatre of a hospital or day hospital facility (4 basic units)	\$172.00
21230	Initiation of management of anaesthesia for open procedures involving upper 2/3 of femur, not being a service to which another item in this Subgroup applies (6 basic units)	\$258.00
21232	Initiation of management of anaesthesia for above knee amputation (5 basic units)	\$215.00
21234	Initiation of management of anaesthesia for radical resection of the upper 2/3 of femur (8 basic units)	\$344.00
21260	Initiation of management of anaesthesia for procedures involving veins of upper leg, including exploration (4 basic units)	\$172.00
21270	Initiation of management of anaesthesia for procedures involving arteries of upper leg, including bypass graft, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
21272	Initiation of management of anaesthesia for femoral artery ligation (4 basic units)	\$172.00
21274	Initiation of management of anaesthesia for femoral artery embolectomy (6 basic units)	\$258.00
21280	Initiation of management of anaesthesia for microsurgical reimplantation of upper leg (15 basic units)	\$645.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 11 - KNEE AND POPLITEAL AREA

21300	Initiation of management of anaesthesia for procedure on the skin or subcutaneous tissue of the knee and/or popliteal area (3 basic units)	\$129.00
21321	Initiation of management of anaesthesia for procedures on nerves, muscles, tendons, fascia or bursae of knee and/or popliteal area (4 basic units)	\$172.00
21340	Initiation of management of anaesthesia for closed procedures on lower 1/3 of femur when performed in the operating theatre of a hospital or day hospital facility (4 basic units)	\$172.00
21360	Initiation of management of anaesthesia for open procedures on lower 1/3 of femur (5 basic units)	\$215.00
21380	Initiation of management of anaesthesia for closed procedures on knee joint when performed in the operating theatre of a hospital or day hospital facility (3 basic units)	\$129.00
21382	Initiation of management of anaesthesia for arthroscopy procedures of knee joint (4 basic units)	\$172.00
21390	Initiation of management of anaesthesia for closed procedures on upper ends of tibia, fibula, and/or patella when performed in the operating theatre of a hospital or day hospital facility (3 basic units)	\$129.00
21392	Initiation of management of anaesthesia for open procedures on upper ends of tibia, fibula, and/or patella (4 basic units)	\$172.00
21400	Initiation of management of anaesthesia for open procedures on knee joint, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21402	Initiation of management of anaesthesia for knee replacement (7 basic units)	\$301.00
21403	Initiation of management of anaesthesia for bilateral knee replacement (10 basic units)	\$430.00
21404	Initiation of management of anaesthesia for disarticulation of knee (5 basic units)	\$215.00
21420	Initiation of management of anaesthesia for cast application, removal or repair involving knee joint, undertaken in a hospital or approved day hospital facility (3 basic units)	\$129.00
21430	Initiation of management of anaesthesia for procedures on veins of knee or popliteal area, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21432	Initiation of management of anaesthesia for repair of arteriovenous fistula of knee or popliteal area (5 basic units)	\$215.00
21440	Initiation of management of anaesthesia for procedures on arteries of knee or popliteal area, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 12 - LOWER LEG (BELOW KNEE)

21460	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of lower leg, ankle or foot (3 basic units)	\$129.00
21461	Initiation of management of anaesthesia for procedures on nerves, muscles, tendons, or fascia of lower leg, ankle or foot, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21462	Initiation of management of anaesthesia for closed procedures on lower leg, ankle or foot (3 basic units)	\$129.00
21464	Initiation of management of anaesthesia for arthroscopic procedure of ankle joint (4 basic units)	\$172.00
21472	Initiation of management of anaesthesia for repair of Achilles tendon (5 basic units)	\$215.00
21474	Initiation of management of anaesthesia for gastrocnemius recession (5 basic units)	\$215.00
21480	Initiation of management of anaesthesia for open procedures on bones of lower leg, ankle, or foot, including amputation, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21482	Initiation of management of anaesthesia for radical resection of bone involving lower leg, ankle or foot (5 basic units)	\$215.00
21484	Initiation of management of anaesthesia for osteotomy or osteoplasty of tibia or fibula (5 basic units)	\$215.00
21486	Initiation of management of anaesthesia for total ankle replacement (7 basic units)	\$301.00
21490	Initiation of management of anaesthesia for lower leg cast application, removal or repair, undertaken in a hospital or approved day hospital facility (3 basic units)	\$129.00
21500	Initiation of management of anaesthesia for procedures on arteries of lower leg, including bypass graft, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
21502	Initiation of management of anaesthesia for embolectomy of the lower leg (6 basic units)	\$258.00
21520	Initiation of management of anaesthesia for procedures on veins of lower leg, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21522	Initiation of management of anaesthesia for venous thrombectomy of the lower leg (5 basic units)	\$215.00
21530	Initiation of management of anaesthesia for microsurgical reimplantation of lower leg, ankle or foot (15 basic units)	\$645.00
21532	Initiation of management of anaesthesia for microsurgical reimplantation of toe (8 basic units)	\$344.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 13 - SHOULDER AND AXILLA

21600	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the shoulder or axilla (3 basic units)	\$129.00
21610	Initiation of management of anaesthesia for procedures on nerves, muscles, tendons, fascia or bursae of shoulder or axilla including axillary dissection (5 basic units)	\$215.00
21620	Initiation of management of anaesthesia for closed procedures on humeral head and neck, sternoclavicular joint, acromioclavicular joint, or shoulder joint when performed in the operating theatre of a hospital or day hospital facility (4 basic units)	\$172.00
21622	Initiation of management of anaesthesia for arthroscopic procedures of shoulder joint (5 basic units)	\$215.00
21630	Initiation of management of anaesthesia for open shoulders on humeral head and neck, sternoclavicular joint, acromioclavicular joint, or shoulder joint, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
21632	Initiation of management of anaesthesia for radical resection involving humeral head and neck, sternoclavicular joint, acromioclavicular joint or shoulder joint (6 basic units)	\$258.00
21634	Initiation of management of anaesthesia for shoulder disarticulation (9 basic units)	\$387.00
21636	Initiation of management of anaesthesia for interthoracoscaphular (forequarter) amputation (15 basic units)	\$645.00
21638	Initiation of management of anaesthesia for total shoulder replacement (10 basic units)	\$430.00
21650	Initiation of management of anaesthesia for procedures on arteries of shoulder or axilla, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
21652	Initiation of management of anaesthesia for procedures for axillary-brachial aneurysm (10 basic units)	\$430.00
21654	Initiation of management of anaesthesia for bypass graft of arteries of shoulder or axilla (8 basic units)	\$344.00
21656	Initiation of management of anaesthesia for axillary-femoral bypass graft (10 basic units)	\$430.00
21670	Initiation of management of anaesthesia for procedures on veins of shoulder or axilla (4 basic units)	\$172.00
21680	Initiation of management of anaesthesia for shoulder cast application, removal or repair, not being a service to which another item in the Subgroup applies, when undertaken in a hospital or approved day hospital facility (3 basic units)	\$129.00
21682	Initiation of management of anaesthesia for shoulder spica application when undertaken in a hospital or approved day hospital facility (4 basic units)	\$172.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 14 - UPPER ARM AND ELBOW

21700	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the upper arm or elbow (3 basic units)	\$129.00
21710	Initiation of management of anaesthesia for procedures on nerves, muscles, tendons, fascia or bursae of upper arm or elbow, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21712	Initiation of management of anaesthesia for open tenotomy of the upper arm or elbow (5 basic units)	\$215.00
21714	Initiation of management of anaesthesia for tenoplasty of the upper arm or elbow (5 basic units)	\$215.00
21716	Initiation of management of anaesthesia for tenodesis for rupture of long tendon of biceps (5 basic units)	\$215.00
21730	Initiation of management of anaesthesia for closed procedures on the upper arm or elbow when performed in the operating theatre of a hospital or day hospital facility (3 basic units)	\$129.00
21732	Initiation of management of anaesthesia for arthroscopic procedures of elbow joint (4 basic units)	\$172.00
21740	Initiation of management of anaesthesia for open procedures on the upper arm or elbow, not being a service to which another item in this Subgroup applies (5 basic units)	\$215.00
21756	Initiation of management of anaesthesia for radical procedures on the upper arm or elbow (6 basic units)	\$258.00
21760	Initiation of management of anaesthesia for total elbow replacement (7 basic units)	\$301.00
21770	Initiation of management of anaesthesia for procedures on arteries of upper arm, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
21772	Initiation of management of anaesthesia for embolectomy of arteries of the upper arm (6 basic units)	\$258.00
21780	Initiation of management of anaesthesia for procedures on veins of upper arm, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21790	Initiation of management of anaesthesia for microsurgical reimplantation of upper arm (15 basic units)	\$645.00

- SUBGROUP 15 - FOREARM WRIST AND HAND

21800	Initiation of management of anaesthesia for procedures on the skin or subcutaneous tissue of the forearm, wrist or hand (3 basic units)	\$129.00
21810	Initiation of management of anaesthesia for procedures on the nerves, muscles, tendons, fascia, or bursae of the forearm, wrist or hand (4 basic units)	\$172.00

Relative Value Guide		
Item No.	Description	Maximum Fee
21820	Initiation of management of anaesthesia for closed procedures on the radius, ulna, wrist, or hand bones when performed in the operating theatre of a hospital or day hospital facility (3 basic units)	\$129.00
21830	Initiation of management of anaesthesia for open procedures on the radius, ulna, wrist, or hand bones, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21832	Initiation of management of anaesthesia for total wrist replacement (7 basic units)	\$301.00
21834	Initiation of management of anaesthesia for arthroscopic procedures of the wrist joint (4 basic units)	\$172.00
21840	Initiation of management of anaesthesia for procedures on the arteries of forearm, wrist or hand, not being a service to which another item in this Subgroup applies (8 basic units)	\$344.00
21842	Initiation of management of anaesthesia for embolectomy of artery of forearm, wrist or hand (6 basic units)	\$258.00
21850	Initiation of management of anaesthesia for procedures on the veins of forearm, wrist or hand, not being a service to which another item in this Subgroup applies (4 basic units)	\$172.00
21860	Initiation of management of anaesthesia for forearm, wrist, or hand cast application, removal, or repair when undertaken in a hospital or approved day hospital facility (3 basic units)	\$129.00
21870	Initiation of management of anaesthesia for microsurgical reimplantation of forearm, wrist or hand (15 basic units)	\$645.00
21872	Initiation of management of anaesthesia for microsurgical reimplantation of a finger (8 basic units)	\$344.00

- SUBGROUP 16 - ANAESTHESIA FOR BURNS

21878	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves not more than 3% of total body surface (3 basic units)	\$129.00
21879	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves more than 3% but less than 10% of total body surface (5 basic units)	\$215.00
21880	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 10% or more but less than 20% of total body surface (7 basic units)	\$301.00
21881	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 20% or more but less than 30% of total body surface (9 basic units)	\$387.00
21882	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 30% or more but less than 40% of total body surface (11 basic units)	\$473.00
21883	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 40% or more but less than 50% of total body surface (13 basic units)	\$559.00

Relative Value Guide		
Item No.	Description	Maximum Fee
21884	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 50% or more but less than 60% of total body surface (15 basic units)	\$645.00
21885	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 60% or more but less than 70% of total body surface (17 basic units)	\$731.00
21886	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 70% or more but less than 80% of total body surface (19 basic units)	\$817.00
21887	Initiation of management of anaesthesia for excision or debridement of burns, with or without skin grafting, where the area of burn involves 80% or more of total body surface (21 basic units)	\$903.00

- SUBGROUP 17 - ANAESTHESIA FOR RADIOLOGICAL OR OTHER DIAGNOSTIC OR THERAPEUTIC PROCEDURES

21900	Initiation of management of anaesthesia for injection procedure for hysterosalpingography (3 basic units)	\$129.00
21906	Initiation of management of anaesthesia for injection procedure for myelography: lumbar or thoracic (5 basic units)	\$215.00
21908	Initiation of management of anaesthesia for injection procedure for myelography: cervical (6 basic units)	\$258.00
21910	Initiation of management of anaesthesia for injection procedure for myelography: posterior fossa (9 basic units)	\$387.00
21912	Initiation of management of anaesthesia for injection procedure for discography: lumbar or thoracic (5 basic units)	\$215.00
21914	Initiation of management of anaesthesia for injection procedure for discography: cervical (6 basic units)	\$258.00
21915	Initiation of management of anaesthesia for peripheral arteriogram (5 basic units)	\$215.00
21916	Initiation of management of anaesthesia for arteriograms: cerebral, carotid or vertebral (5 basic units)	\$215.00
21918	Initiation of management of anaesthesia for retrograde arteriogram: brachial or femoral (5 basic units)	\$215.00
21922	Initiation of management of anaesthesia for computerised axial tomography scanning, magnetic resonance scanning or digital subtraction angiography scanning (7 basic units)	\$301.00
21925	Initiation of management of anaesthesia for retrograde cystography, retrograde urethrography or retrograde cystourethrography (4 basic units)	\$172.00
21926	Initiation of management of anaesthesia for fluoroscopy (5 basic units)	\$215.00
21927	Initiation of management of anaesthesia for barium enema or other opaque study of the small bowel (5 basic units)	\$215.00
21930	Initiation of management of anaesthesia for bronchography (6 basic units)	\$258.00
21935	Initiation of management of anaesthesia for phlebography (5 basic units)	\$215.00

Relative Value Guide		
Item No.	Description	Maximum Fee
21936	Initiation of management of anaesthesia for heart, 2 dimensional real time transoesophageal examination (6 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$258.00
21939	Initiation of management of anaesthesia for peripheral venous cannulation (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
21941	Initiation of management of anaesthesia for cardiac catheterisation including coronary arteriography, ventriculography, cardiac mapping, insertion of automatic defibrillator or transvenous pacemaker (7 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$301.00
21942	Initiation of management of anaesthesia for cardiac electrophysiological procedures including radio frequency ablation (10 basic units)	\$430.00
21943	Initiation of management of anaesthesia for central vein catheterisation or insertion of right heart balloon catheter (via jugular, subclavian or femoral vein) by percutaneous or open exposure (5 basic units)	\$215.00
21945	Initiation of management of anaesthesia for lumbar puncture, cisternal puncture, or epidural injection (5 basic units)	\$215.00
21949	Initiation of management of anaesthesia for harvesting of bone marrow for the purpose of transplantation (5 basic units)	\$215.00
21952	Initiation of management of anaesthesia for muscle biopsy for malignant hyperpyrexia (10 basic units)	\$430.00
21955	Initiation of management of anaesthesia for electroencephalography (5 basic units)	\$215.00
21959	Initiation of management of anaesthesia for brain stem evoked response audiometry (5 basic units)	\$215.00
21962	Initiation of management of anaesthesia for electrocochleography by extratympanic method or transtympanic membrane insertion method (5 basic units)	\$215.00
21965	Initiation of management of anaesthesia as a therapeutic procedure where it can be demonstrated that there is a clinical need for anaesthesia (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$215.00
21969	Initiation of management of anaesthesia during hyperbaric therapy where the medical practitioner is not confined in the chamber (including the administration of oxygen) (8 basic units)	\$344.00
21970	Initiation of management of anaesthesia during hyperbaric therapy where the medical practitioner is confined in the chamber (including the administration of oxygen) (15 basic units)	\$645.00
21973	Initiation of management of anaesthesia for brachytherapy using radioactive sealed sources (5 basic units)	\$215.00
21976	Initiation of management of anaesthesia for therapeutic nuclear medicine (5 basic units)	\$215.00
21980	Initiation of management of anaesthesia for radiotherapy (5 basic units)	\$215.00

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 18 - MISCELLANEOUS

21990	Initiation of management of anaesthesia when no procedure ensues (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
21992	Initiation of management of anaesthesia performed on a person under the age of 10 years in connection with a procedure covered by an item which has not been identified as attracting an anaesthetic (4 basic units)	\$172.00
21997	Initiation of management of anaesthesia in connection with a procedure covered by an item which has not been identified as attracting an anaesthetic rebate, not being a service to which item 21992 or 21965 applies where it can be demonstrated that there is a clinical need for anaesthesia (4 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$172.00

- SUBGROUP 19 - THERAPEUTIC AND DIAGNOSTIC SERVICES

22001	Collection of blood for autologous transfusion or when homologous blood is required for immediate transfusion in an emergency situation, when performed in association with the administration of anaesthesia (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
22002	Administration of blood or bone marrow already collected when performed in association with the administration of anaesthesia (4 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$172.00
22007	Awake endotracheal intubation with flexible fiberoptic scope associated with difficult airway when performed in association with the administration of anaesthesia (4 basic units)	\$172.00
22008	Double lumen endobronchial tube or bronchial blocker, insertion of when performed in association with the administration of anaesthesia (4 basic units)	\$172.00
22012	Blood pressure monitoring (central venous, pulmonary arterial, systemic arterial or cardiac intracavity), by indwelling catheter - for each type of pressure up to a maximum of 4 pressures (not being a service to which item 13876 applies) when performed in association with the administration of anaesthesia (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
22014	Blood pressure monitoring (central venous, pulmonary arterial, systemic arterial or cardiac intracavity), by indwelling catheter - for each type of pressure up to a maximum of 4 pressures (not being a service to which item 13876 applies) when performed in association with the administration of anaesthesia relating to another discrete operation on the same day (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
22015	Right heart balloon catheter, insertion of, including pulmonary wedge pressure and cardiac output measurement, when performed in association with the administration of anaesthesia (6 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$258.00

Relative Value Guide		
Item No.	Description	Maximum Fee
22020	Central vein catheterisation (via jugular, subclavian or femoral vein) by percutaneous or open exposure, not being a service to which item 13318 applies, when performed in association with the administration of anaesthesia (4 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$172.00
22025	Intraarterial cannulation when performed in association with the administration of anaesthesia (4 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$172.00
22030	Introduction of a narcotic, for the control of postoperative pain, into the epidural or intrathecal space in conjunction with an operation (2 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00
22035	Introduction of a local anaesthetic, for control of postoperative pain, into the epidural or intrathecal space, in conjunction with an operation (2 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00
22040	Introduction of a regional or field nerve block peri-operatively performed in the induction room theatre or recovery room for the control of post operative pain via the femoral OR sciatic nerves, in conjunction with hip, knee, ankle or foot surgery (2 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00
22045	Introduction of a regional or field nerve block peri-operatively performed in the induction room, theatre or recovery room for the control of post operative pain via the femoral AND sciatic nerves, in conjunction with hip, knee, ankle or foot surgery (3 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00
22050	Introduction of a regional or field nerve block peri-operatively performed in the induction room, theatre or recovery room for the control of post operative pain via the brachial plexus in conjunction with shoulder surgery (2 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00
22055	Perfusion of limb or organ using heart-lung machine or equivalent (12 basic units)	\$516.00
22060	Whole body perfusion, cardiac bypass, using heart-lung machine or equivalent <i>(refer to the explanatory notes to this Category - MBS Book)</i> Derived Fee: an amount of \$421.00 (20 basic units), plus the fee for perfusion time (an item in the range 23010 - 24136), plus where applicable, the fee for patient modifiers (an item or items in the range 25000 - 25020)	\$860.00
22065	Induced controlled hypothermia total body (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$215.00
22070	Cardioplegia, blood or crystalloid, administration by any route (10 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$430.00
22075	Deep hypothermic circulatory arrest, with core temperature less than 22°C, including management of retrograde cerebral perfusion if performed (15 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$645.00

Relative Value Guide		
Item No.	Description	Maximum Fee

**- SUBGROUP 20 - ADMINISTRATION OF ANAESTHESIA IN CONNECTION WITH A
DENTAL SERVICE**

22900	Initiation of management by a medical practitioner of anaesthesia for extraction of tooth or teeth with or without incision of soft tissue or removal of bone (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$215.00
22905	Initiation of management of anaesthesia for restorative dental work (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$215.00

CATEGORY THREE: THERAPEUTIC PROCEDURES
GROUP T10: RELATIVE VALUE GUIDE FOR ANAESTHETICS
- SUBGROUP 21 - ANAESTHESIA/PERFUSION TIME UNITS

Relative Value Guide		
Item No.	Description	Maximum Fee
	Anaesthetic, perfusion or assistance at anaesthesia (a) administration of anaesthesia performed in association with an item in the range 20100 to 21997 or 22900 to 22905; or (b) perfusion performed in association with item 22060; or (c) for assistance at anaesthesia performed in association with items 25200 to 25205 For a period of:	
23010	Fifteen minutes or less <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$43.00
23021	16 minutes to 20 minutes (2 units)	\$86.00
23022	21 minutes to 25 minutes (2 units)	\$86.00
23023	26 minutes to 30 minutes (2 units)	\$86.00
23031	31 minutes to 35 minutes (3 units)	\$129.00
23032	36 minutes to 40 minutes (3 units)	\$129.00
23033	41 minutes to 45 minutes (3 units)	\$129.00
23041	46 minutes to 50 minutes (4 units)	\$172.00
23042	51 minutes to 55 minutes (4 units)	\$172.00
23043	56 minutes to 1:00 hour (4 units)	\$172.00
23051	1:01 hours to 1:05 hours (5 units)	\$215.00
23052	1:06 to 1:10 hours (5 units)	\$215.00
23053	1:11 hours to 1:15 hours (5 units)	\$215.00
23061	1:16 hours to 1:20 hours (6 units)	\$258.00
23062	1:21 hours to 1:25 hours (6 units)	\$258.00
23063	1:26 hours to 1:30 hours (6 units)	\$258.00
23071	1:31 hours to 1:35 hours (7 units)	\$301.00

Relative Value Guide		
Item No.	Description	Maximum Fee
23072	1:36 hours to 1:40 hours (7 units)	\$301.00
23073	1:41 hours to 1:45 hours (7 units)	\$301.00
23081	1:46 hours to 1:50 hours (8 units)	\$344.00
23082	1:51 hours to 1:55 hours (8 units)	\$344.00
23083	1:56 hours to 2:00 hours (8 units)	\$344.00
23090	2:01 hours to 2:15 hours (9 units)	\$387.00
23100	2:16 hours to 2:30 hours (10 units)	\$430.00
23110	2:31 hours to 2:45 hours (11 units)	\$473.00
23120	2:46 hours to 3:00 hours (12 units)	\$516.00
23130	3:01 hours to 3:15 hours (13 units)	\$559.00
23140	3:16 hours to 3:30 hours (14 units)	\$602.00
23150	3:31 hours to 3:45 hours (15 units)	\$645.00
23160	3:46 hours to 4:00 hours (16 units)	\$688.00
23170	4:01 hours to 4:10 hours (17 units)	\$731.00
23180	4:11 hours to 4:20 hours (18 units)	\$774.00
23190	4:21 hours to 4:30 hours (19 units)	\$817.00
23200	4:31 hours to 4:40 hours (20 units)	\$860.00
23210	4:41 hours to 4:50 hours (21 units)	\$903.00
23220	4:51 hours to 5:00 hours (22 units)	\$946.00
23230	5:01 hours to 5:10 hours (23 units)	\$989.00
23240	5:11 hours to 5:20 hours (24 units)	\$1,032.00
23250	5:21 hours to 5:30 hours (25 units)	\$1,075.00
23260	5:31 hours to 5:40 hours (26 units)	\$1,118.00

Relative Value Guide		
Item No.	Description	Maximum Fee
23270	5:41 hours to 5:50 hours (27 units)	\$1,161.00
23280	5:51 hours to 6:00 hours (28 units)	\$1,204.00
23290	6:01 hours to 6:10 hours (29 units)	\$1,247.00
23300	6:11 hours to 6:20 hours (30 units)	\$1,290.00
23310	6:21 hours to 6:30 hours (31 units)	\$1,333.00
23320	6:31 hours to 6:40 hours (32 units)	\$1,376.00
23330	6:41 hours to 6:50 hours (33 units)	\$1,419.00
23340	6:51 hours to 7:00 hours (34 units)	\$1,462.00
23350	7:01 hours to 7:10 hours (35 units)	\$1,505.00
23360	7:11 hours to 7:20 hours (36 units)	\$1,548.00
23370	7:21 hours to 7:30 hours (37 units)	\$1,591.00
23380	7:31 hours to 7:40 hours (38 units)	\$1,634.00
23390	7:41 hours to 7:50 hours (39 units)	\$1,677.00
23400	7:51 hours to 8:00 hours (40 units)	\$1,720.00
23410	8:01 hours to 8:10 hours (41 units)	\$1,763.00
23420	8:11 hours to 8:20 hours (42 units)	\$1,806.00
23430	8:21 hours to 8:30 hours (43 units)	\$1,849.00
23440	8:31 hours to 8:40 hours (44 units)	\$1,892.00
23450	8:41 hours to 8:50 hours (45 units)	\$1,935.00
23460	8:51 hours to 9:00 hours (46 units)	\$1,978.00
23470	9:01 hours to 9:10 hours (47 units)	\$2,021.00
23480	9:11 hours to 9:20 hours (48 units)	\$2,064.00
23490	9:21 hours to 9:30 hours (49 units)	\$2,107.00

Relative Value Guide		
Item No.	Description	Maximum Fee
23500	9:31 hours to 9:40 hours (50 units)	\$2,150.00
23510	9:41 hours to 9:50 hours (51 units)	\$2,193.00
23520	9:51 hours to 10:00 hours (52 units)	\$2,236.00
23530	10:01 hours to 10:10 hours (53 units)	\$2,279.00
23540	10:11 hours to 10:20 hours (54 units)	\$2,322.00
23550	10:21 hours to 10:30 hours (55 units)	\$2,365.00
23560	10:31 hours to 10:40 hours (56 units)	\$2,408.00
23570	10:41 hours to 10:50 hours (57 units)	\$2,451.00
23580	10:51 hours to 11:00 hours (58 units)	\$2,494.00
23590	11:01 hours to 11:10 hours (59 units)	\$2,537.00
23600	11:11 hours to 11:20 hours (60 units)	\$2,580.00
23610	11:21 hours to 11:30 hours (61 units)	\$2,623.00
23620	11:31 hours to 11:40 hours (62 units)	\$2,666.00
23630	11:41 hours to 11:50 hours (63 units)	\$2,709.00
23640	11:51 hours to 12:00 hours (64 units)	\$2,752.00
23650	12:01 hours to 12:10 hours (65 units)	\$2,795.00
23660	12:11 hours to 12:20 hours (66 units)	\$2,838.00
23670	12:21 hours to 12:30 hours (67 units)	\$2,881.00
23680	12:31 hours to 12:40 hours (68 units)	\$2,924.00
23690	12:41 hours to 12:50 hours (69 units)	\$2,967.00
23700	12:51 hours to 13:00 hours (70 units)	\$3,010.00
23710	13:01 hours to 13:10 hours (71 units)	\$3,053.00
23720	13:11 hours to 13:20 hours (72 units)	\$3,096.00

Relative Value Guide		
Item No.	Description	Maximum Fee
23730	13:21 hours to 13:30 hours (73 units)	\$3,139.00
23740	13:31 hours to 13:40 hours (74 units)	\$3,182.00
23750	13:41 hours to 13:50 hours (75 units)	\$3,225.00
23760	13:51 hours to 14:00 hours (76 units)	\$3,268.00
23770	14:01 hours to 14:10 hours (77 units)	\$3,311.00
23780	14:11 hours to 14:20 hours (78 units)	\$3,354.00
23790	14:21 hours to 14:30 hours (79 units)	\$3,397.00
23800	14:31 hours to 14:40 hours (80 units)	\$3,440.00
23810	14:41 hours to 14:50 hours (81 units)	\$3,483.00
23820	14:51 hours to 15:00 hours (82 units)	\$3,526.00
23830	15:01 hours to 15:10 hours (83 units)	\$3,569.00
23840	15:11 hours to 15:20 hours (84 units)	\$3,612.00
23850	15:21 hours to 15:30 hours (85 units)	\$3,655.00
23860	15:31 hours to 15:40 hours (86 units)	\$3,698.00
23870	15:41 hours to 15:50 hours (87 units)	\$3,741.00
23880	15:51 hours to 16:00 hours (88 units)	\$3,784.00
23890	16:01 hours to 16:10 hours (89 units)	\$3,827.00
23900	16:11 hours to 16:20 hours (90 units)	\$3,870.00
23910	16:21 hours to 16:30 hours (91 units)	\$3,913.00
23920	16:31 hours to 16:40 hours (92 units)	\$3,956.00
23930	16:41 hours to 16:50 hours (93 units)	\$3,999.00
23940	16:51 hours to 17:00 hours (94 units)	\$4,042.00
23950	17:01 hours to 17:10 hours (95 units)	\$4,085.00

Relative Value Guide		
Item No.	Description	Maximum Fee
23960	17:11 hours to 17:20 hours (96 units)	\$4,128.00
23970	17:21 hours to 17:30 hours (97 units)	\$4,171.00
23980	17:31 hours to 17:40 hours (98 units)	\$4,214.00
23990	17:41 hours to 17:50 hours (99 units)	\$4,257.00
24100	17:51 hours to 18:00 hours (100 units)	\$4,300.00
24101	18:01 hours to 18:10 hours (101 units)	\$4,343.00
24102	18:11 hours to 18:20 hours (102 units)	\$4,386.00
24103	18:21 hours to 18:30 hours (103 units)	\$4,429.00
24104	18:31 hours to 18:40 hours (104 units)	\$4,472.00
24105	18:41 hours to 18:50 hours (105 units)	\$4,515.00
24106	18:51 hours to 19:00 hours (106 units)	\$4,558.00
24107	19:01 hours to 19:10 hours (107 units)	\$4,601.00
24108	19:11 hours to 19:20 hours (108 units)	\$4,644.00
24109	19:21 hours to 19:30 hours (109 units)	\$4,687.00
24110	19:31 hours to 19:40 hours (110 units)	\$4,730.00
24111	19:41 hours to 19:50 hours (111 units)	\$4,773.00
24112	19:51 hours to 20:00 hours (112 units)	\$4,816.00
24113	20:01 hours to 20:10 hours (113 units)	\$4,859.00
24114	20:11 hours to 20:20 hours (114 units)	\$4,902.00
24115	20:21 hours to 20:30 hours (115 units)	\$4,945.00
24116	20:31 hours to 20:40 hours (116 units)	\$4,988.00
24117	20:41 hours to 20:50 hours (117 units)	\$5,031.00
24118	20:51 hours to 21:00 hours (118 units)	\$5,074.00

Relative Value Guide		
Item No.	Description	Maximum Fee
24119	21:01 hours to 21:10 hours (119 units)	\$5,117.00
24120	21:11 hours to 21:20 hours (120 units)	\$5,160.00
24121	21:21 hours to 21:30 hours (121 units)	\$5,203.00
24122	21:31 hours to 21:40 hours (122 units)	\$5,246.00
24123	21:41 hours to 21:50 hours (123 units)	\$5,289.00
24124	21:51 hours to 22:00 hours (124 units)	\$5,332.00
24125	22:01 hours to 22:10 hours (125 units)	\$5,375.00
24126	22:11 hours to 22:20 hours (126 units)	\$5,418.00
24127	22:21 hours to 22:30 hours (127 units)	\$5,461.00
24128	22:31 hours to 22:40 hours (128 units)	\$5,504.00
24129	22:41 hours to 22:50 hours (129 units)	\$5,547.00
24130	22:51 hours to 23:00 hours (130 units)	\$5,590.00
24131	23:01 hours to 23:10 hours (131 units)	\$5,633.00
24132	23:11 hours to 23:20 hours (132 units)	\$5,676.00
24133	23:21 hours to 23:30 hours (133 units)	\$5,719.00
24134	23:31 hours to 23:40 hours (134 units)	\$5,762.00
24135	23:41 hours to 23:50 hours (135 units)	\$5,805.00
24136	23:51 hours to 24:00 hours (136 units)	\$5,848.00

- SUBGROUP 22 - ANAESTHESIA/PERFUSION MODIFYING UNITS - PHYSICAL STATUS

25000	Anaesthesia, perfusion or assistance at anaesthesia (a) for anaesthesia performed in association with an item in the range of 20100 to 21997 or 22900 to 22905; or (b) for perfusion performed in association with item 22060; or (c) for assistance at anaesthesia performed in association with items 25200 to 25205 where the patient has severe systemic disease equivalent to ASA physical status indicator 3 (1 unit) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$43.00
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Relative Value Guide		
Item No.	Description	Maximum Fee
25005	Where the patient has severe systemic disease which is a constant threat of life equivalent to ASA physical status indicator 4 (2 units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00
25010	For a patient who is not expected to survive for 24 hours with or without the operation, equivalent to ASA physical status indicator 5 (3 units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$129.00

- SUBGROUP 23 - ANAESTHESIA/PERFUSION MODIFYING UNITS - OTHER

25015	Anaesthesia, perfusion or assistance at anaesthesia where the patient is less than 12 months, or 70 years or greater (1 unit)	\$43.00
25020	Anaesthesia, perfusion or assistance at anaesthesia Where the patient requires immediate treatment without which there would be significant threat to life or body part, not being a service associated with a service to which item 25025 or 25030 or 25050 applies (2 units) <i>(refer to the explanatory notes to this Category - MBS Book)</i>	\$86.00

- SUBGROUP 24 - ANAESTHESIA AFTER HOURS EMERGENCY MODIFIER

25025	Emergency anaesthesia performed in the after hours period where the patient requires immediate treatment without which there would be significant threat to life or body part and where more than 50% of the time for the emergency anaesthesia service is provided in the after hours period, being the period from 8pm to 8am on any weekday, or at any time on a Saturday, a Sunday or a public holiday - not being a service associated with a service to which item 25020, 25030 or 25050 applies <i>(refer to the explanatory notes to this Category - MBS Book)</i> Derived Fee: an additional amount of 50% of the fee for the anaesthetic service. That is: (a) an anaesthesia item/s in the range 20100 - 21997 or 22900 plus, (b) an item in the range 23010 - 24136 plus, (c) where applicable, an item or items in the range 25000 - 25015, (d) where performed, any associated therapeutic or diagnostic service/s in the range 22001 - 22050	DF
25030	Assistance at after hours emergency anaesthesia where the patient requires immediate treatment without which there would be significant threat to life or body part and where more than 50% of the time for which the assistant is in professional attendance on the patient is provided in the after hours period, being the period from 8pm to 8am on any weekday, or at any time on a Saturday, a Sunday or a public holiday - not being a service associated with a service to which item 25020, 25025 or 25050 applies <i>(refer to the explanatory notes to this Category - MBS Book)</i> Derived Fee: an additional amount of 50% of the fee for the assistance at anaesthesia. That is: (a) an assistant anaesthesia item in the range 25200 - 25205 or 22900 plus, (b) an item in the range 23010 - 24136, plus (c) where applicable, an item or items in the range 25000 - 25015 plus, (d) where performed, any associated therapeutic or diagnostic service/s in the range 22001 - 22050	DF

Relative Value Guide		
Item No.	Description	Maximum Fee

- SUBGROUP 25 - PERFUSION AFTER HOURS EMERGENCY MODIFIER

25050	<p>After hours emergency perfusion where the patient requires immediate treatment without which there would be significant threat to life or body part and where more than 50% of the perfusion service is provided in the after hours period, being the period from 8pm to 8am on any weekday, or at any time on a Saturday, a Sunday or a public holiday - not being a service associated with a service to which item 25020, 25025 or 25030 applies <i>(refer to the explanatory notes to this Category - MBS Book)</i></p> <p>Derived Fee: an additional amount of 50% of the fee for the perfusion service. That is: (a) item 22060, plus (b) an item in the range 23010 - 24136, plus (c) where applicable, an item or items in the range 25000 - 25015, (d) where performed, any associated therapeutic or diagnostic service/s in the range 22001 - 22050 and 22065 - 22075</p>	DF
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- SUBGROUP 26 - ASSISTANCE AT ANAESTHESIA

25200	<p>Assistance in the administration of anaesthesia on a patient in imminent danger of death requiring continuous life saving emergency treatment, to the exclusion of all other patients (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i></p> <p>Derived Fee: An amount of \$215.00 (5 basic units) plus an item in the range 23010 - 24136 plus, where applicable, an item or items in the range 25000 - 25020</p>	DF
25205	<p>Assistance in the administration of elective anaesthesia where: (i) the patient has complex airway problems; or (ii) the patient is a neonate or a complex paediatric case; or (iii) there is anticipated to be massive blood loss (greater than 50% of blood volume) during the procedure; or (iv) the patient is critically ill, with multiple organ failure; or (v) where the anaesthesia time exceeds 6 hours and the assistance is provided to the exclusion of all other patients (5 basic units) <i>(refer to the explanatory notes to this Category - MBS Book)</i></p> <p>Derived Fee: An amount of \$215.00 (5 basic units), plus an item in the range 23010 - 24136, plus, where applicable an item or items in the range 25000 - 25020</p>	DF

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 217 of 2004

04WKC0006CS

South Australia

Electricity (Principles of Vegetation Clearance) Variation Regulations 2004

under the *Electricity Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Electricity (Principles of Vegetation Clearance) Regulations 1996

- 4 Variation of Schedule 2A—Maps showing prescribed areas
 - 5 Variation of Schedule 3—Maps showing bushfire risk area
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (Principles of Vegetation Clearance) Variation Regulations 2004*.

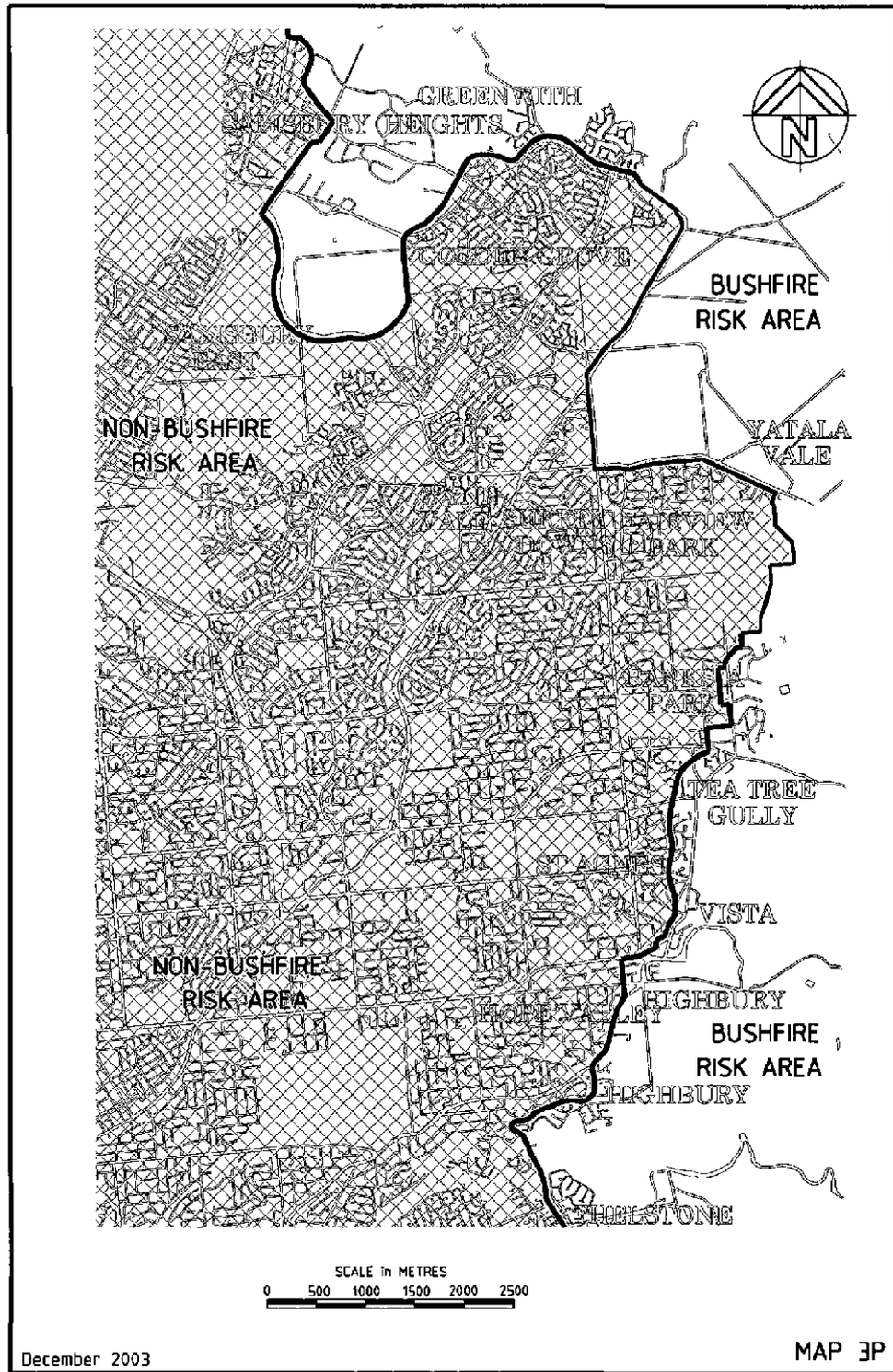
2—Commencement

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

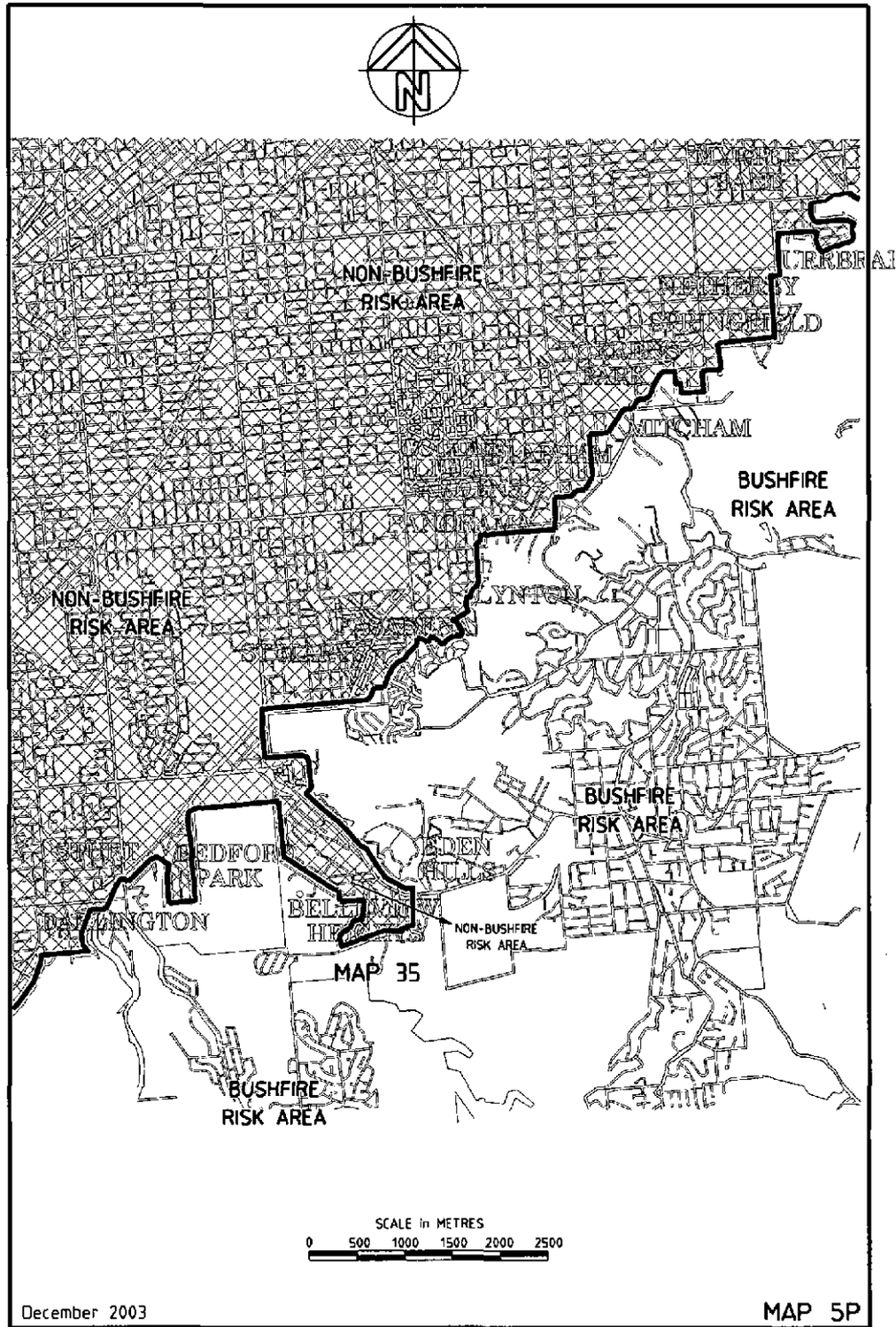
3—Variation provisions

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

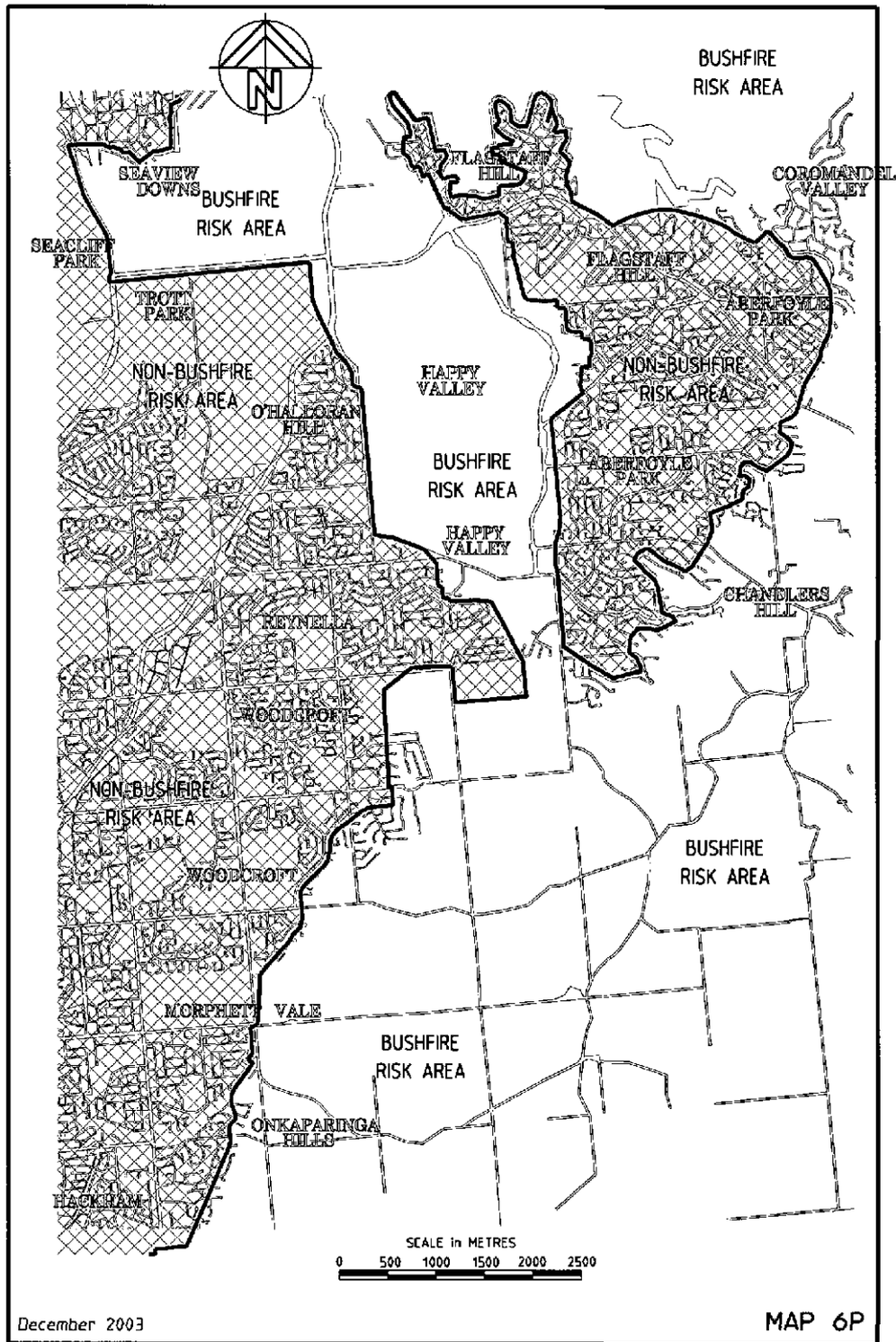
(2) Schedule 2A, map 3P—delete the map and substitute:



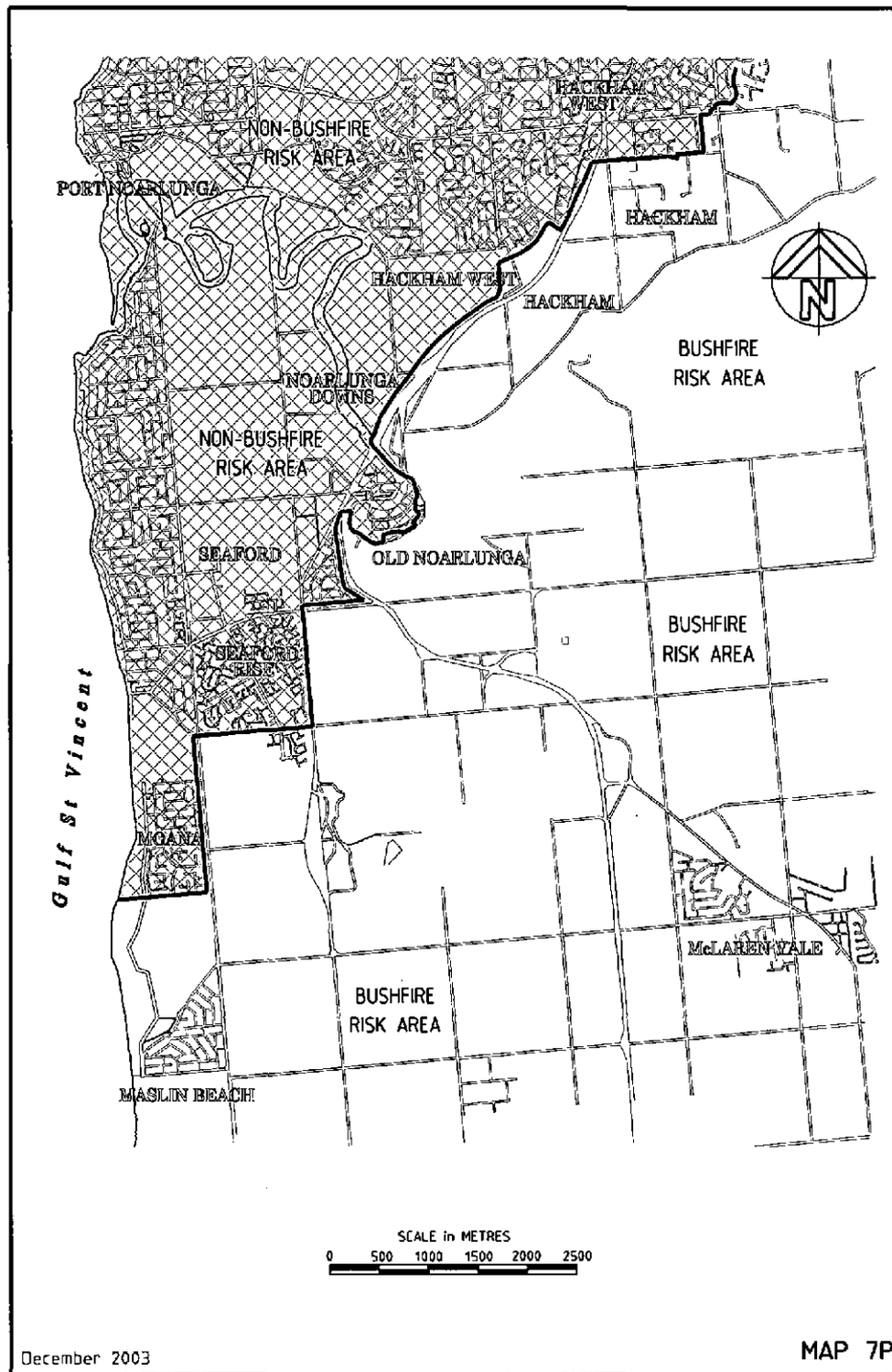
(3) Schedule 2A, map 5P—delete the map and substitute:



(4) Schedule 2A, map 6P—delete the map and substitute:



- (5) Schedule 2A, map 7P—delete the map and substitute:



5—Variation of Schedule 3—Maps showing bushfire risk area

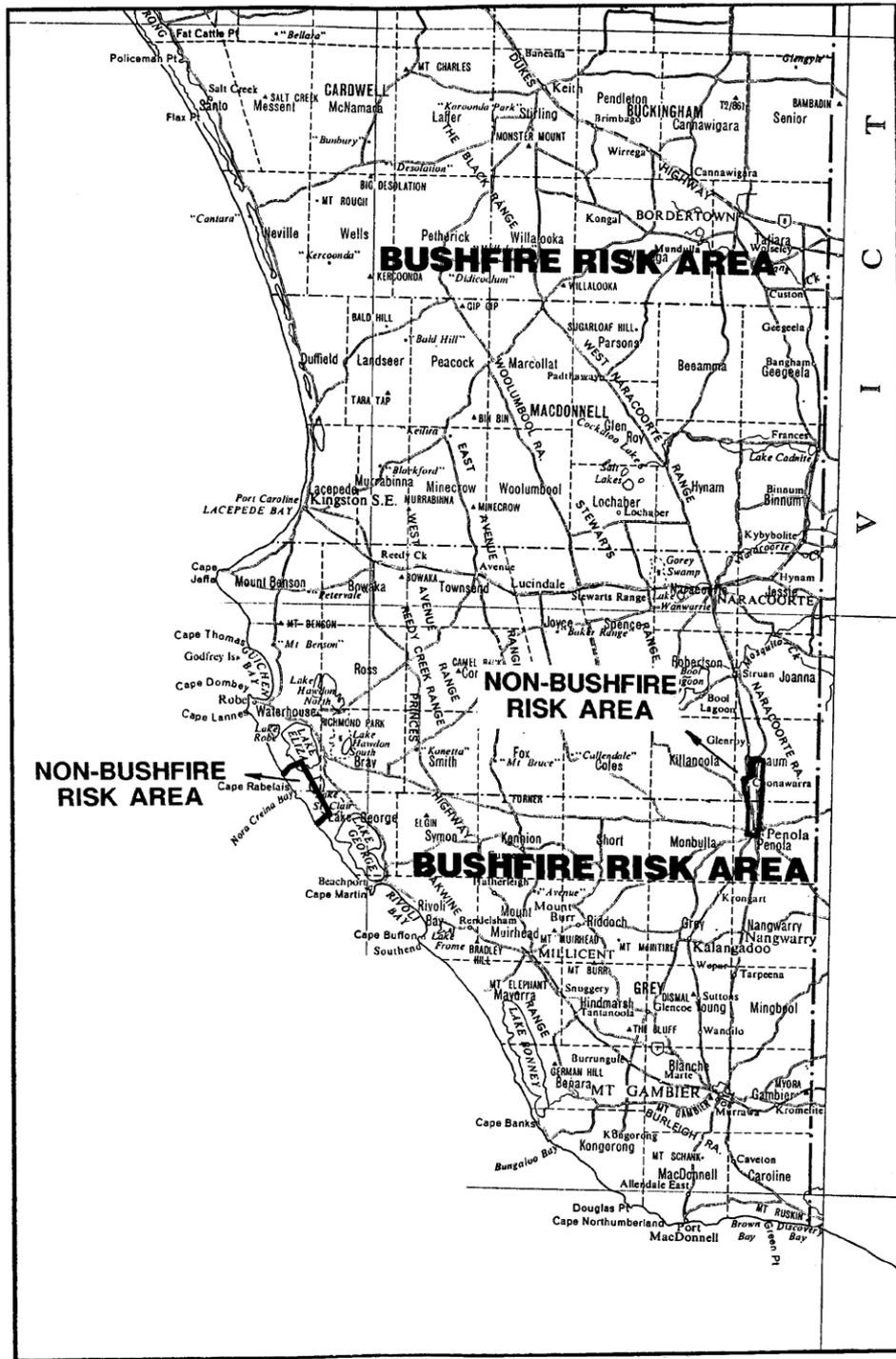
- (1) Schedule 3, list of maps—after "Kadina" insert:

Kalangadoo

- (2) Schedule 3, list of maps—after "Mypolonga" insert:

Nangwarry

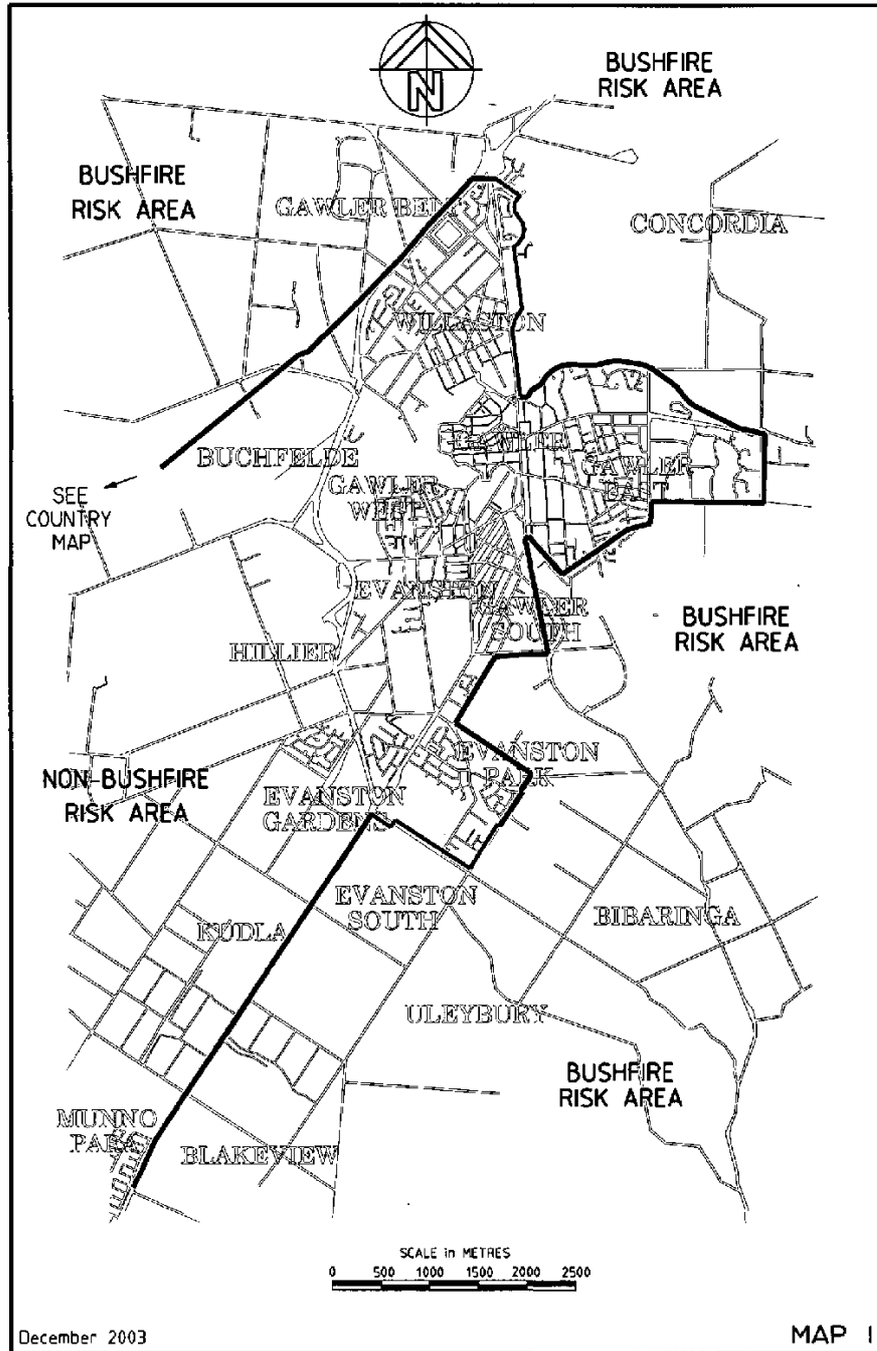
- (3) Schedule 3, list of maps—after "Saddleworth" insert:
 Smoky Bay
- (4) Schedule 3, list of maps—after "Spalding" insert:
 Stirling North
- (5) Schedule 3, map 7 following the map headed "PORTION OF SOUTH AUSTRALIA"—
 delete the map and substitute:



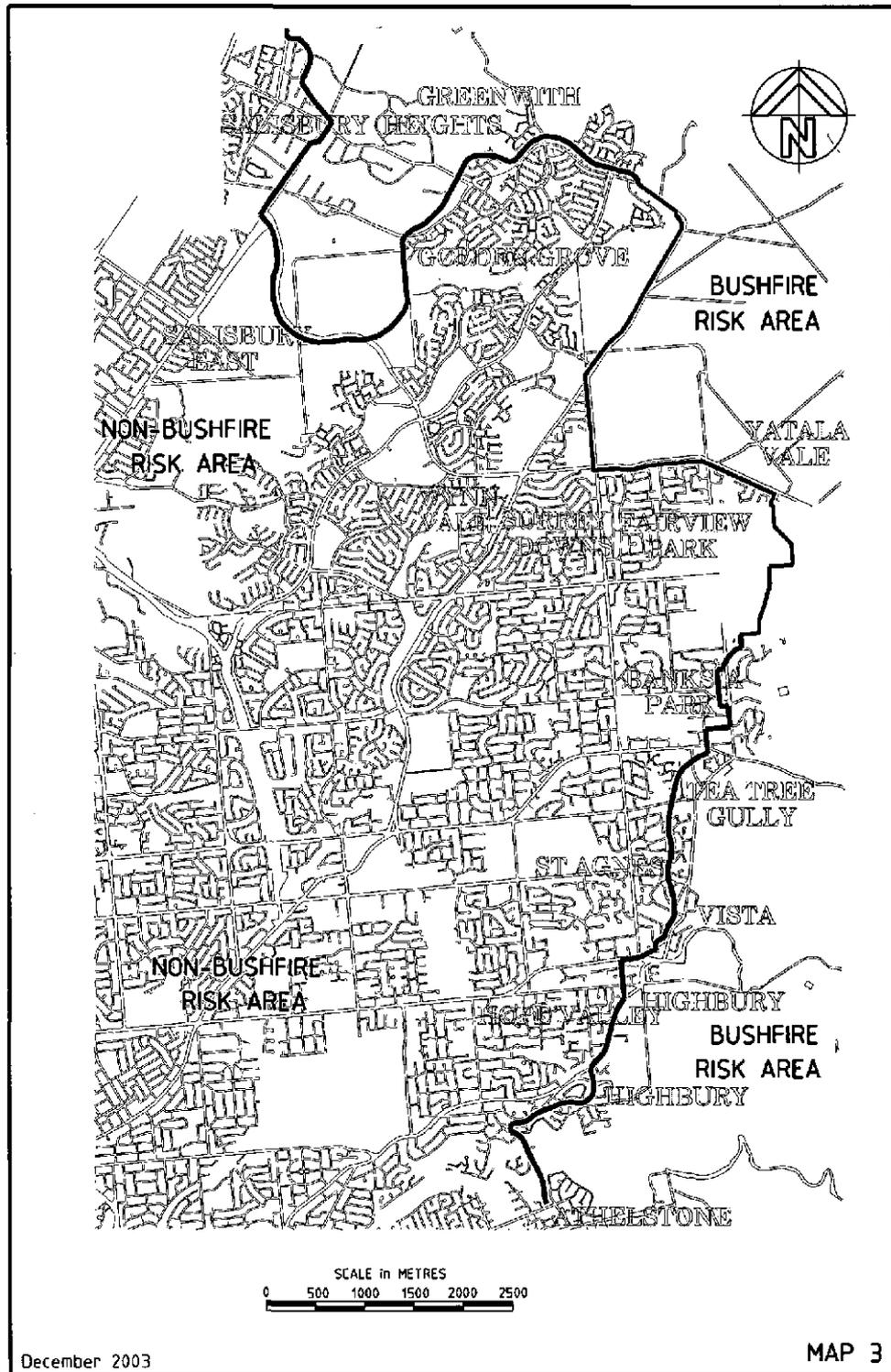
50 kilometres

MAP 7

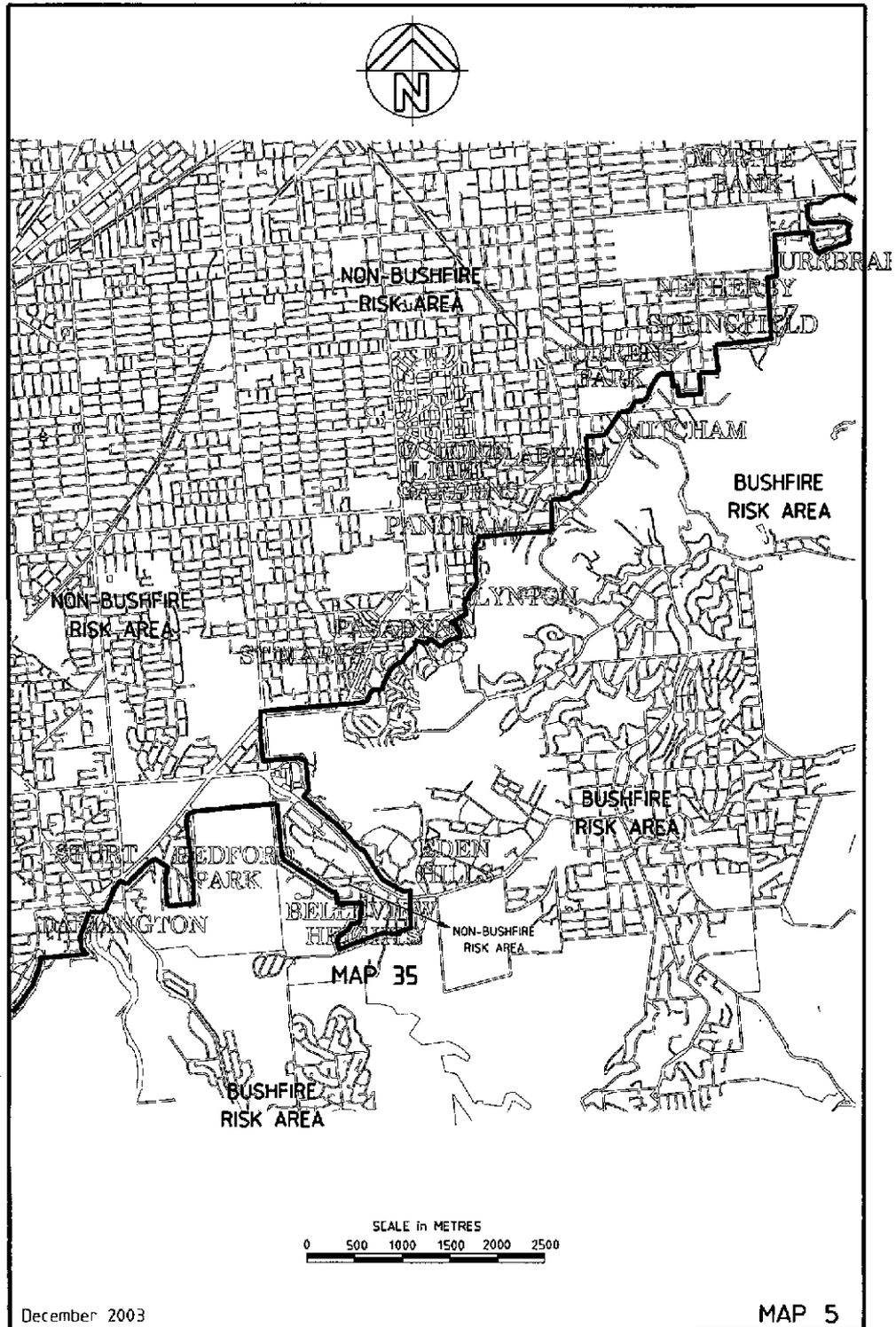
- (6) Schedule 3, map 1 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



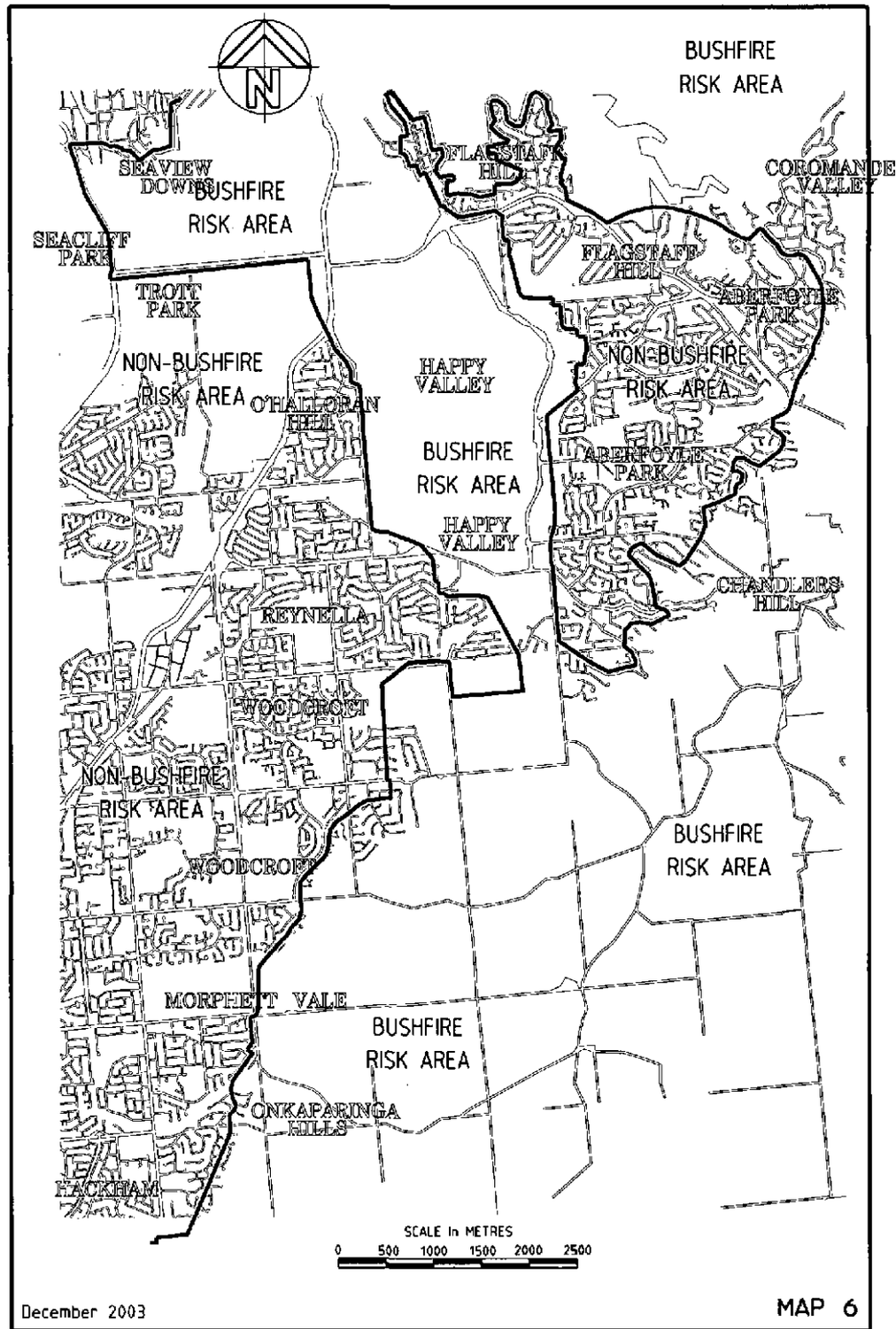
- (7) Schedule 3, map 3 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



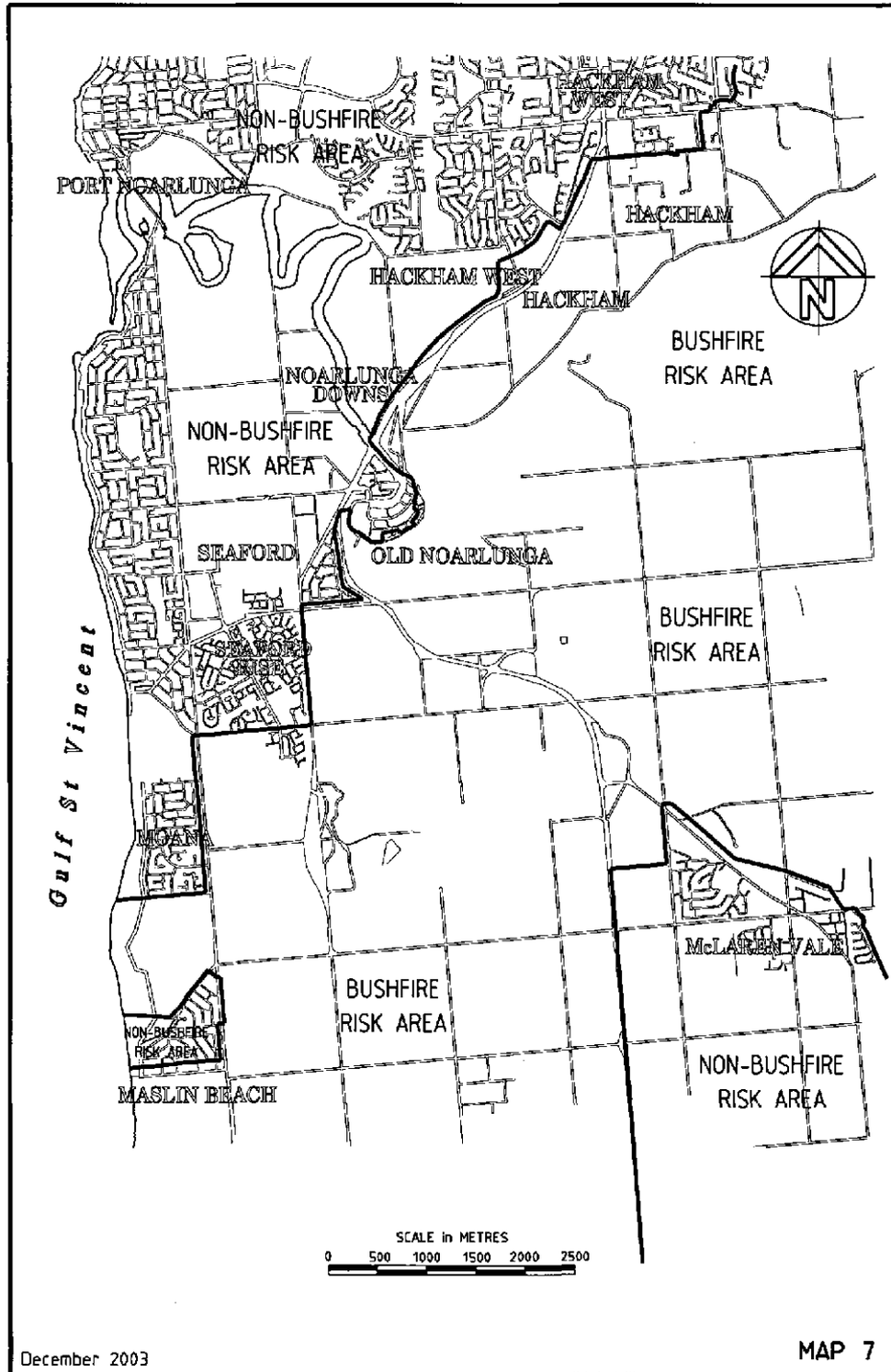
- (8) Schedule 3, map 5 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



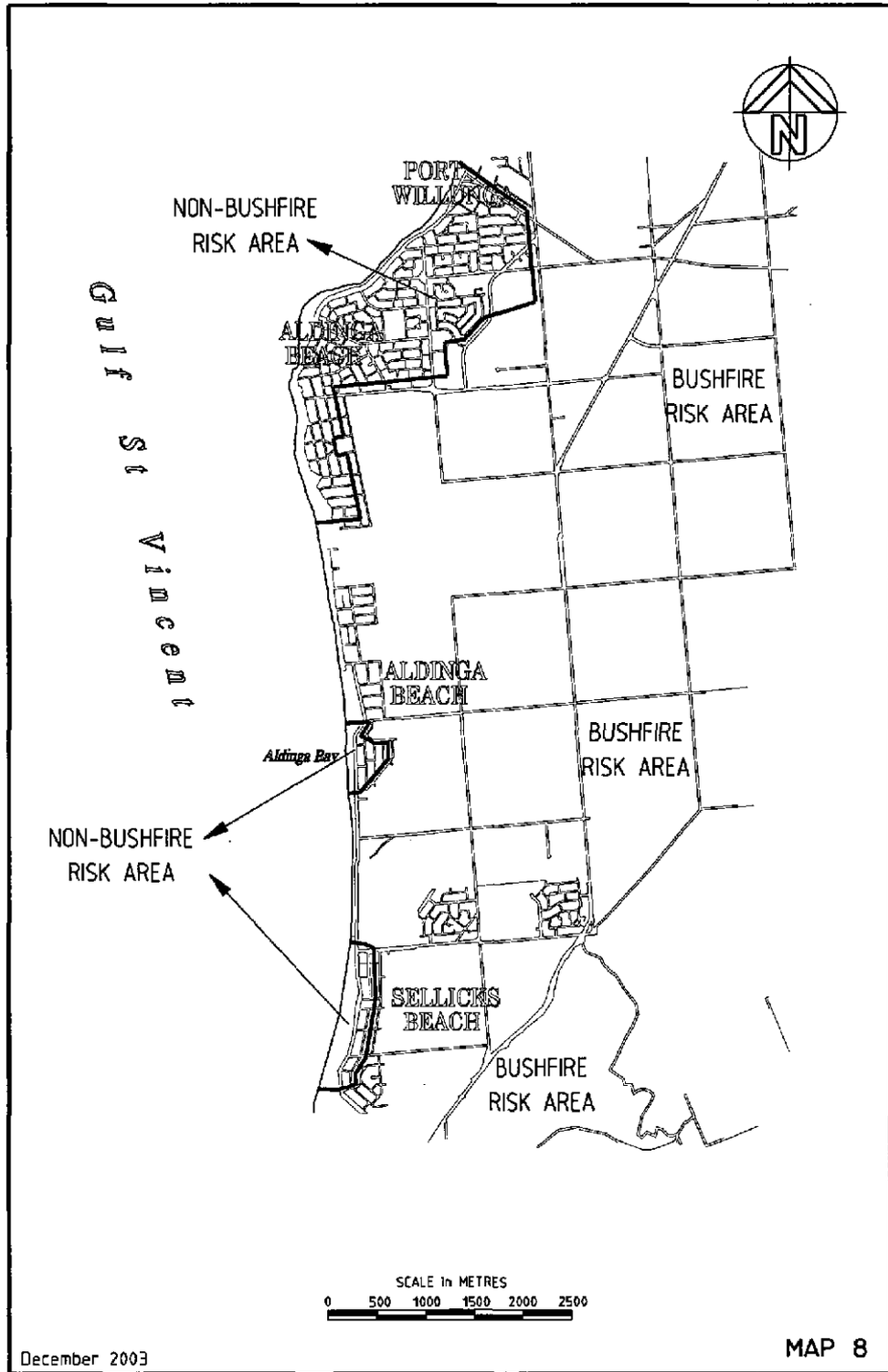
- (9) Schedule 3, map 6 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



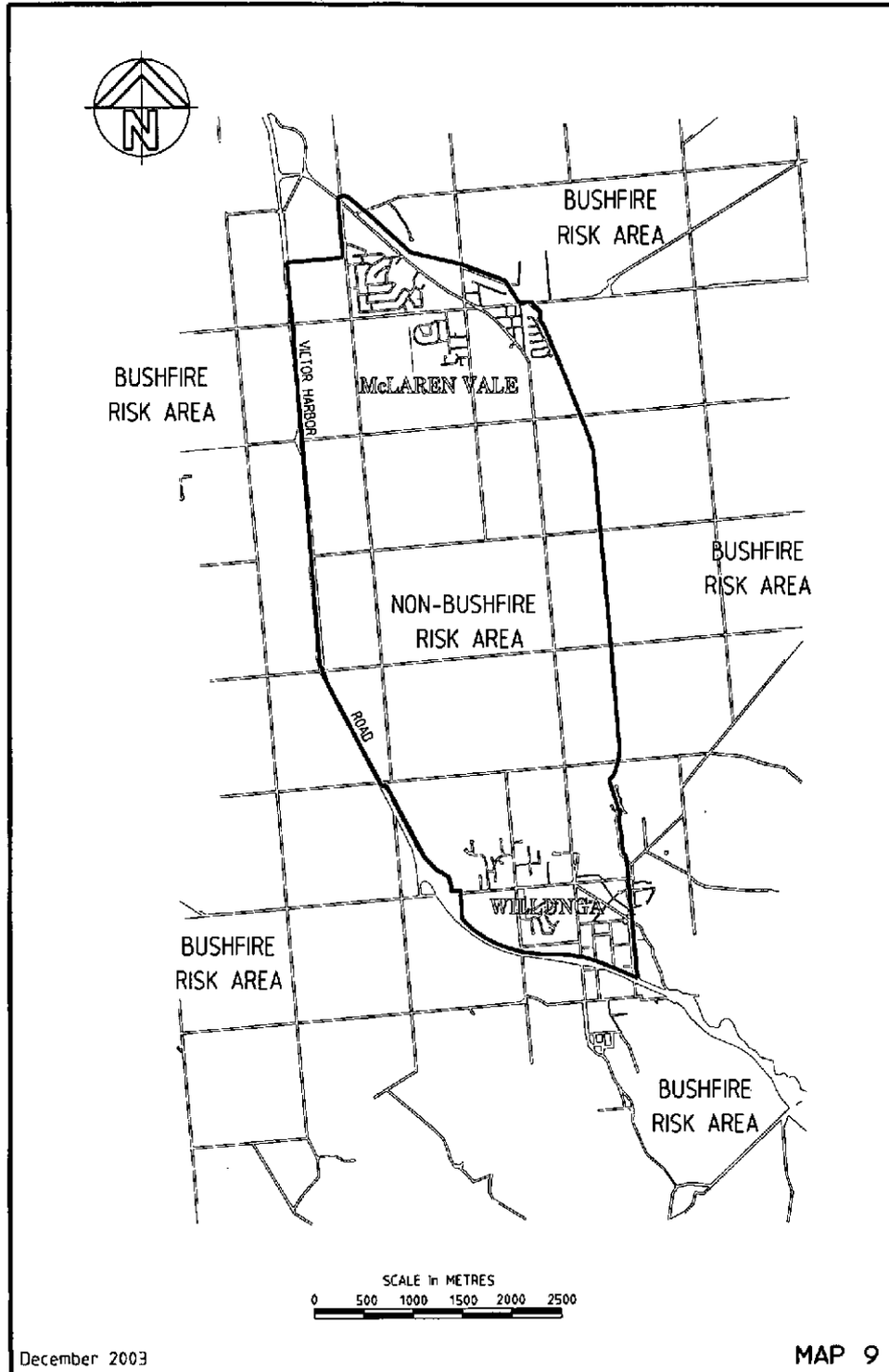
- (10) Schedule 3, map 7 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



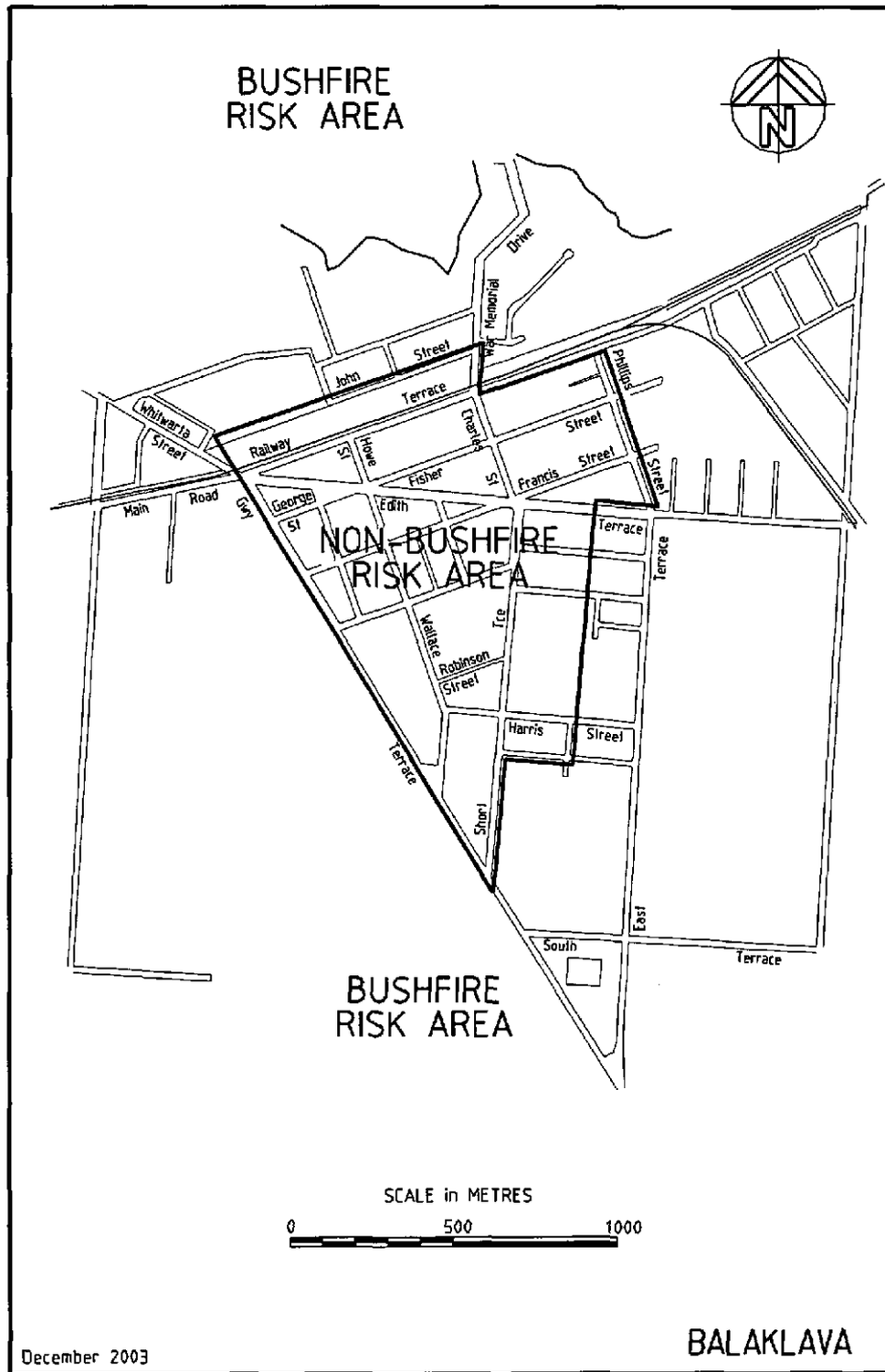
- (11) Schedule 3, map 8 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



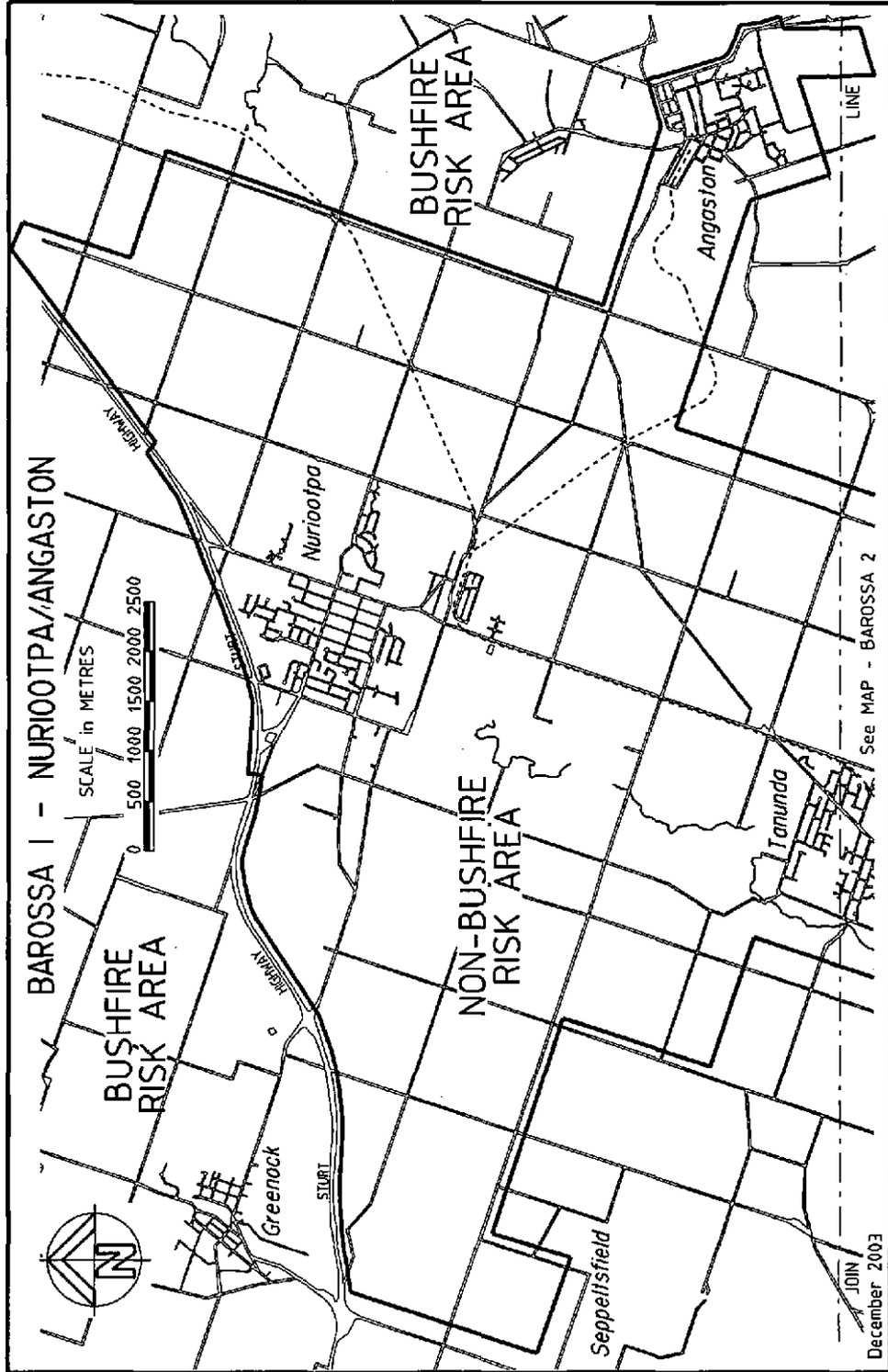
(12) Schedule 3, map 9 following the map headed "PORTION OF ADELAIDE METROPOLITAN AREA"—delete the map and substitute:



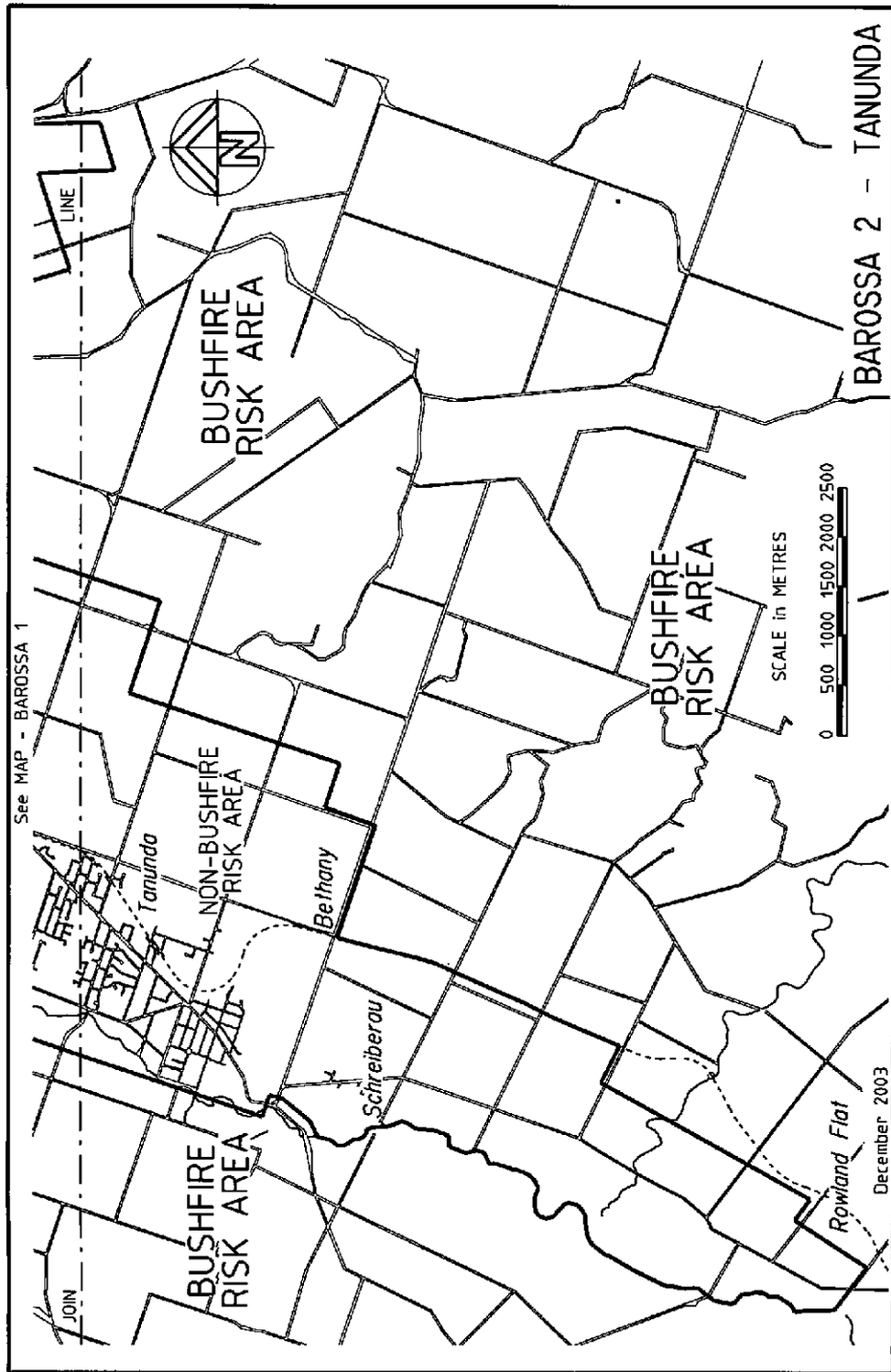
(13) Schedule 3, map of Balaklava—delete the map and substitute:



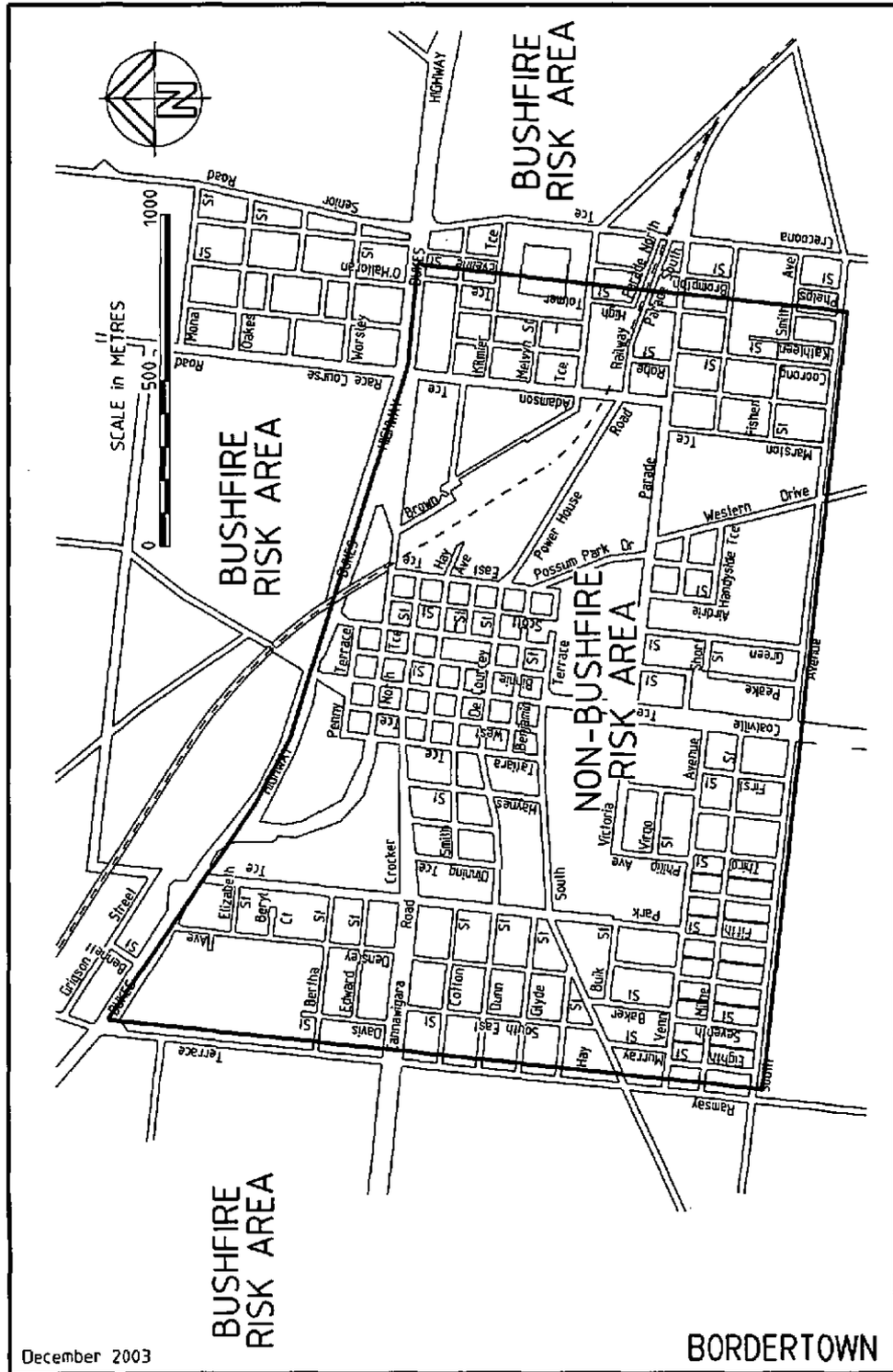
(14) Schedule 3, map of Barossa 1 - Nuriootpa/Angaston—delete the map and substitute:



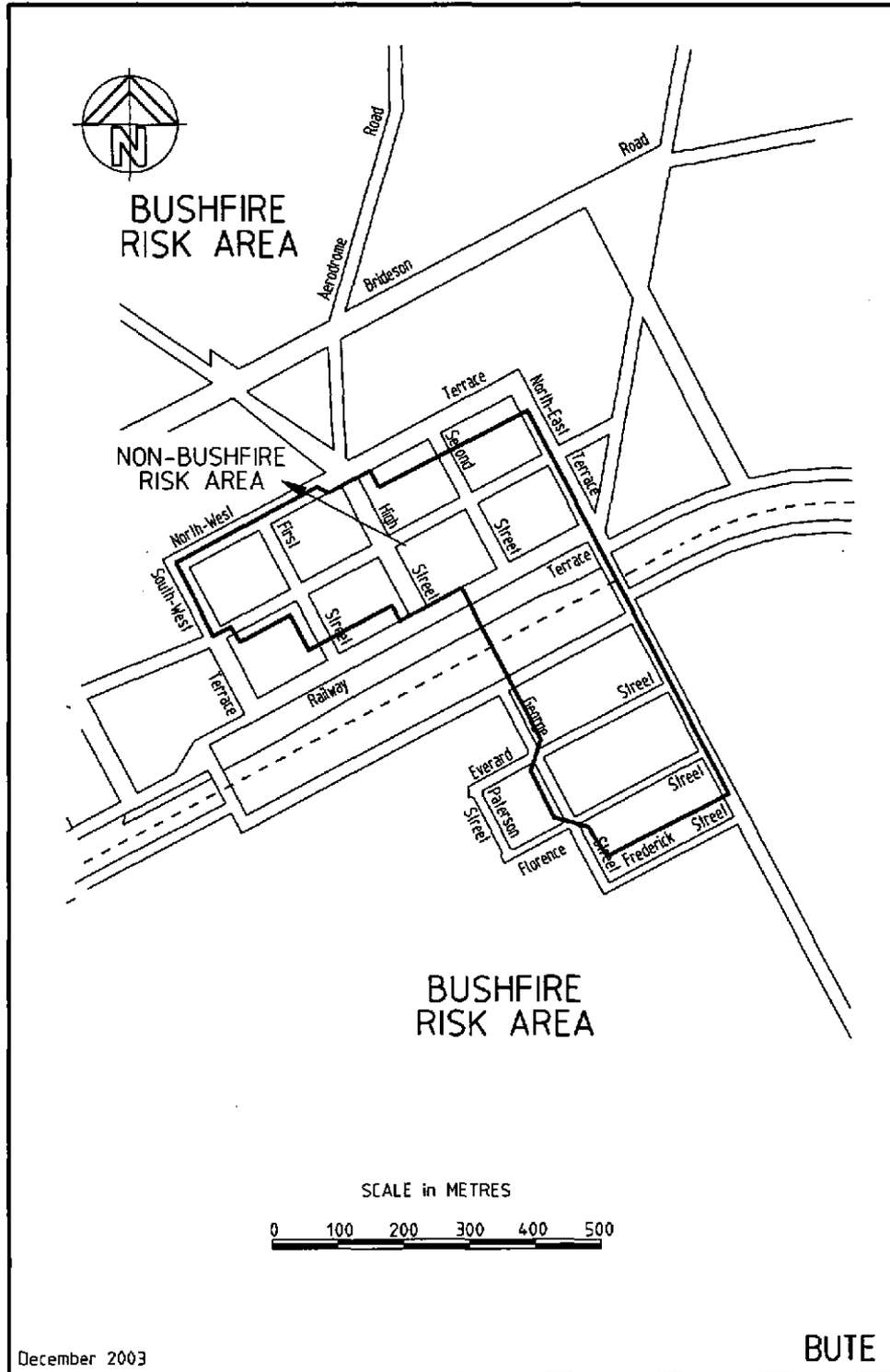
(15) Schedule 3, map of Barossa 2 - Tanunda—delete the map and substitute:



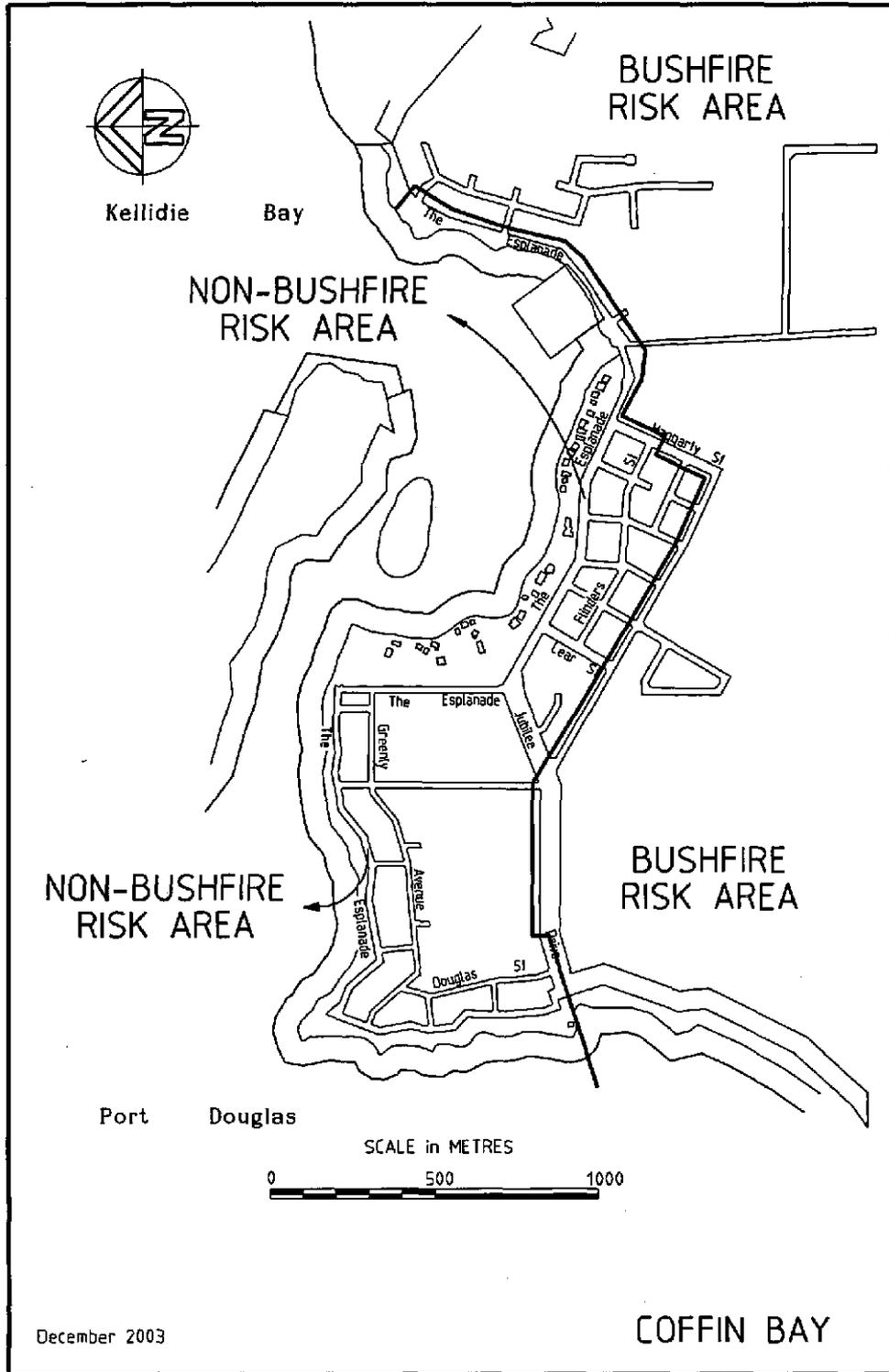
(16) Schedule 3, map of Bordertown—delete the map and substitute:



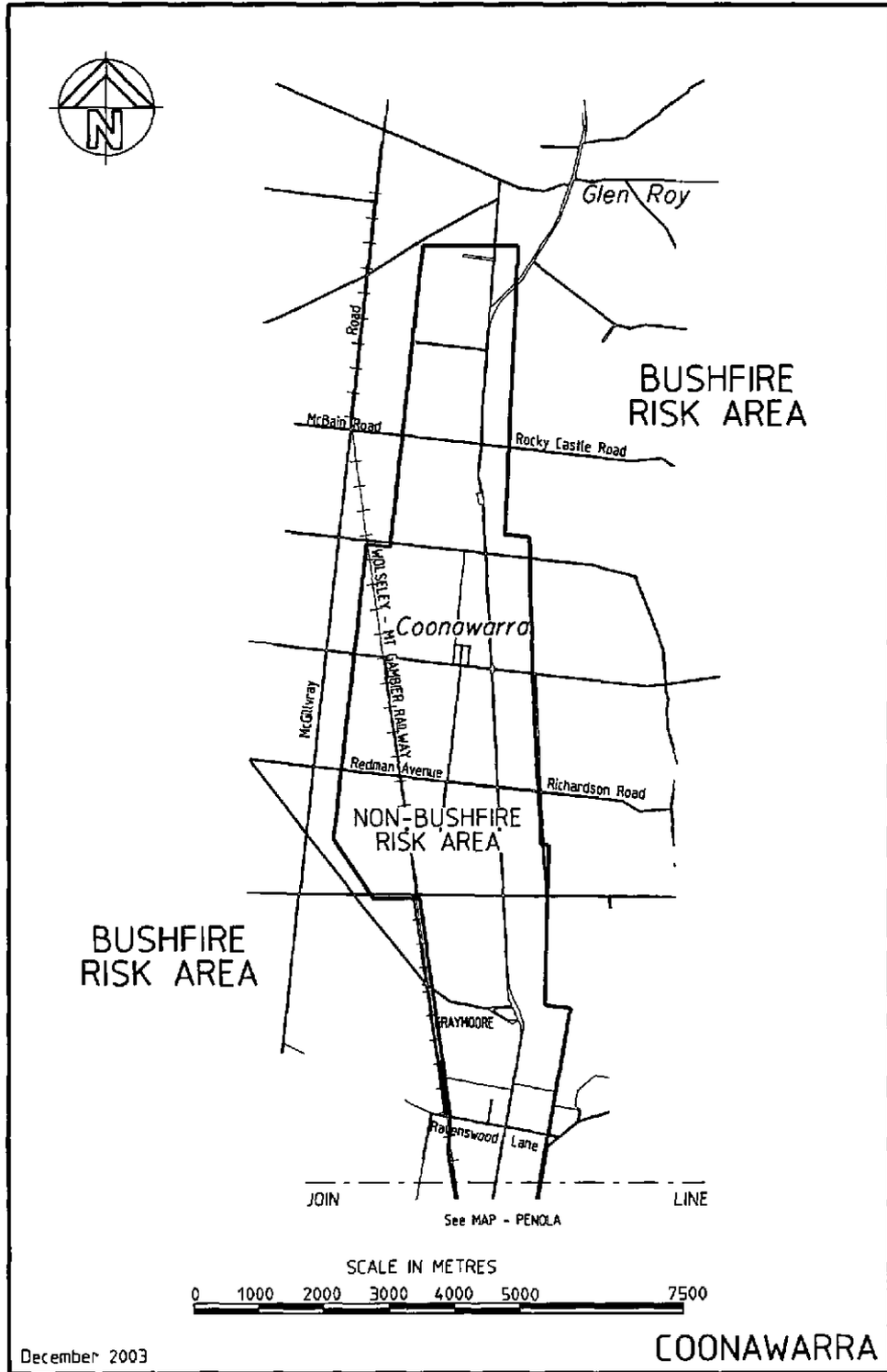
(17) Schedule 3, map of Bute—delete the map and substitute:



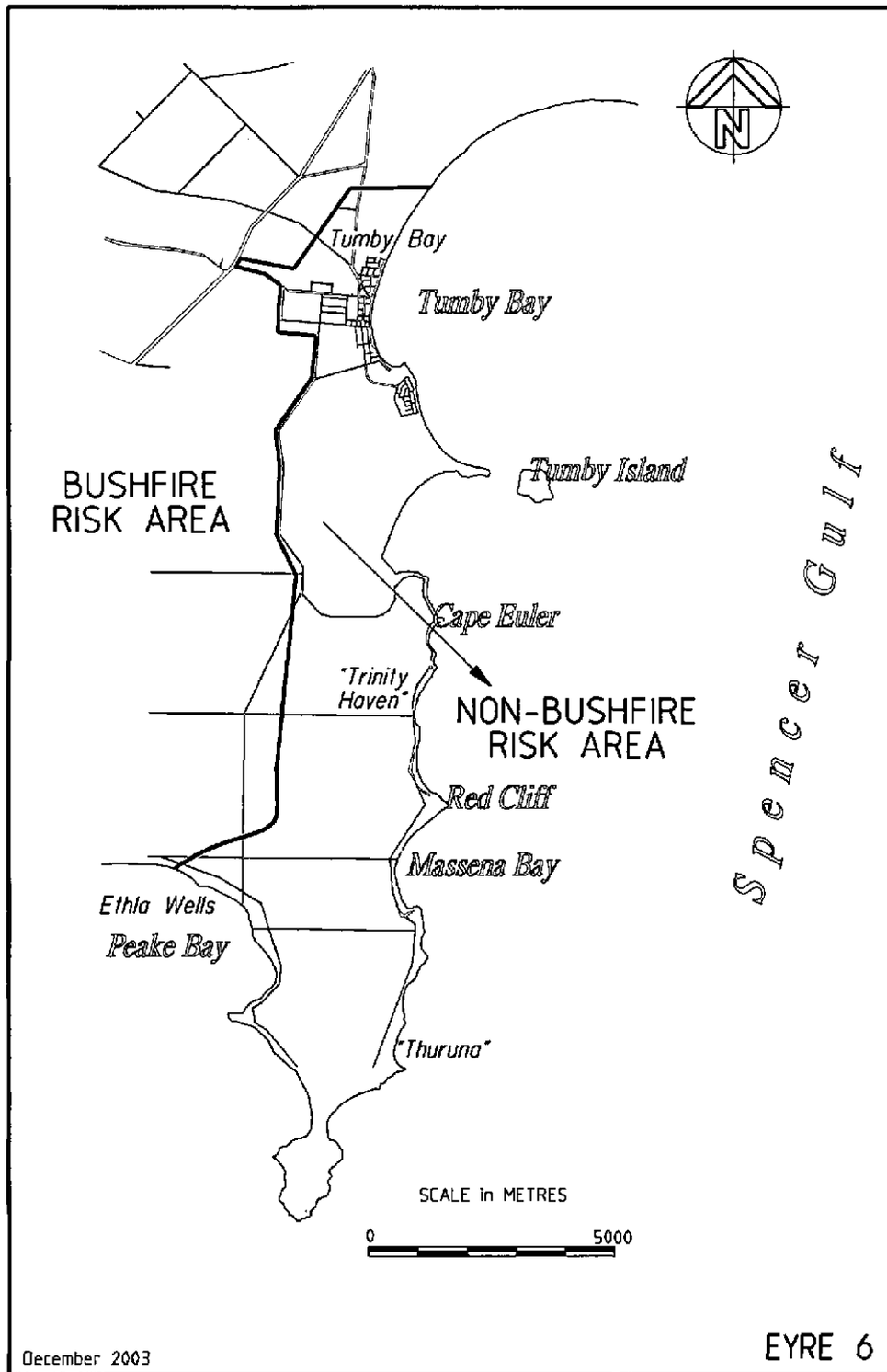
(19) Schedule 3, map of Coffin Bay—delete the map and substitute:



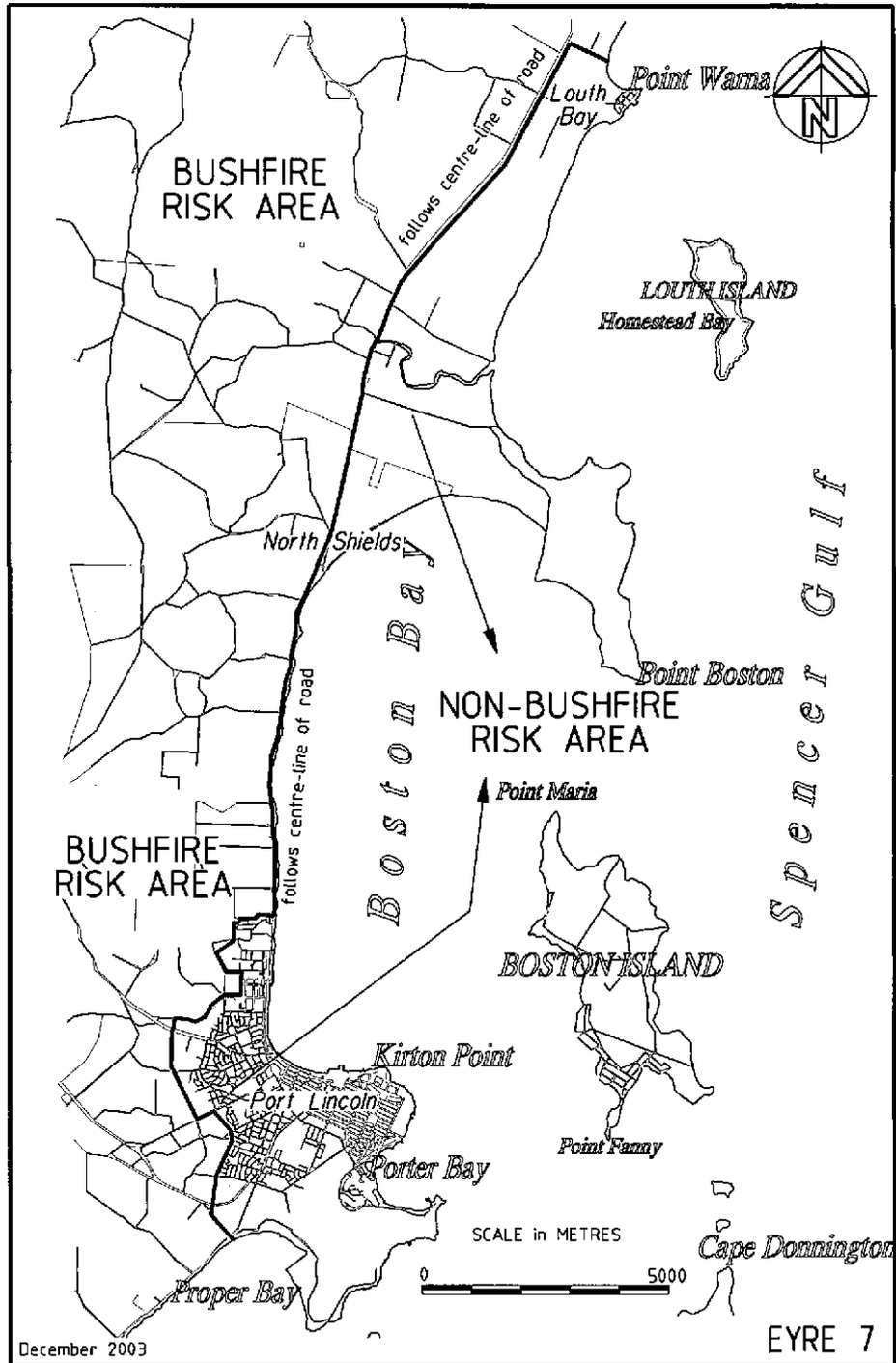
(20) Schedule 3, map of Coonawarra—delete the map and substitute:



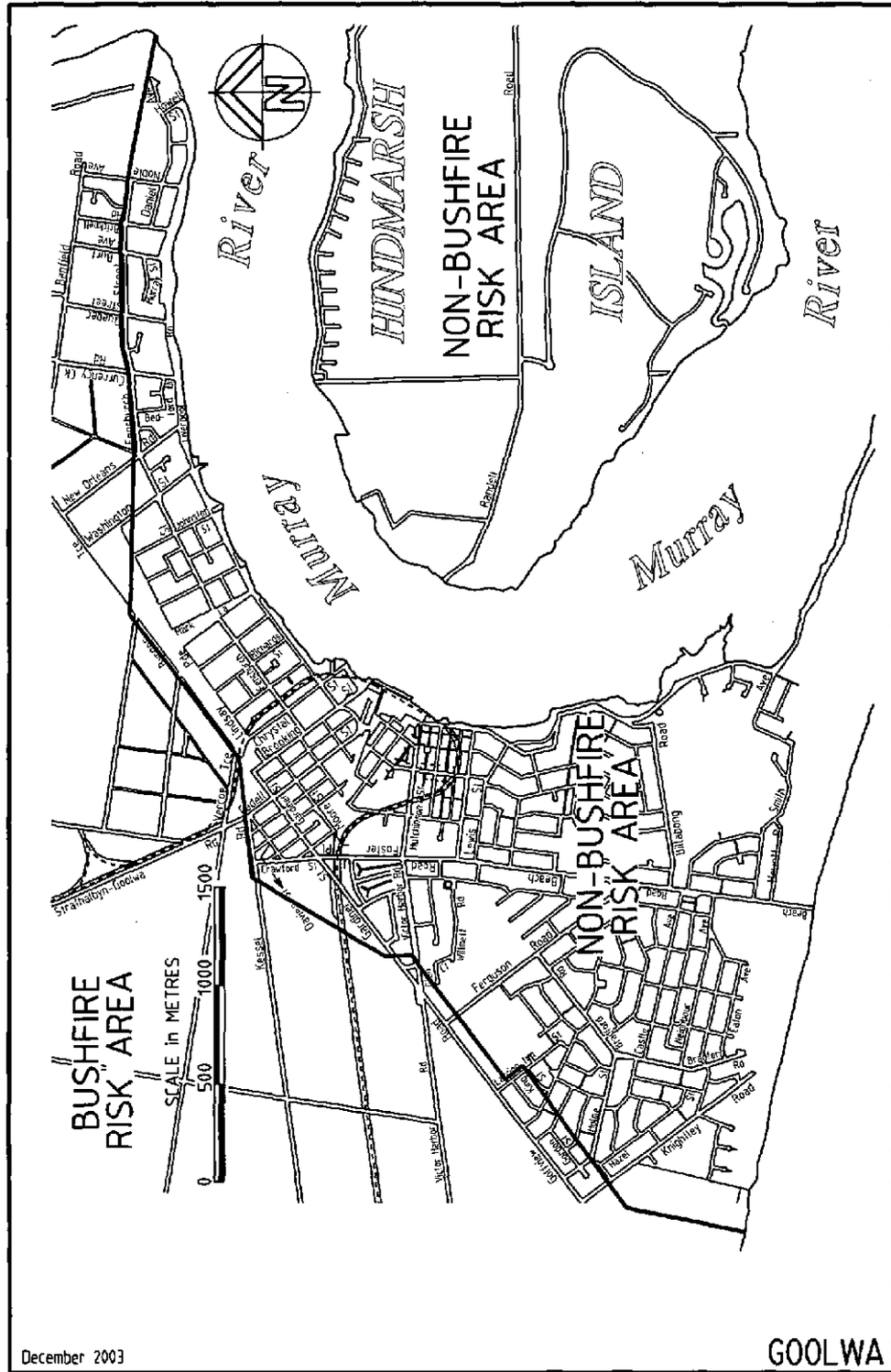
(21) Schedule 3, map of Eyre 6—delete the map and substitute:



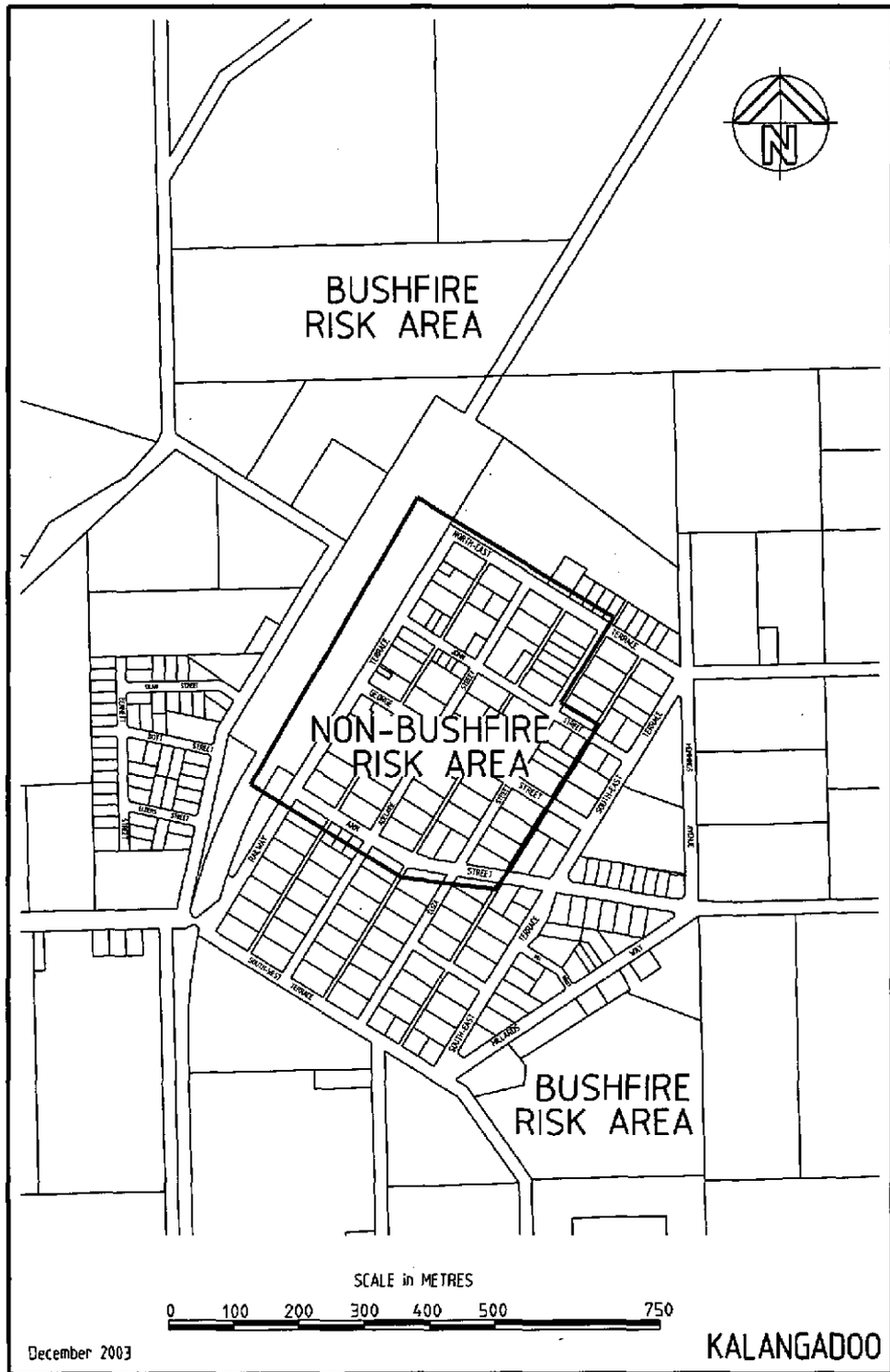
(22) Schedule 3, map of Eyre 7—delete the map and substitute:



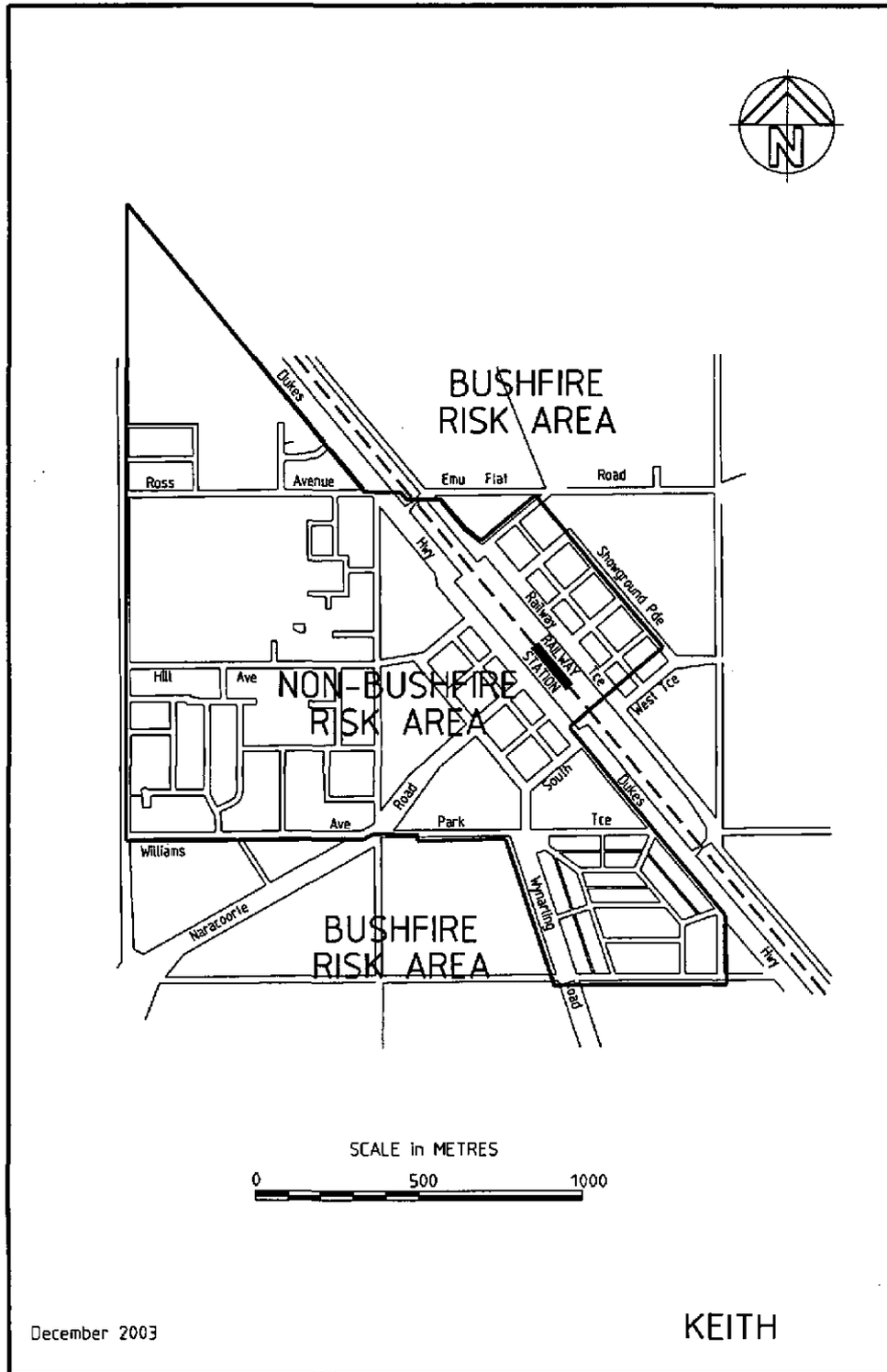
(23) Schedule 3, map of Goolwa—delete the map and substitute:



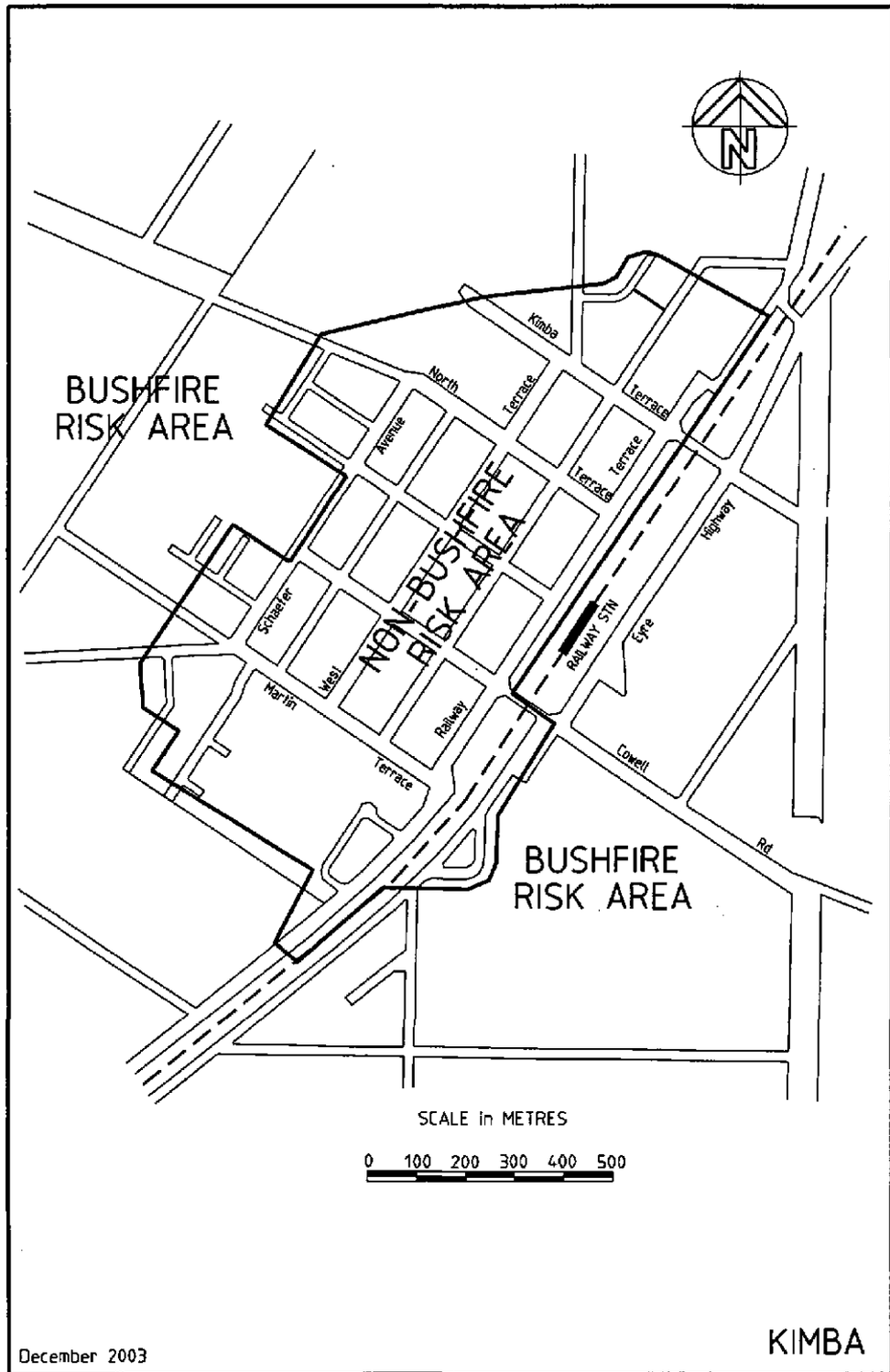
(24) Schedule 3—after the map of Kadina insert:



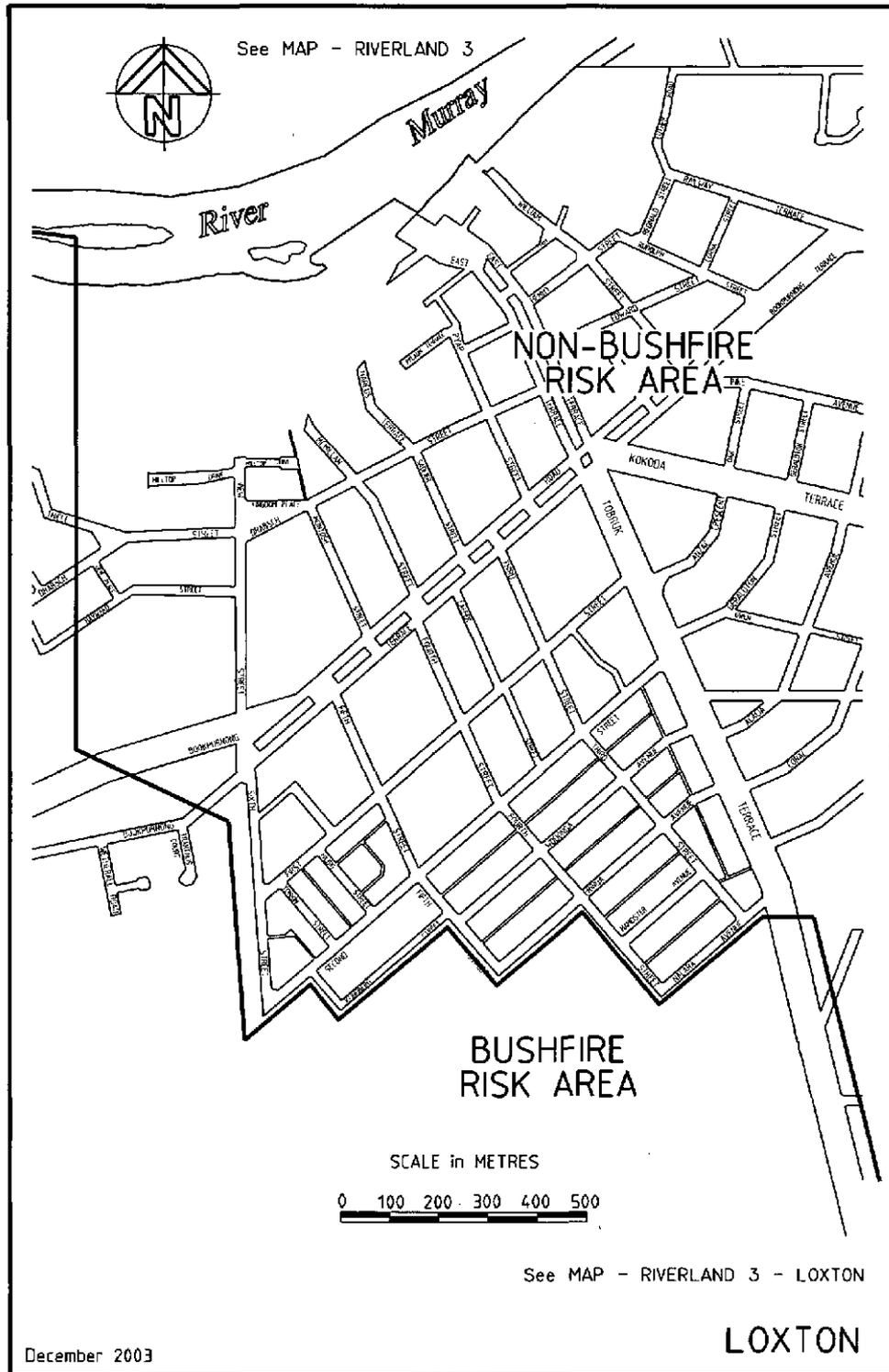
(25) Schedule 3, map of Keith—delete the map and substitute:



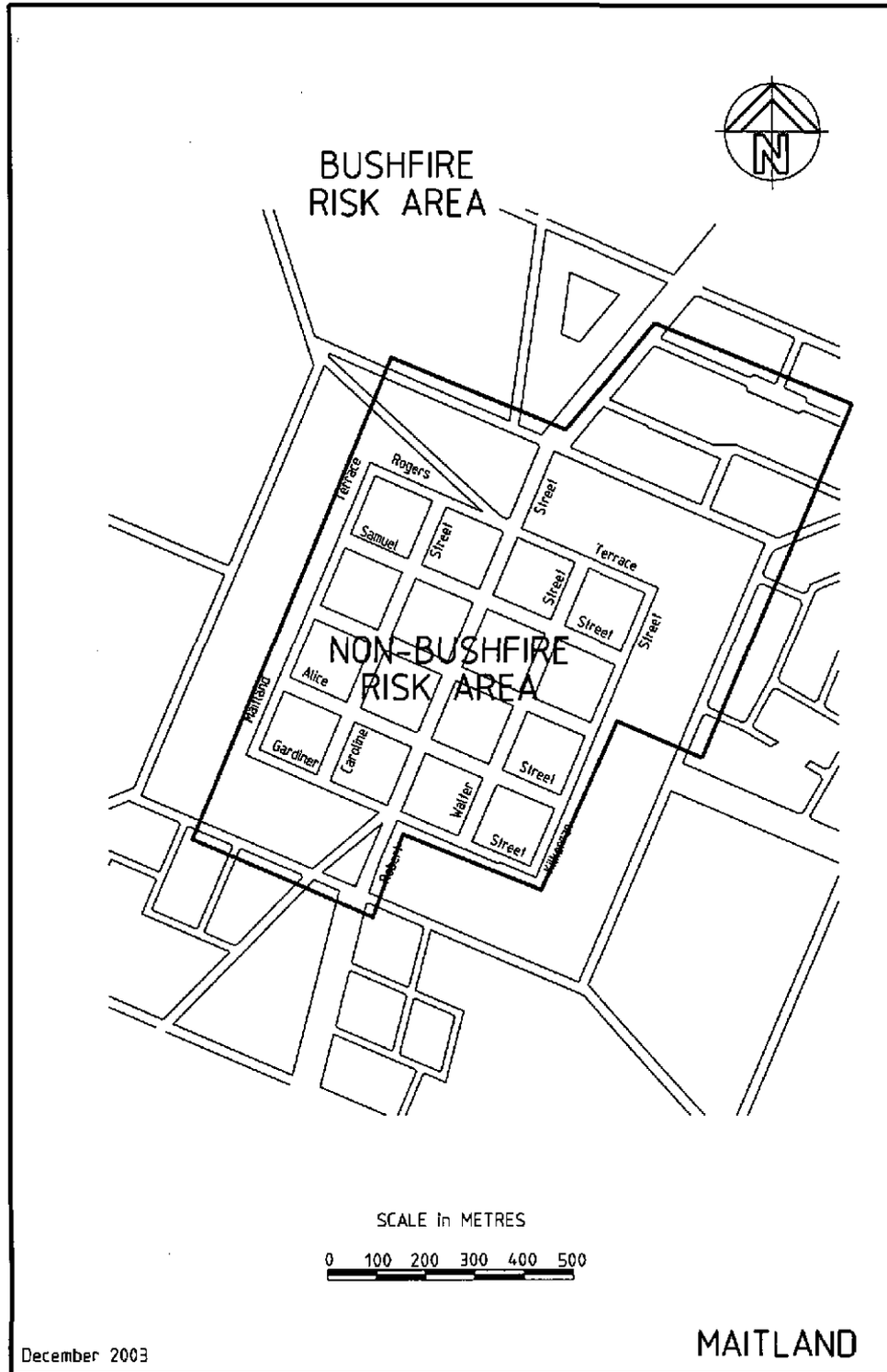
(26) Schedule 3, map of Kimba—delete the map and substitute:



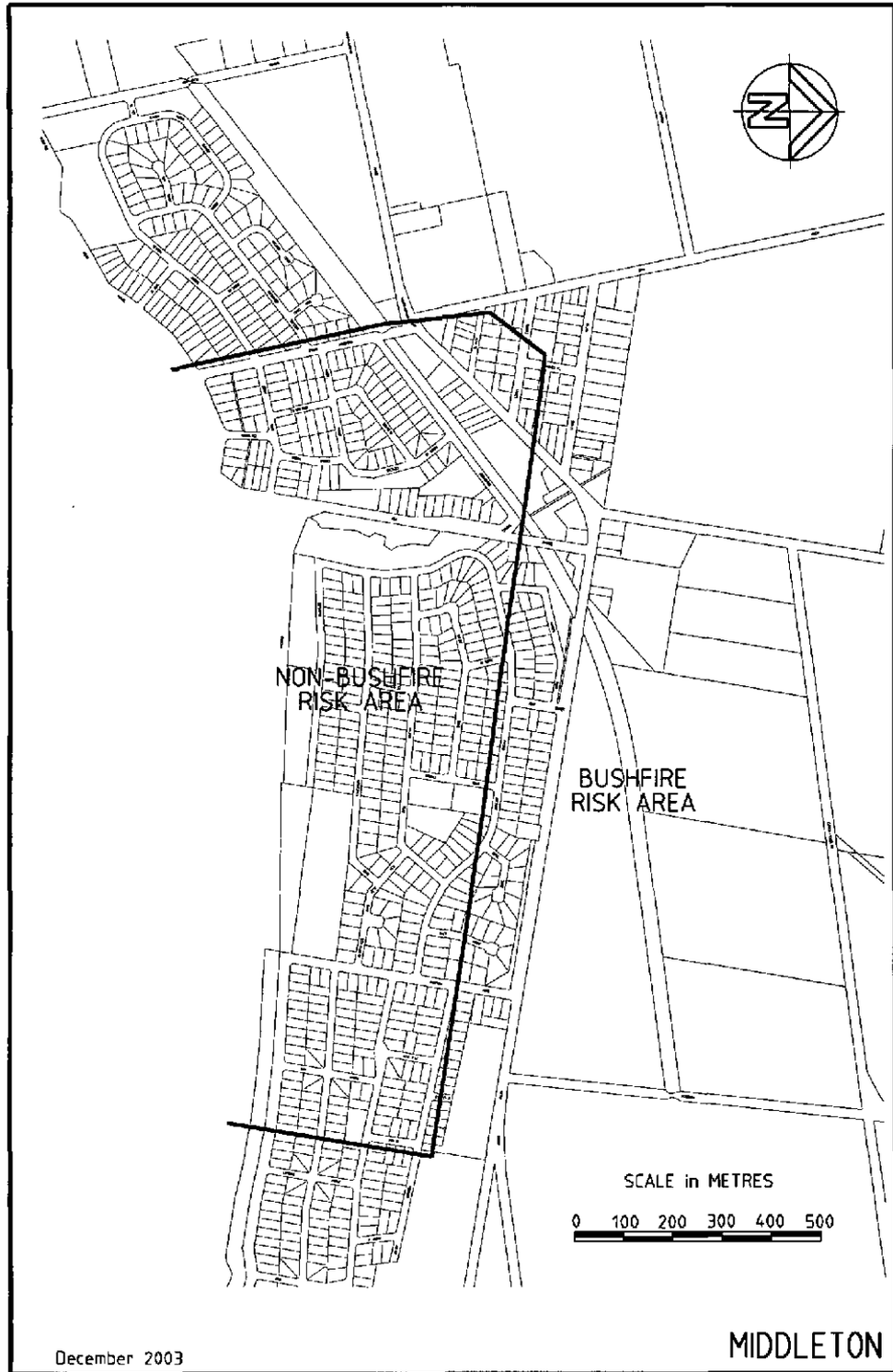
(27) Schedule 3, map of Loxton—delete the map and substitute:



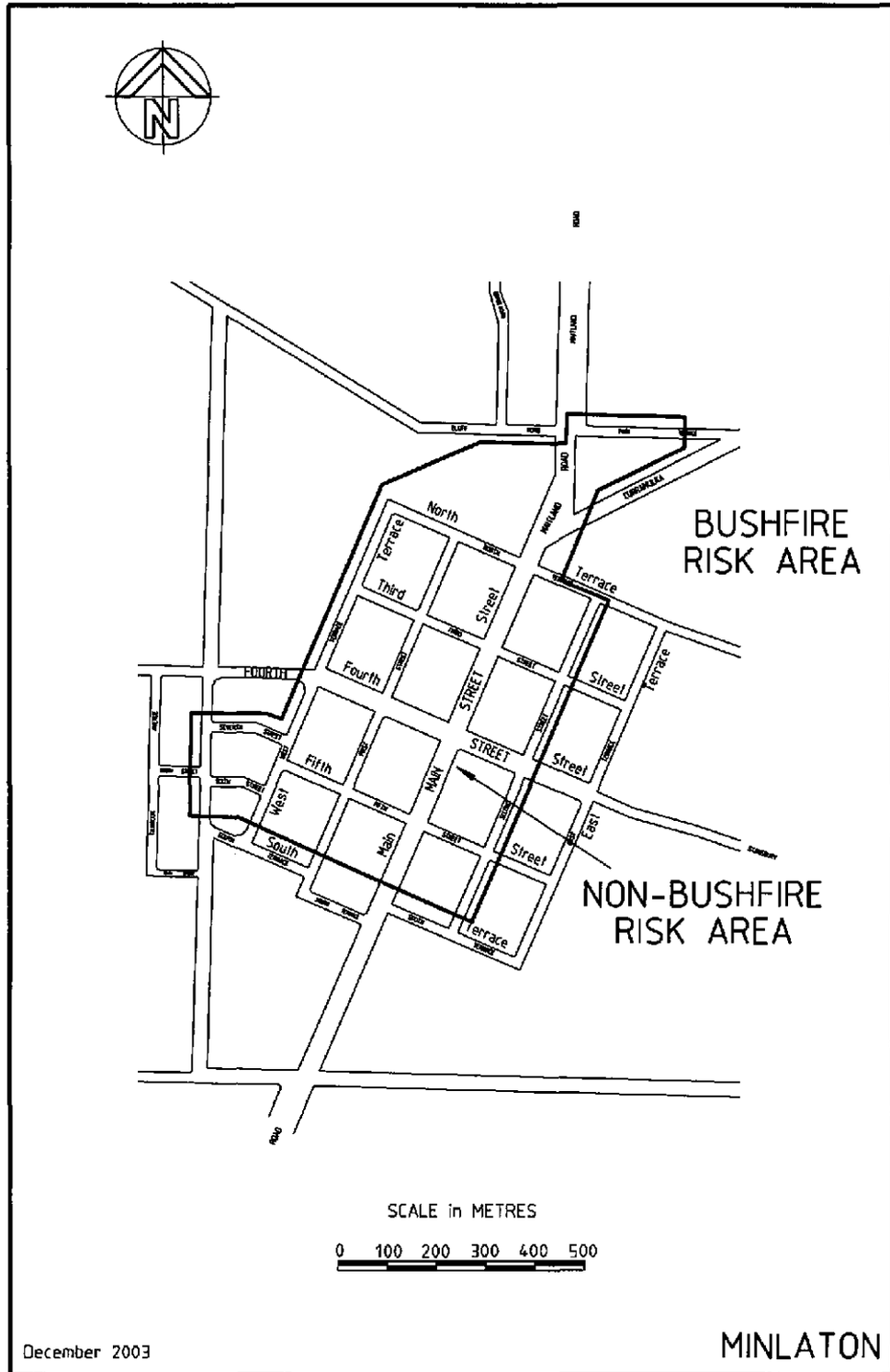
(28) Schedule 3, map of Maitland—delete the map and substitute:



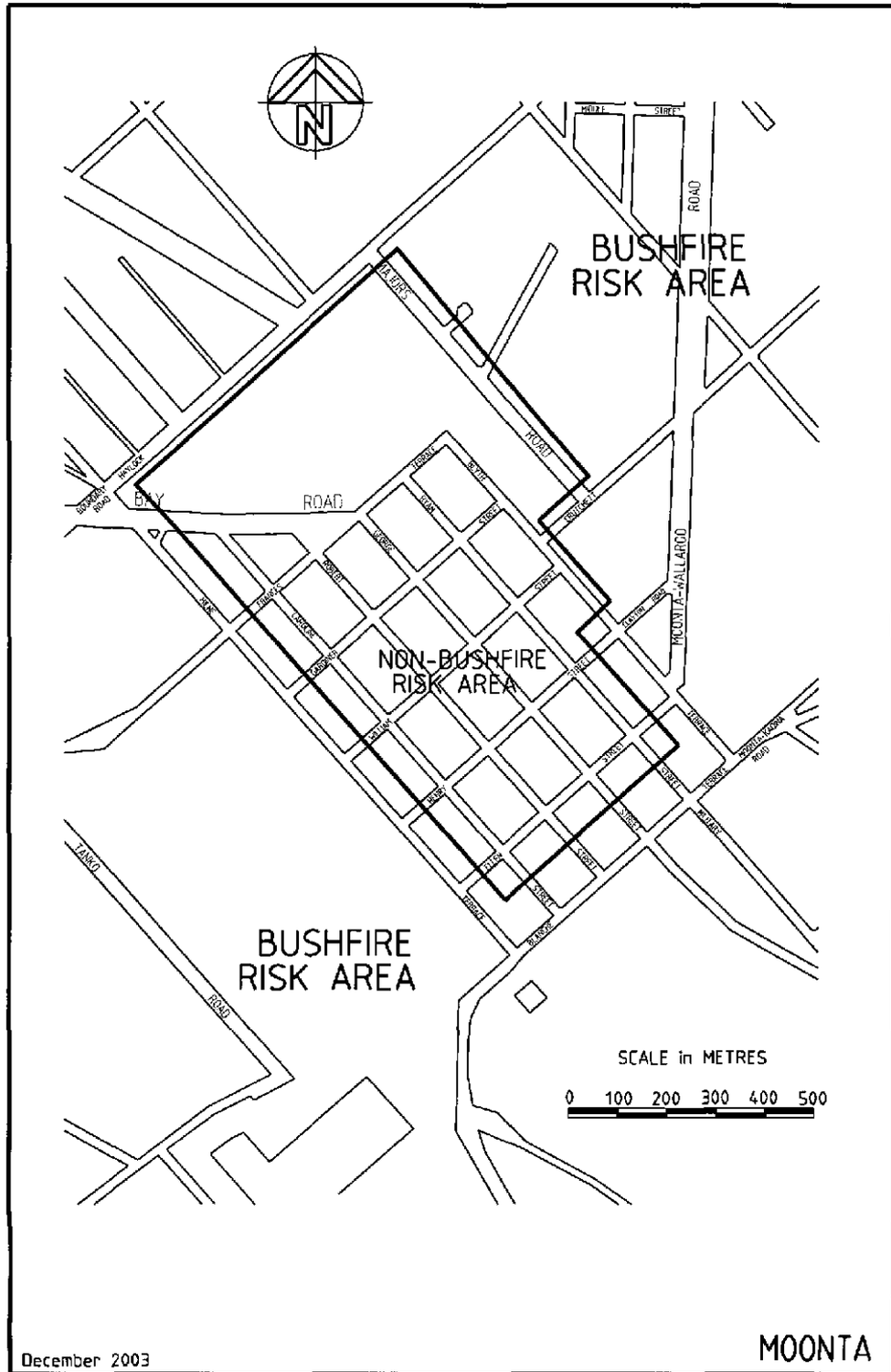
(29) Schedule 3, map of Middleton—delete the map and substitute:



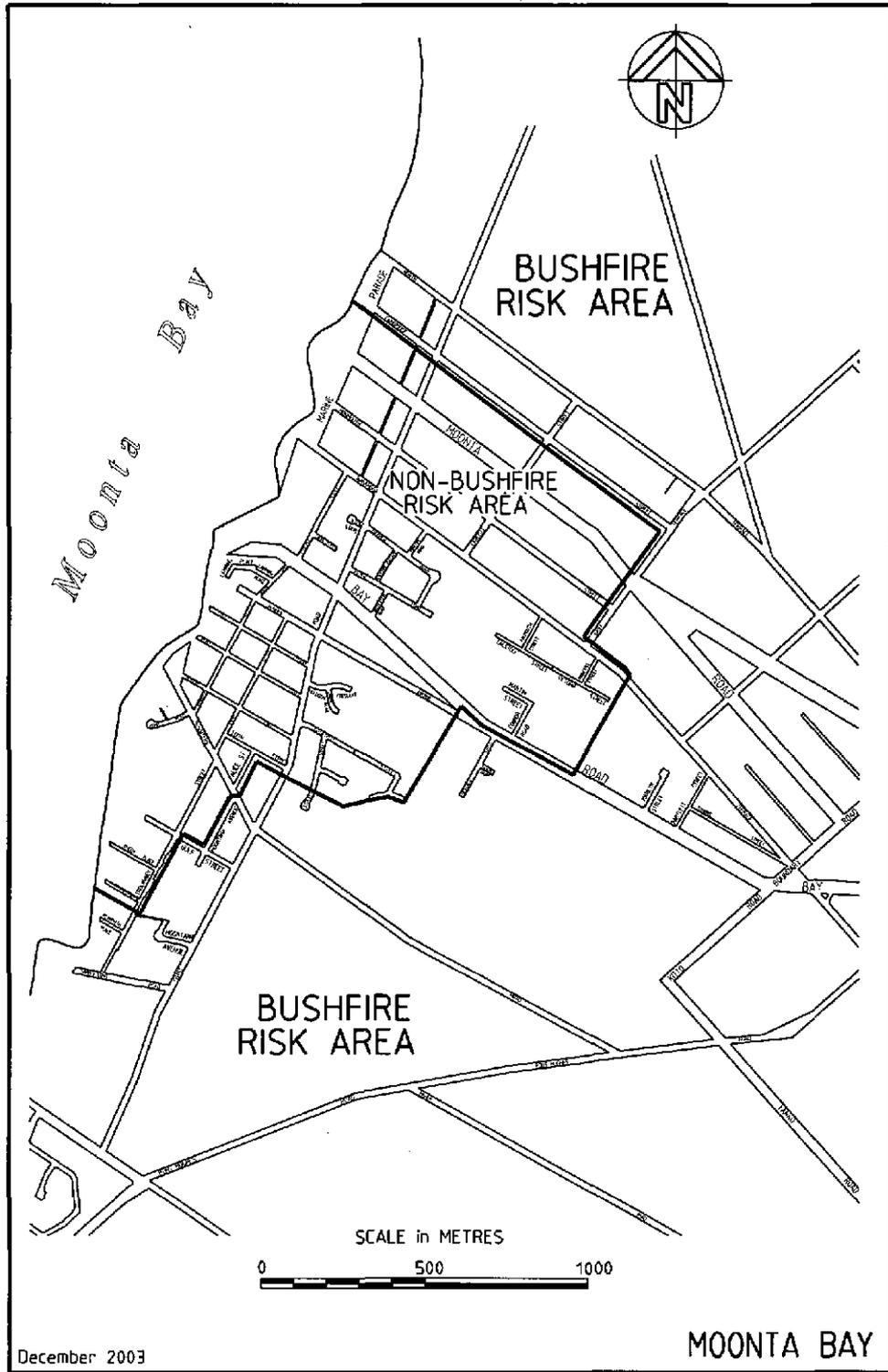
(30) Schedule 3, map of Minlaton—delete the map and substitute:



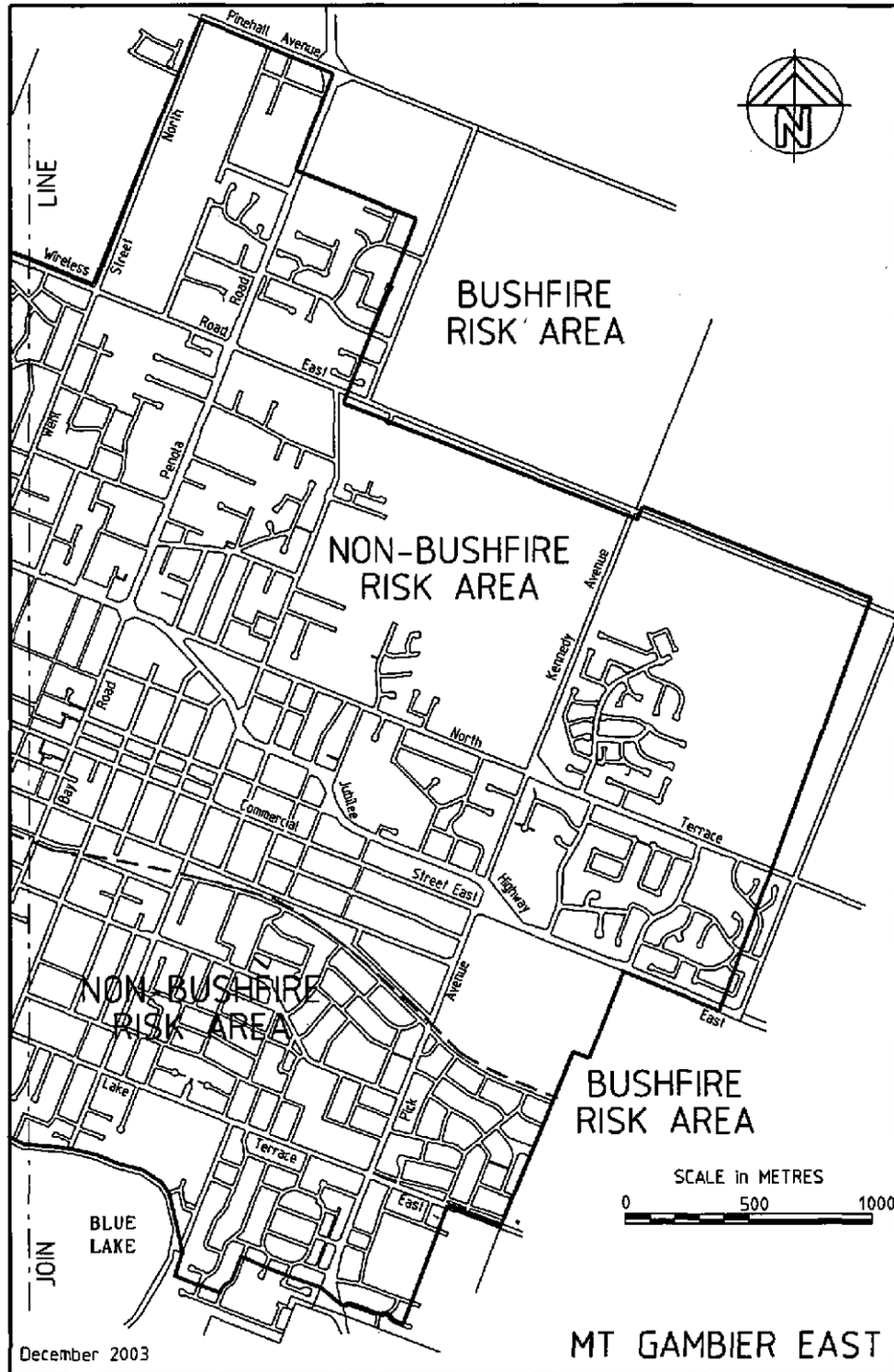
(31) Schedule 3, map of Moonta—delete the map and substitute:



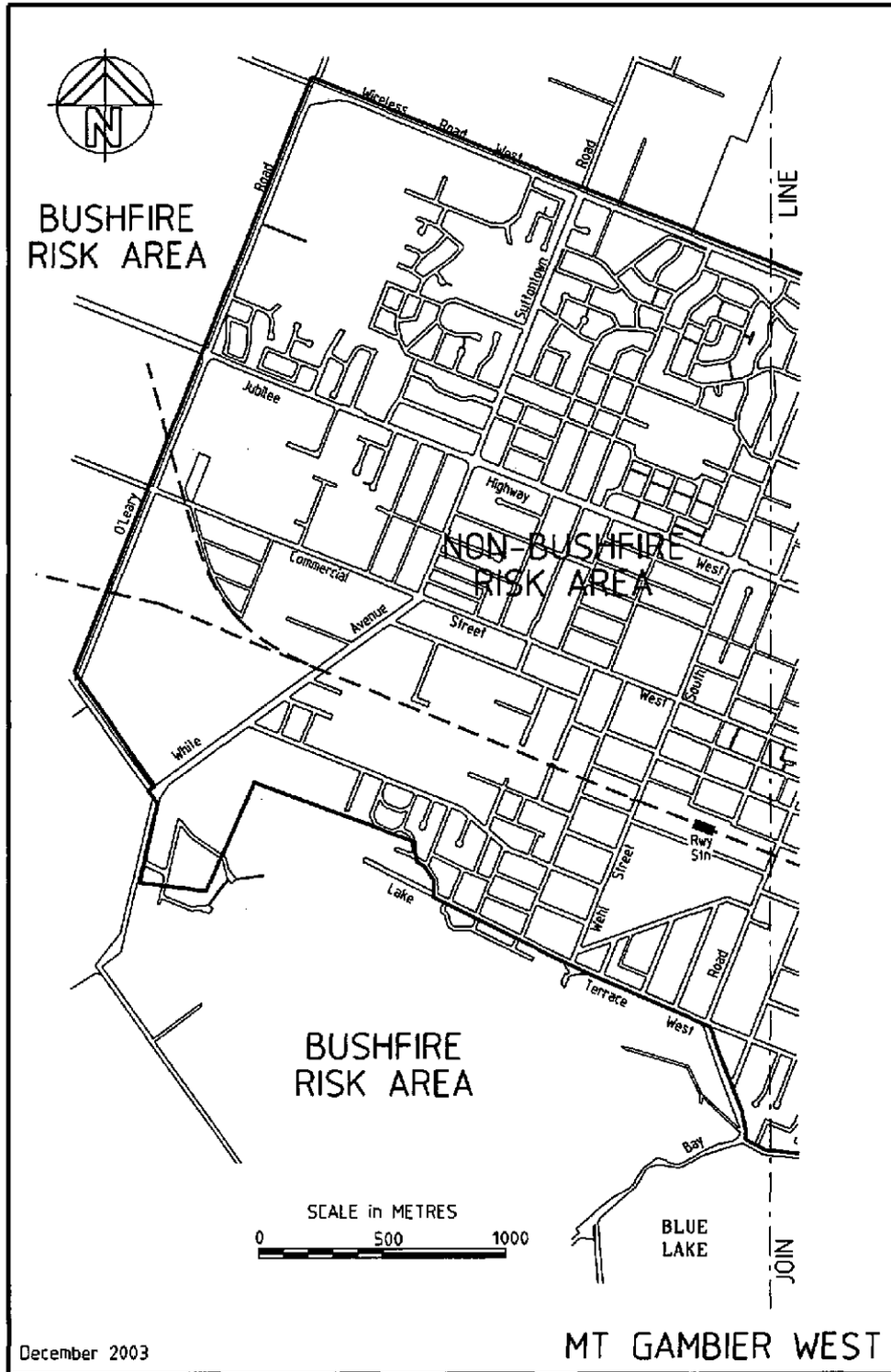
(32) Schedule 3, map of Moonta Bay—delete the map and substitute:



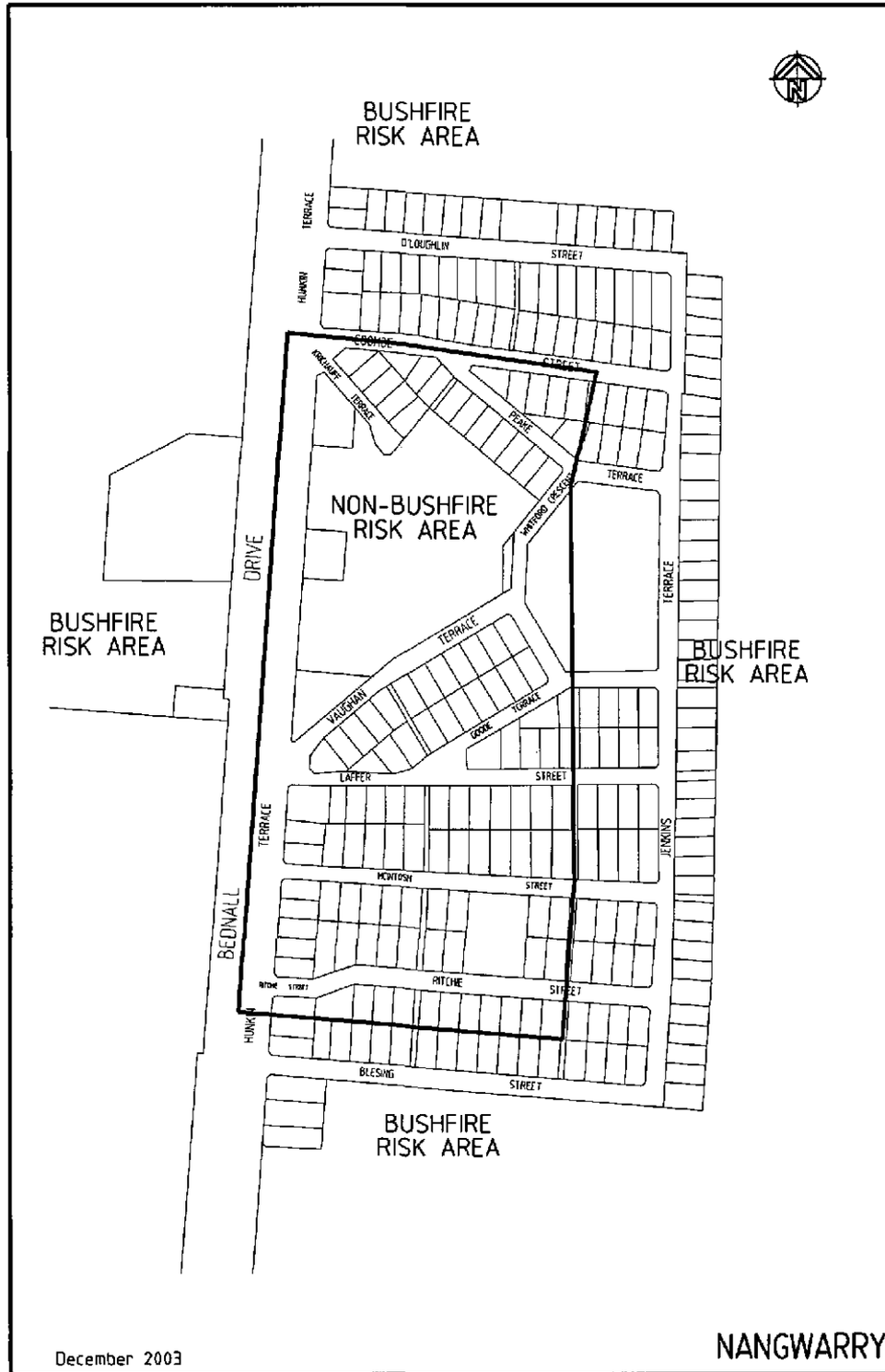
(33) Schedule 3, map of Mt Gambier East—delete the map and substitute:



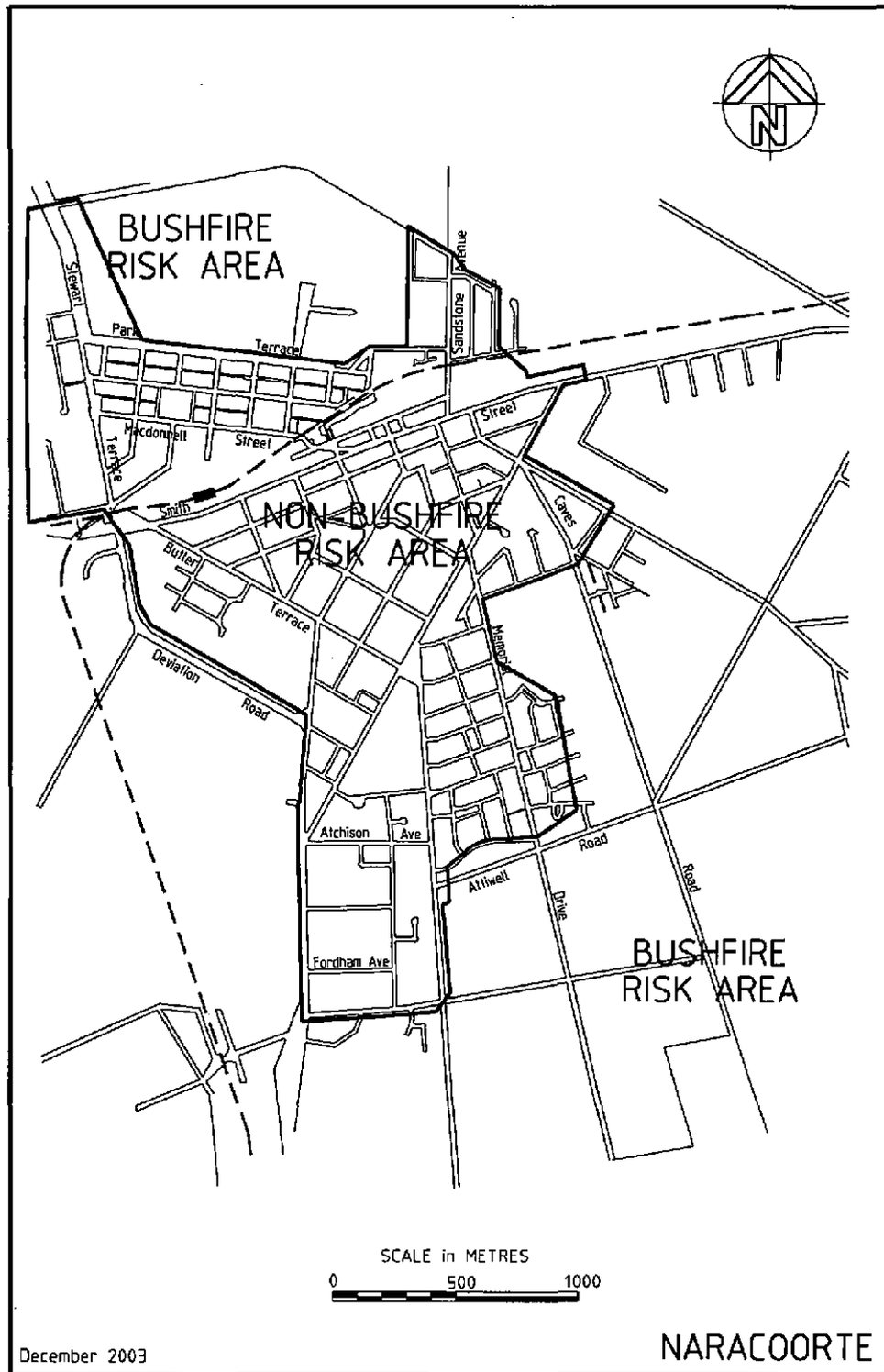
(34) Schedule 3, map of Mt Gambier West—delete the map and substitute:



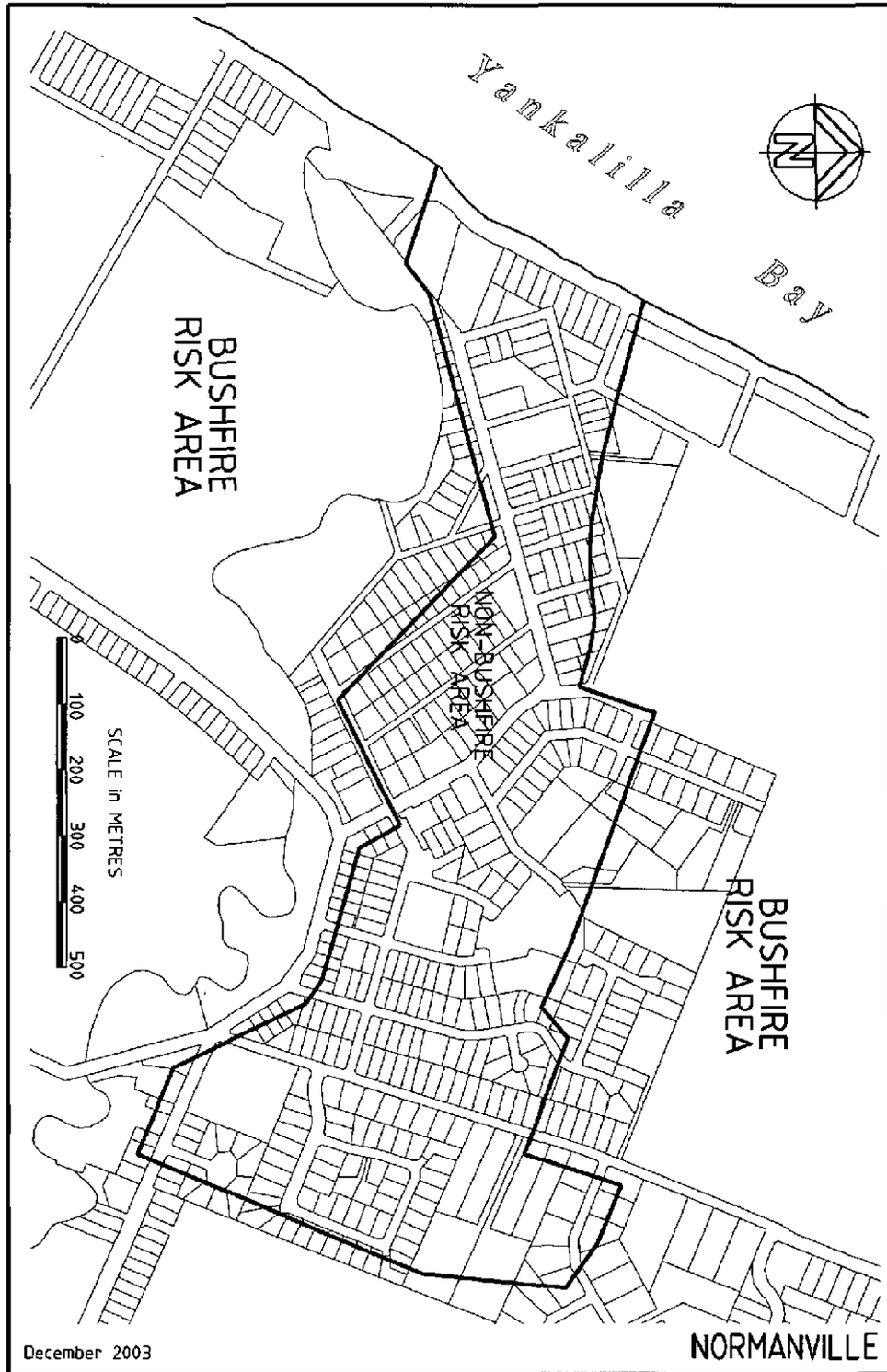
(35) Schedule 3, after the map of Mypolonga insert:



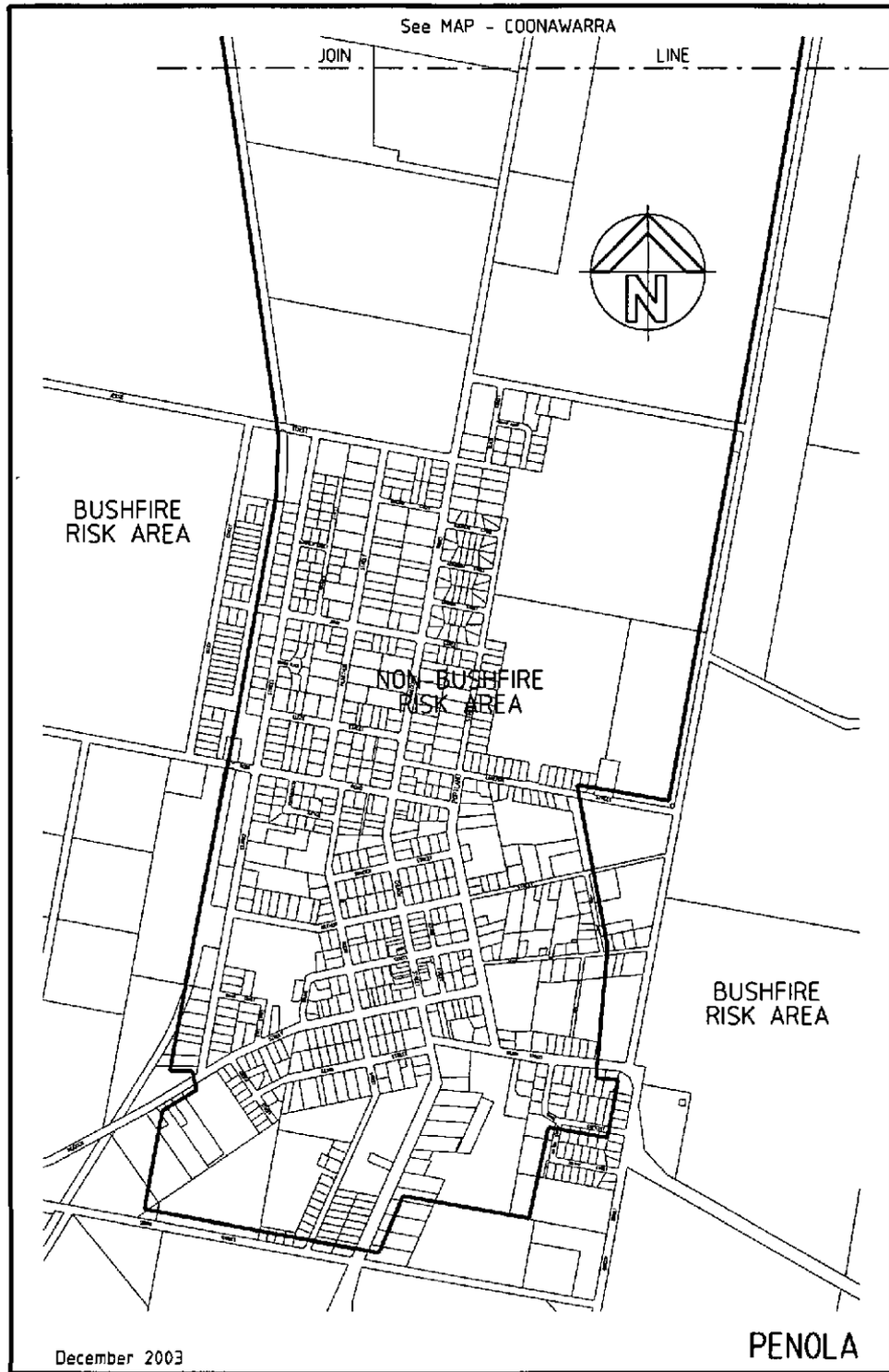
(36) Schedule 3, map of Naracoorte—delete the map and substitute:



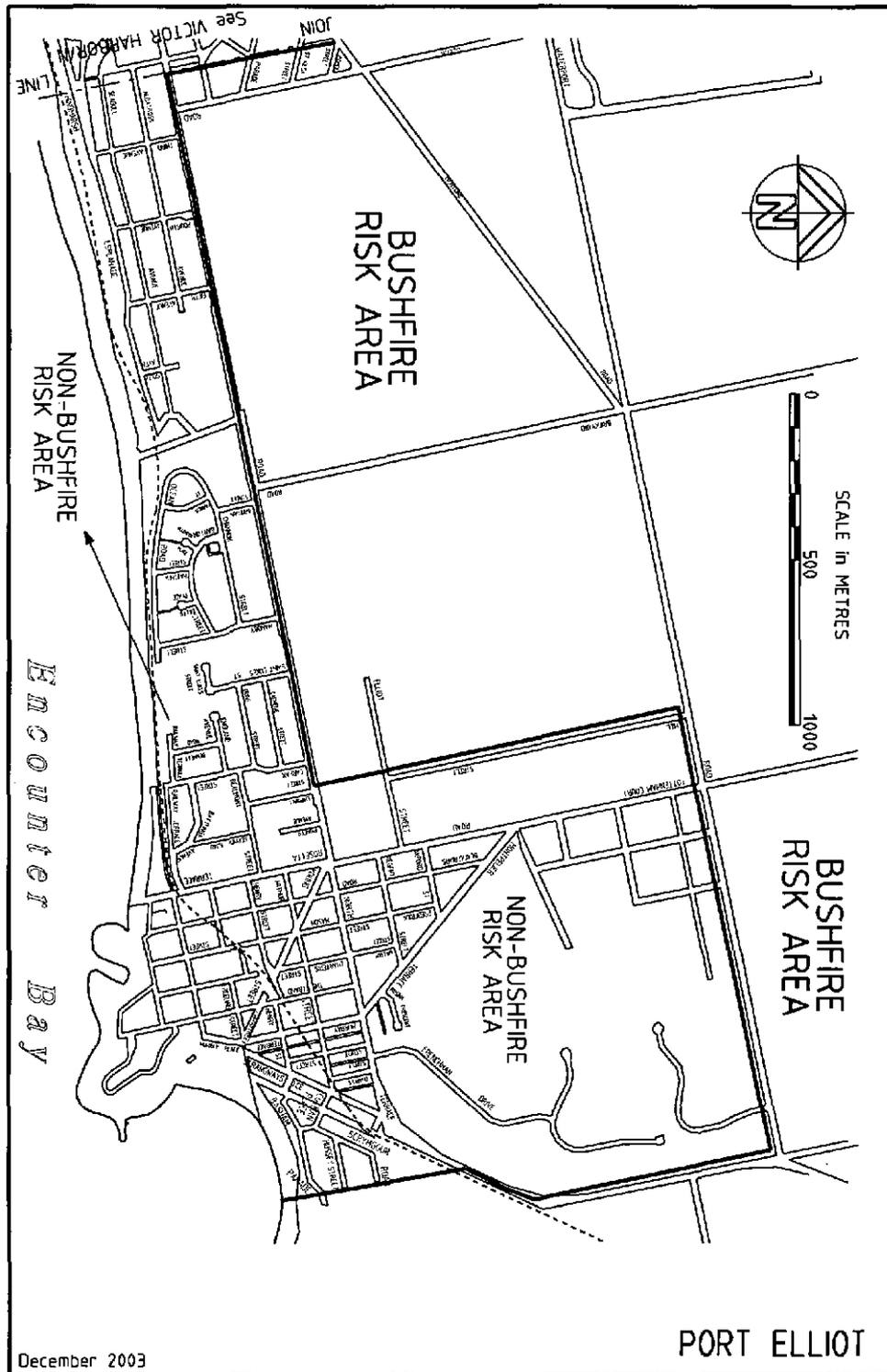
(37) Schedule 3, map of Normanville—delete the map and substitute:



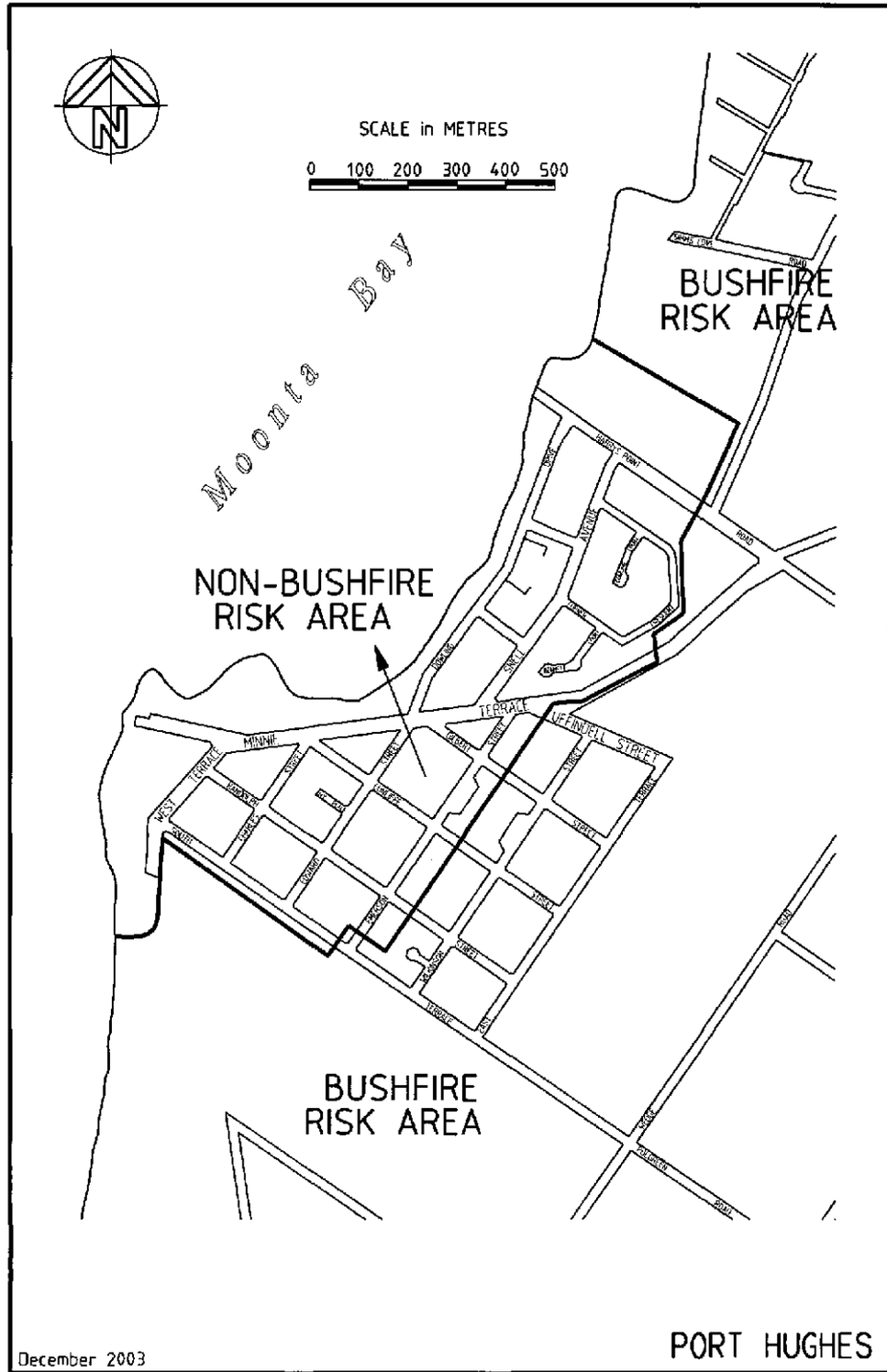
(38) Schedule 3, map of Penola—delete the map and substitute:



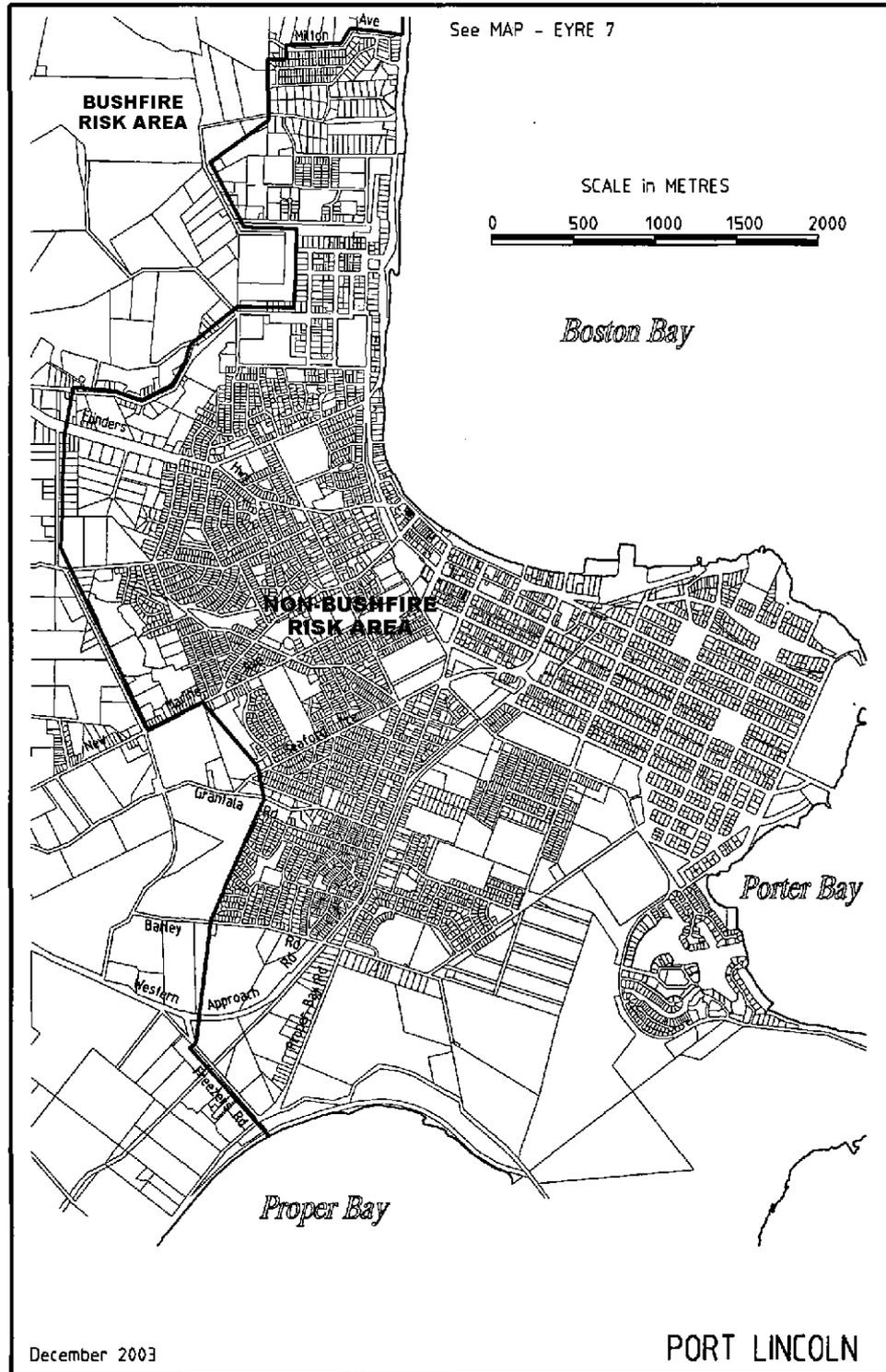
(39) Schedule 3, map of Port Elliot—delete the map and substitute:



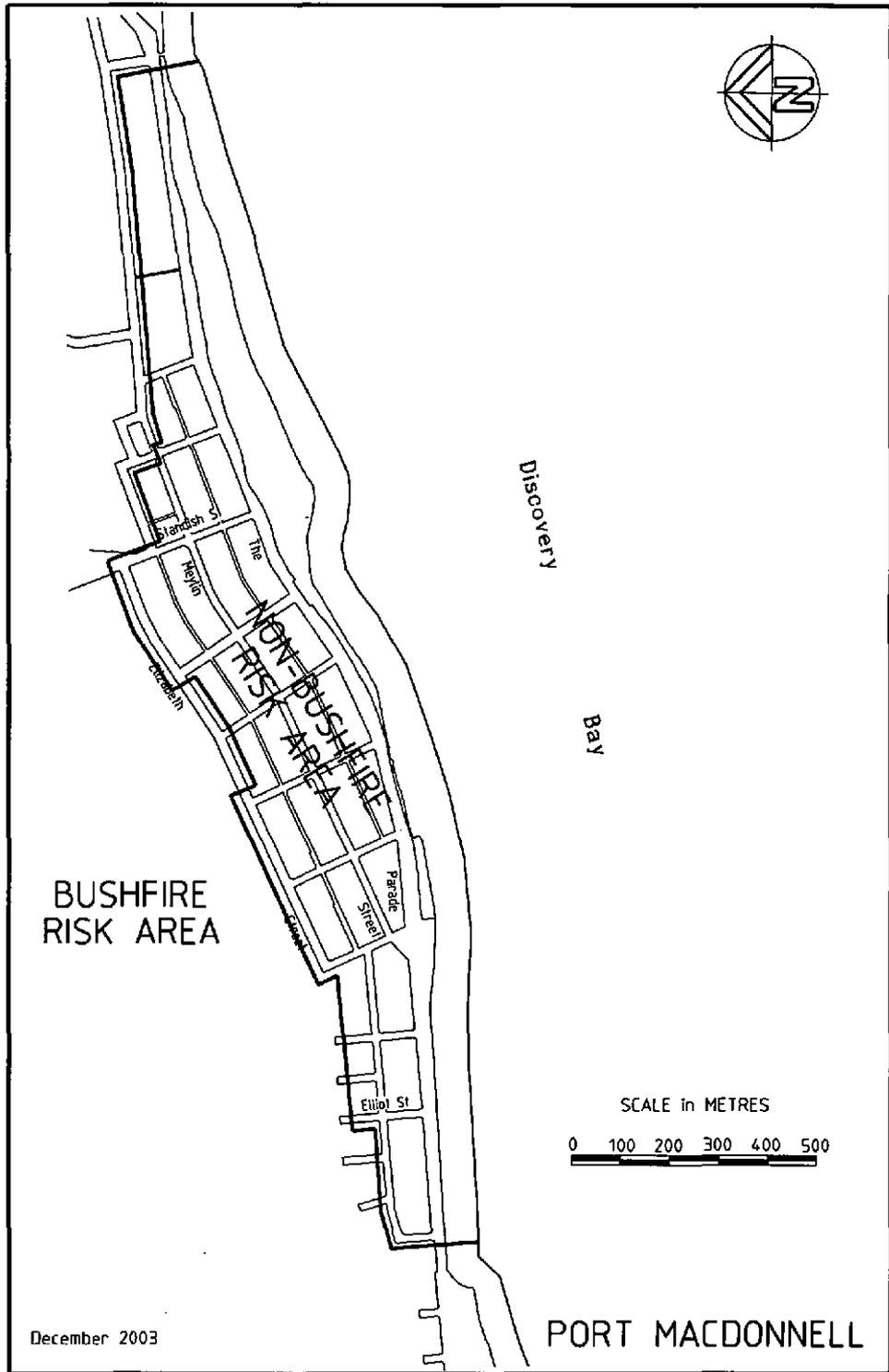
(40) Schedule 3, map of Port Hughes—delete the map and substitute:



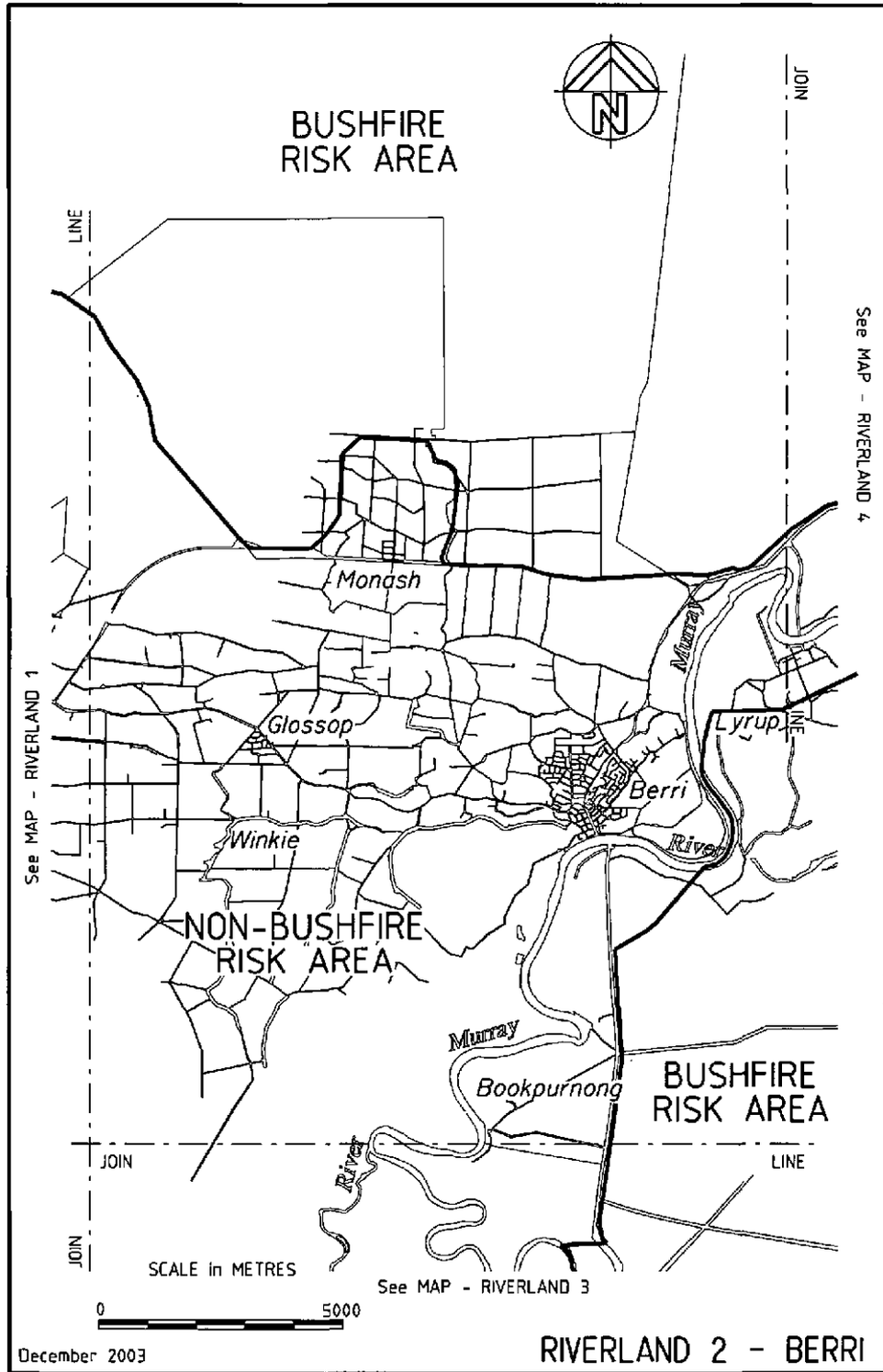
(41) Schedule 3, map of Port Lincoln—delete the map and substitute:



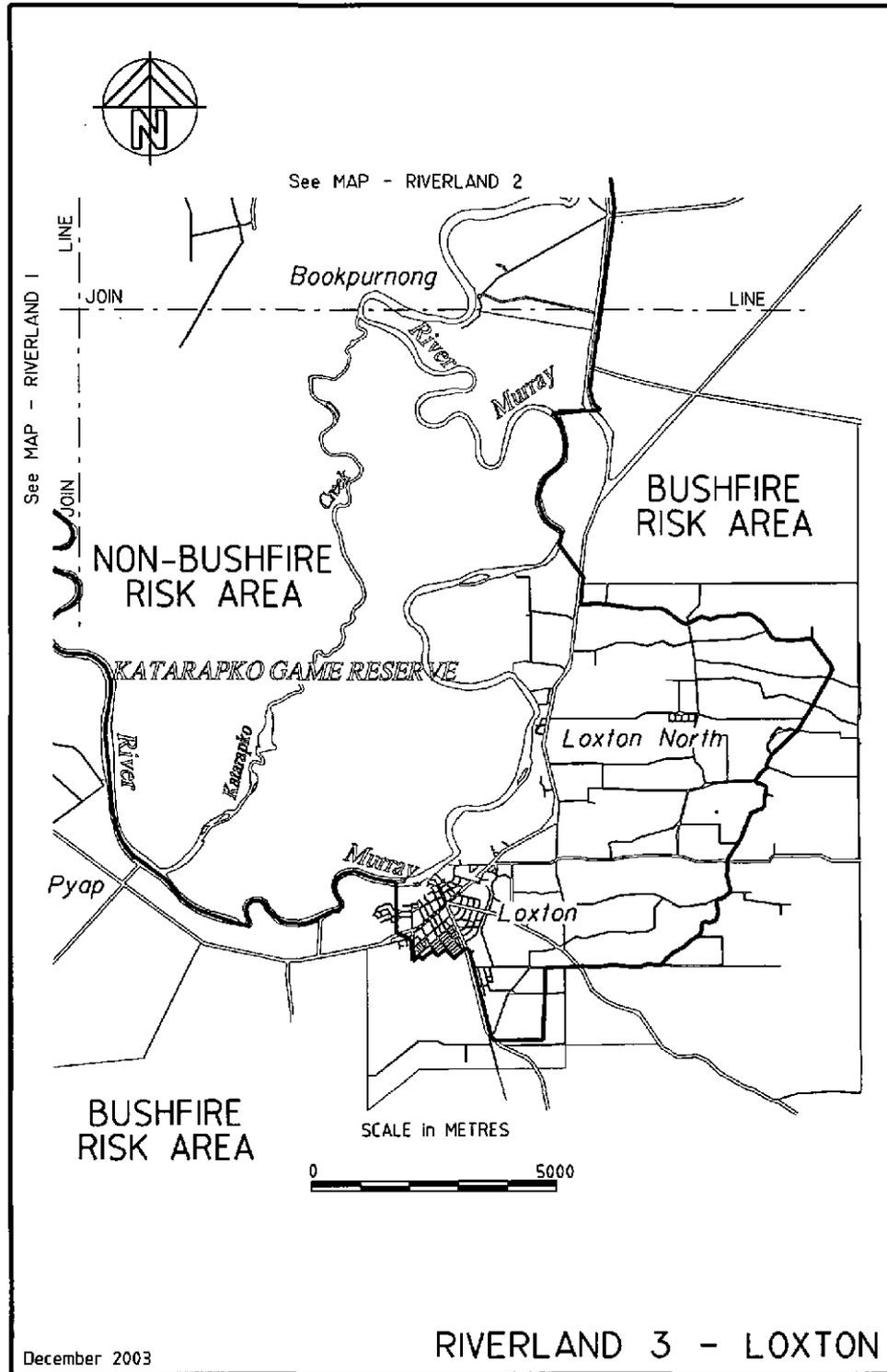
(42) Schedule 3, map of Port Macdonnell—delete the map and substitute:



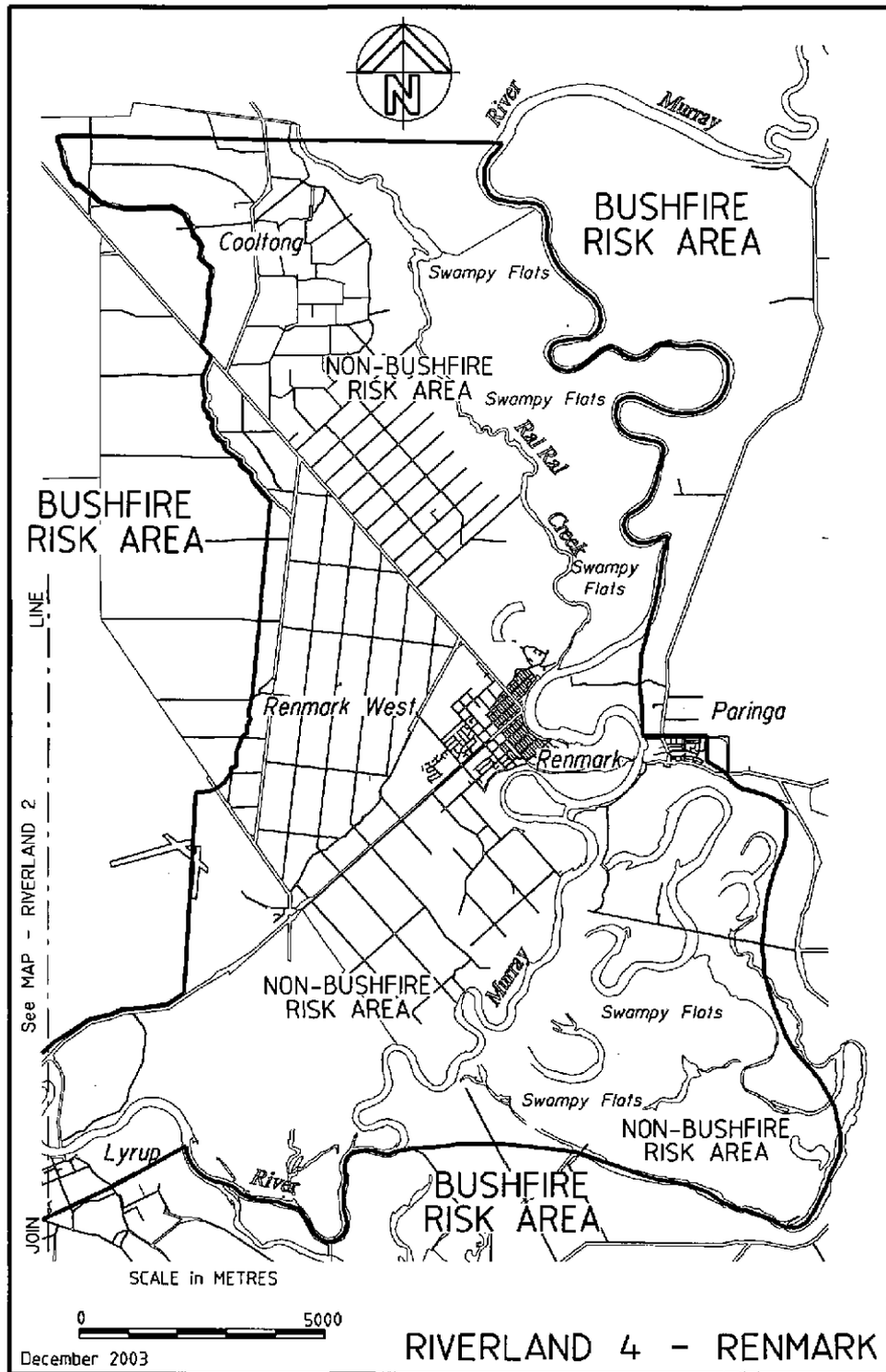
(43) Schedule 3, map of Riverland 2 - Berri—delete the map and substitute:



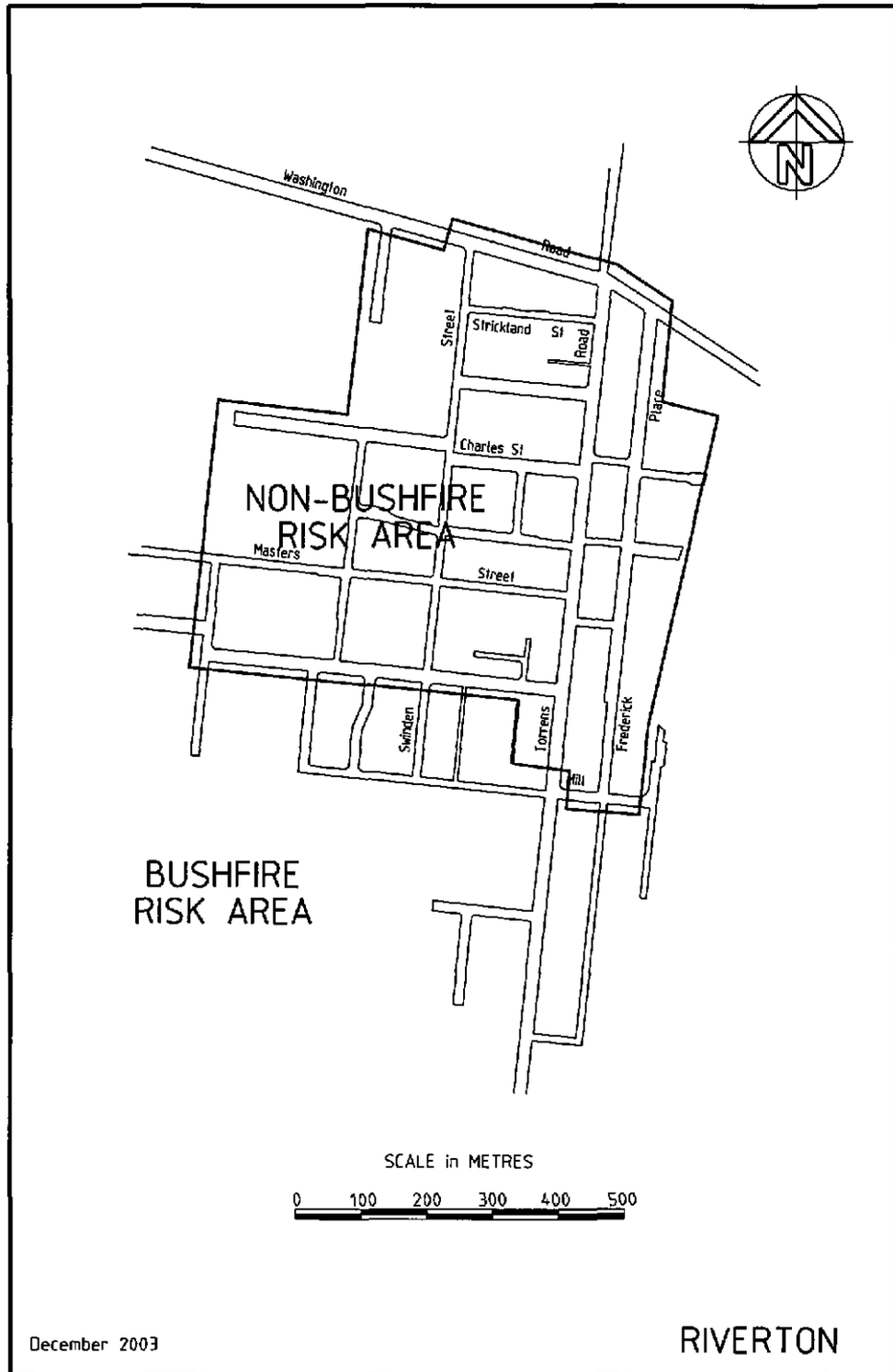
(44) Schedule 3, map of Riverland 3 - Loxton—delete the map and substitute:



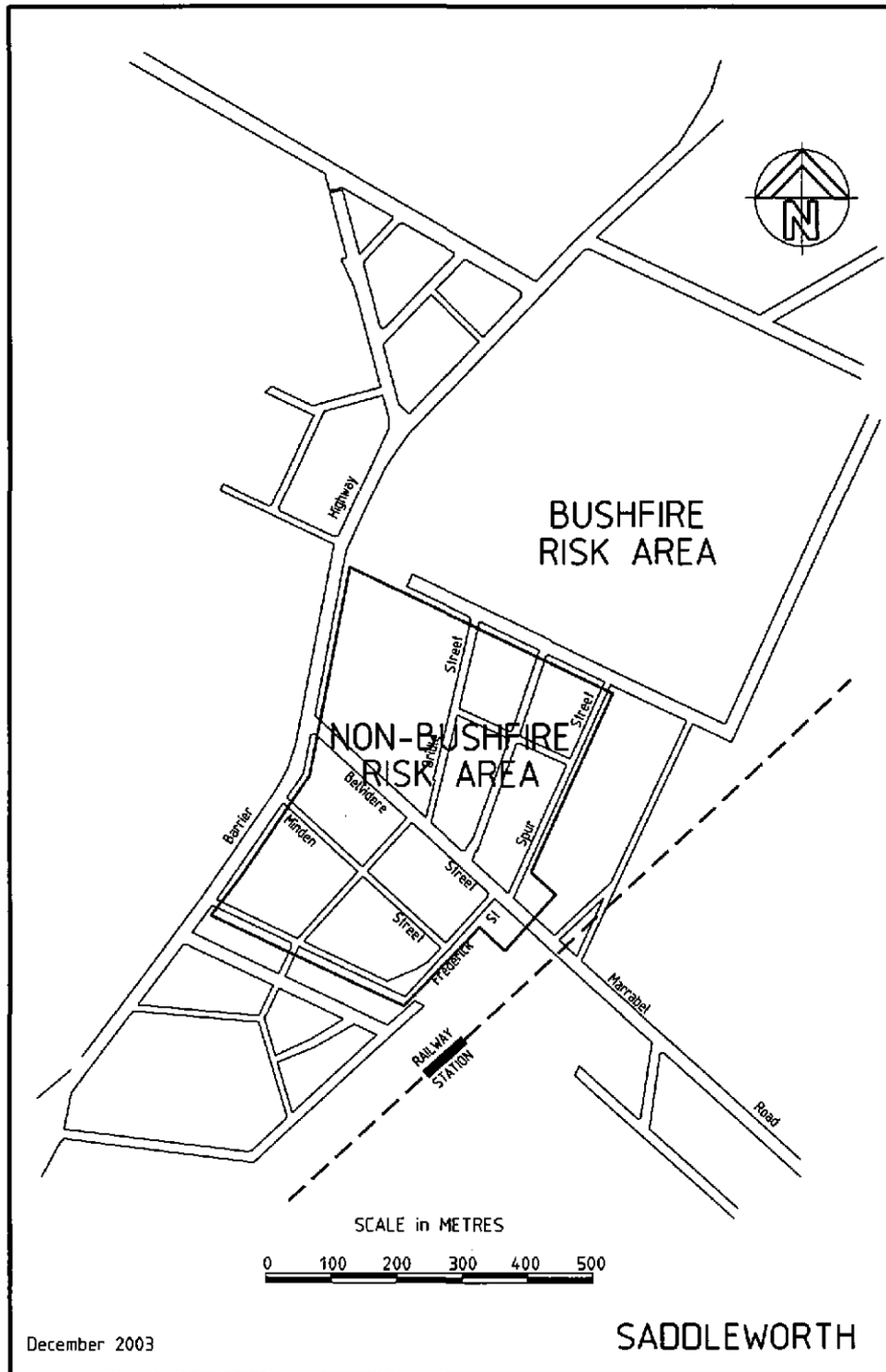
(45) Schedule 3, map of Riverland 4 - Renmark—delete the map and substitute:



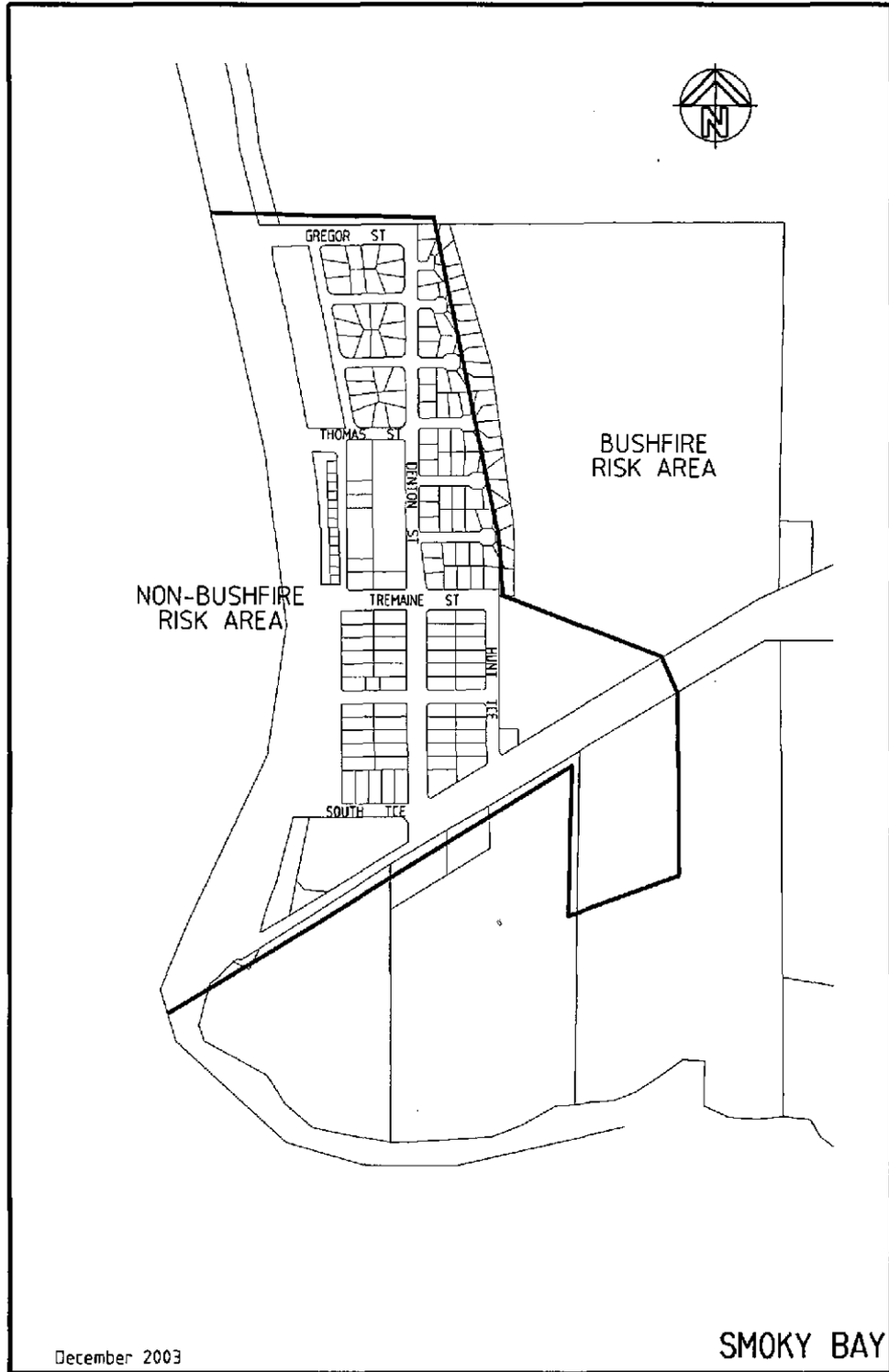
(46) Schedule 3, map of Riverton—delete the map and substitute:



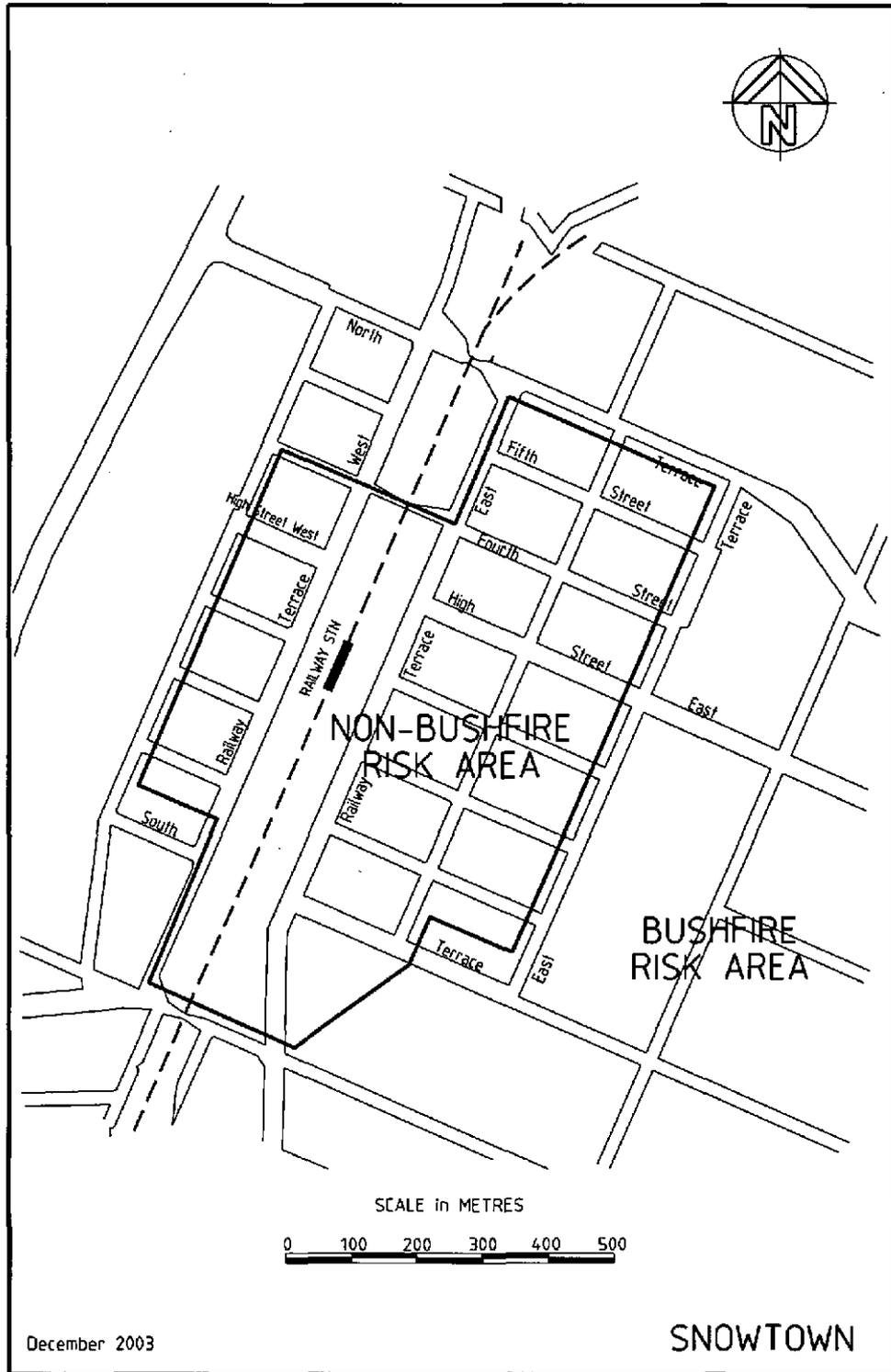
(47) Schedule 3, map of Saddleworth—delete the map and substitute:



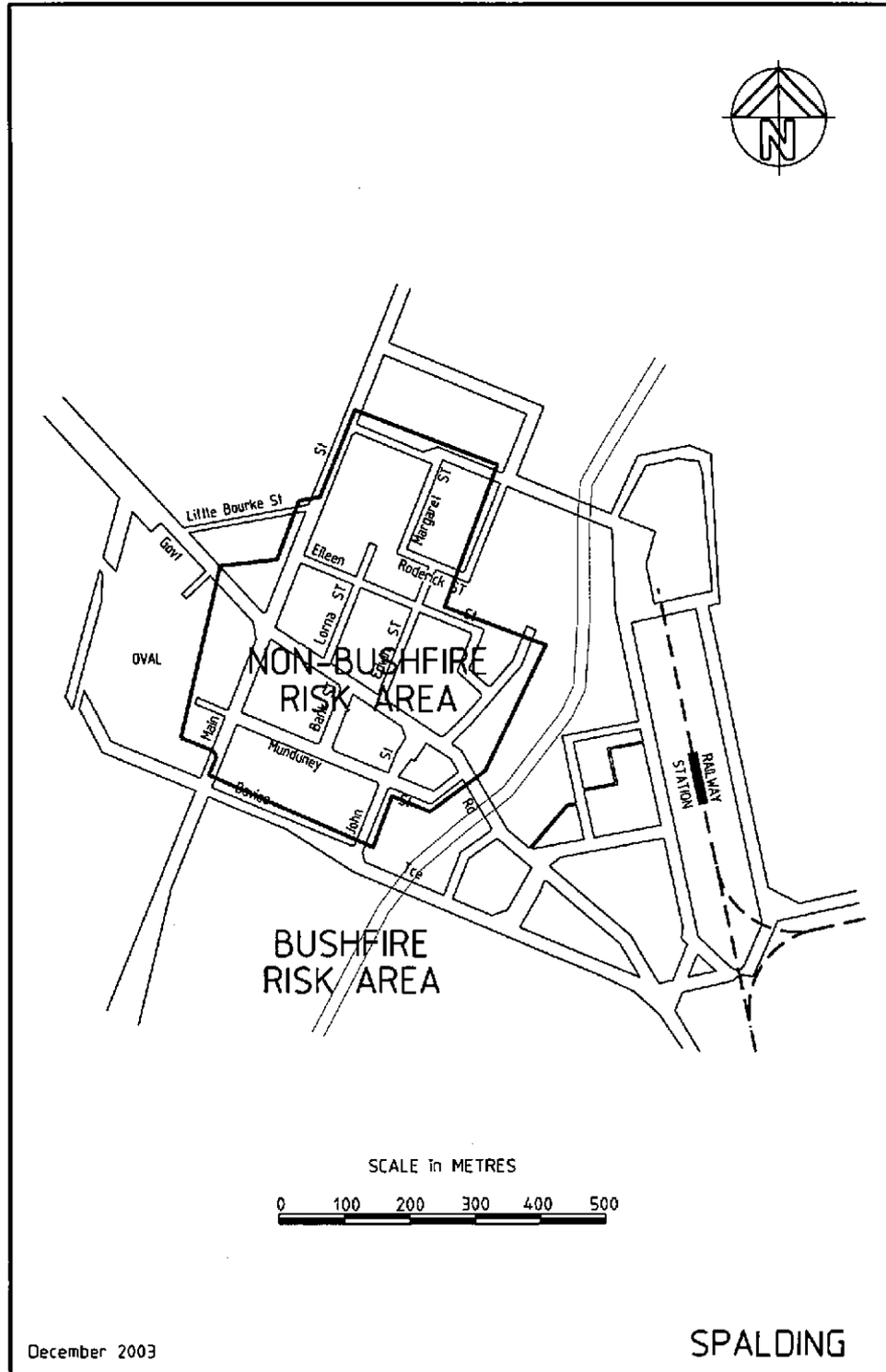
(48) Schedule 3—after the map of Saddleworth (as substituted by this regulation) insert:



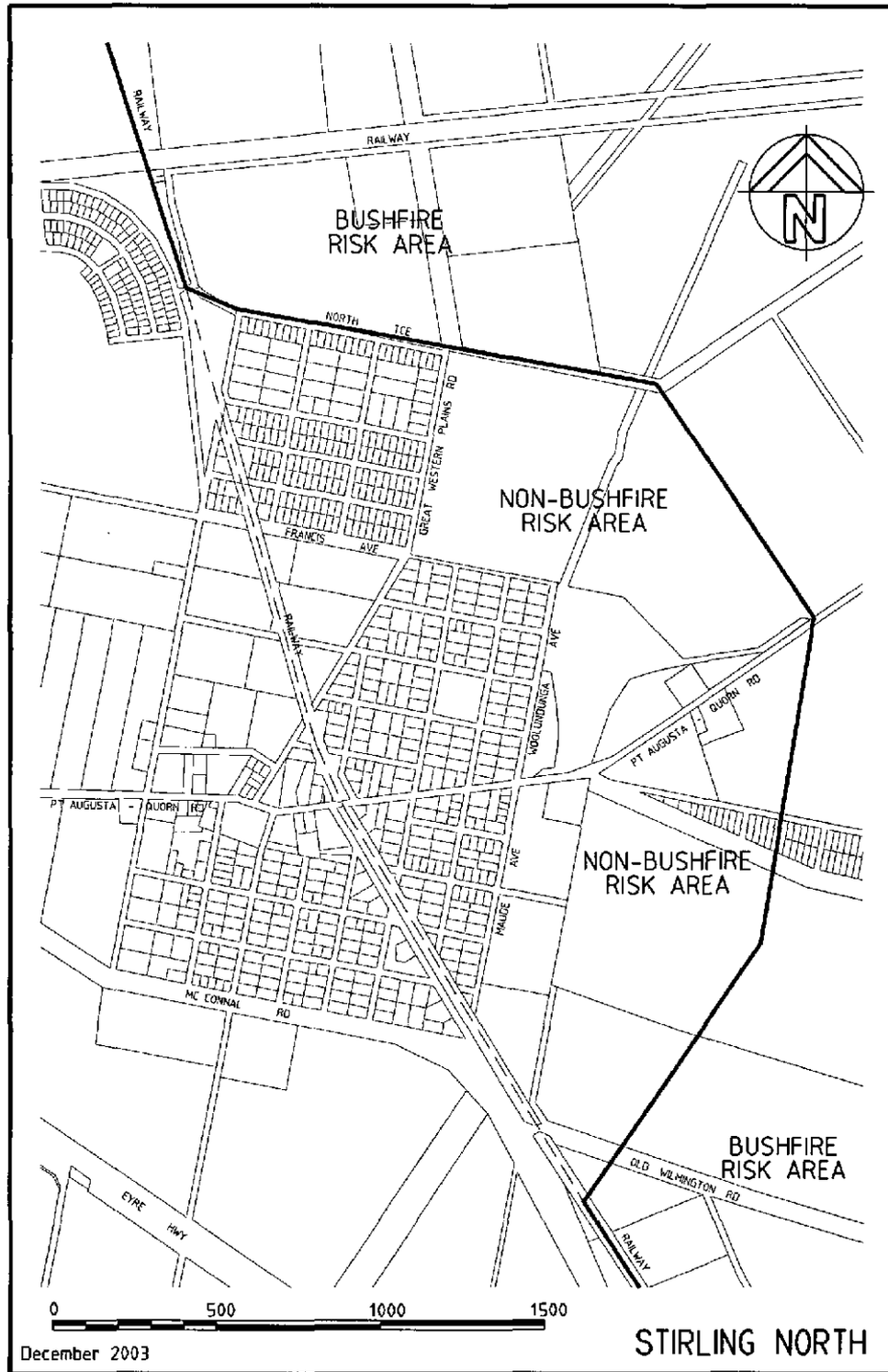
(49) Schedule 3, map of Snowtown—delete the map and substitute:



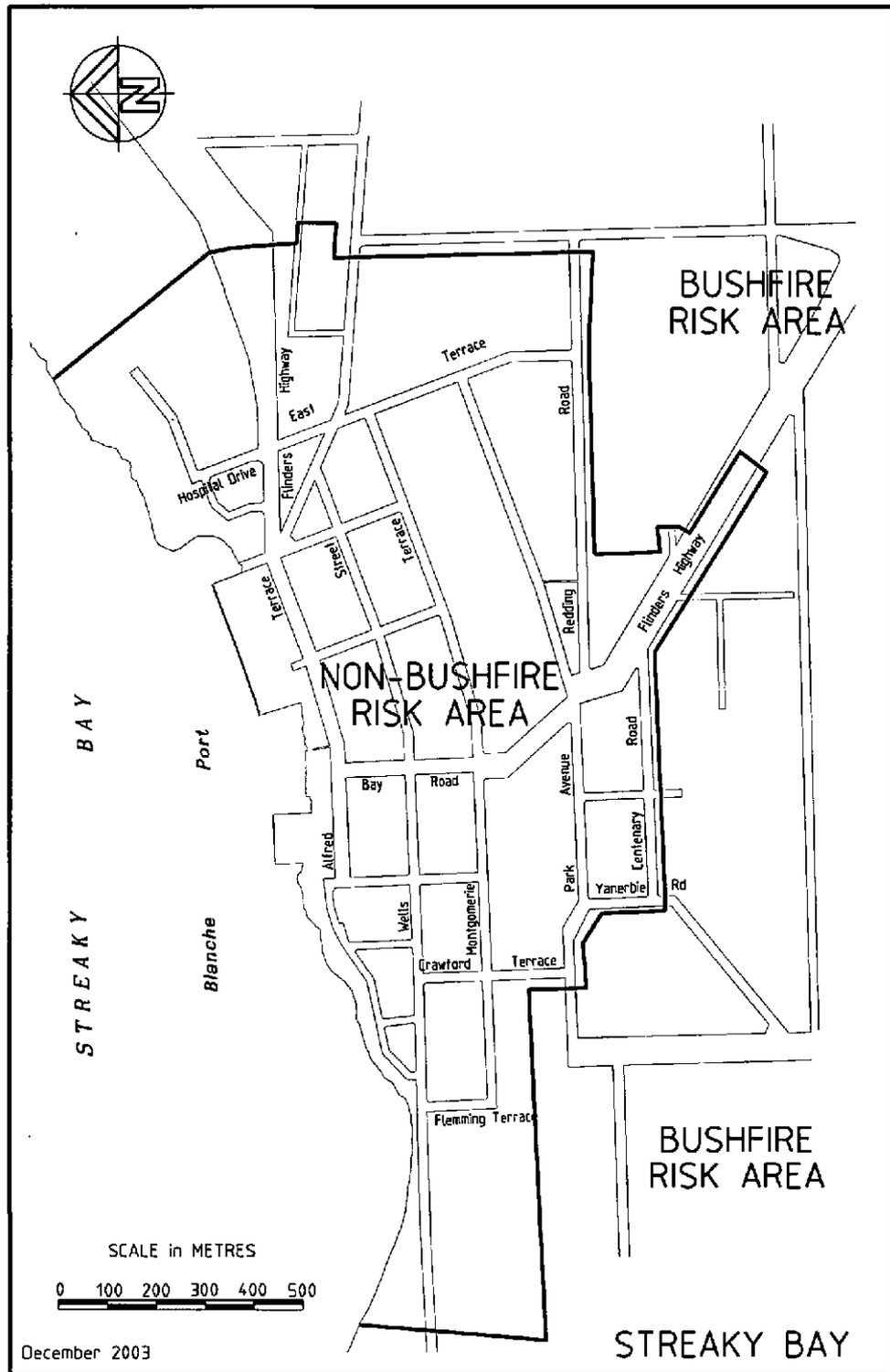
(50) Schedule 3, map of Spalding—delete the map and substitute:



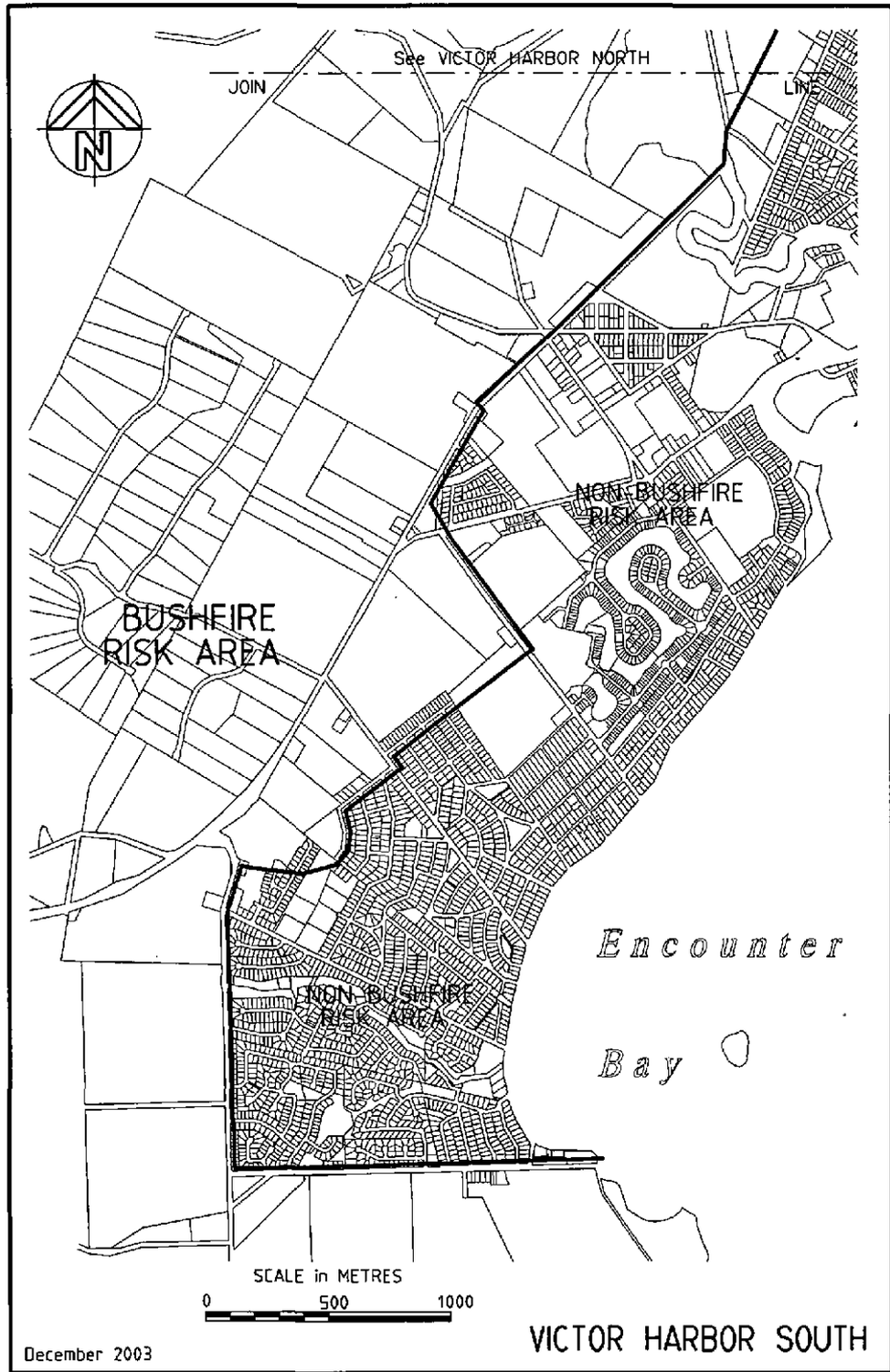
(51) Schedule 3—after the map of Spalding (as substituted by this regulation) insert:



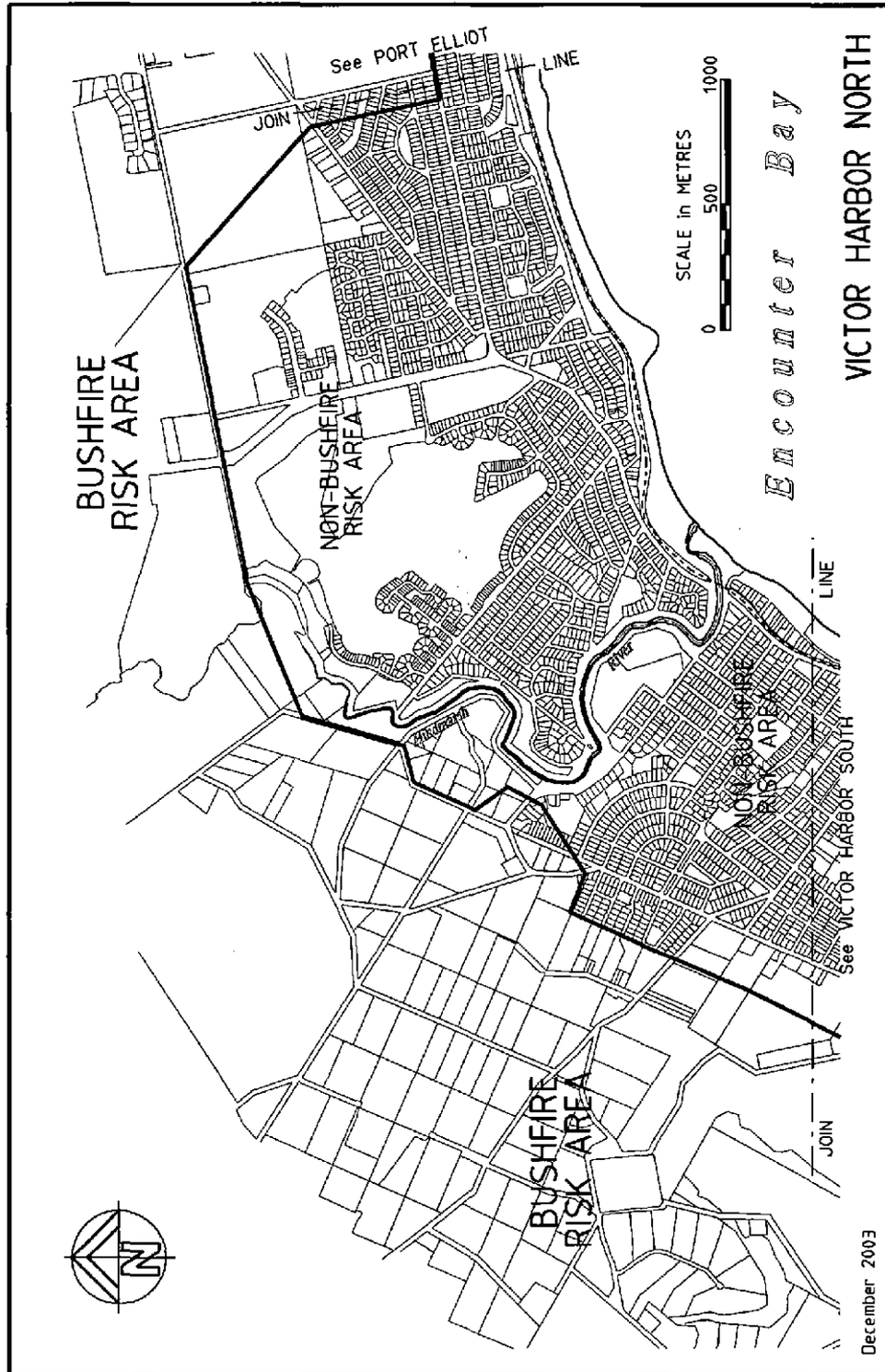
(52) Schedule 3, map of Streaky Bay—delete the map and substitute:



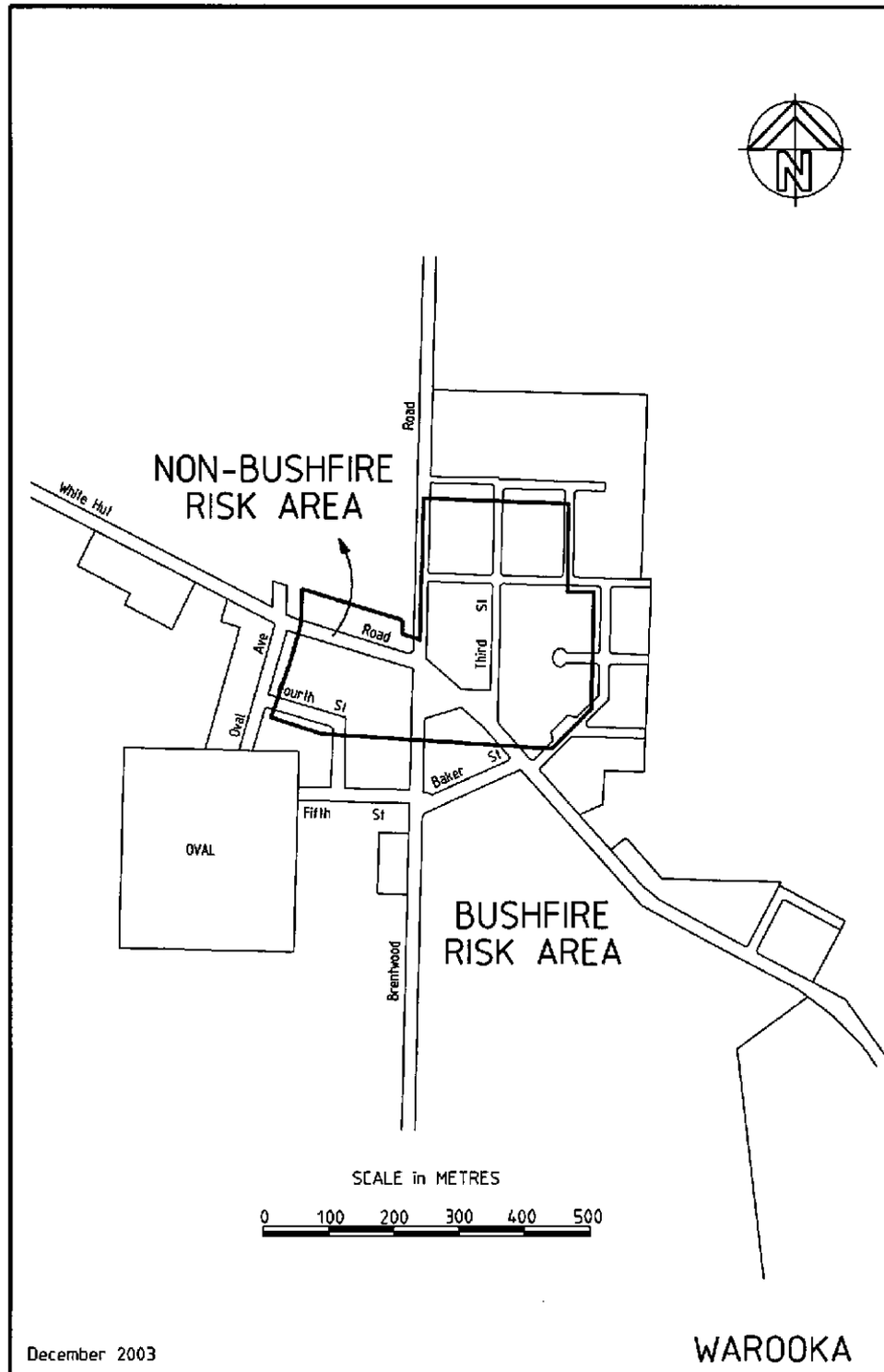
(54) Schedule 3, map of Victor Harbor South—delete the map and substitute:



(55) Schedule 3, map of Victor Harbor North—delete the map and substitute:



(56) Schedule 3, map of Warooka—delete the map and substitute:



Note—

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

Made by the Governor

after consultation with the Minister for Environment and Conservation and with the advice and consent of the Executive Council
on 21 October 2004

No 218 of 2004

MEN 04/021 CS

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2004

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

- 4 Variation of Schedule 1—Long term dry areas
- 5 Variation of Schedule 2—Plans of long term dry areas

Schedule 1—Plan to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

4—Variation of Schedule 1—Long term dry areas

- (1) Schedule 1, item headed "Barmera—Area 1", column headed "Period"—delete "2004" and substitute:
2006
- (2) Schedule 1, item headed "Barmera—Area 2", column headed "Period"—delete "2004" and substitute:
2006

- (3) Schedule 1, item headed "Berri—Area 1", column headed "Area", description of area—delete "between Wallis Terrace and the northern bank of the River Murray and"
- (4) Schedule 1, item headed "Berri—Area 1", column headed "Period"—delete "2004" and substitute:

2006
- (5) Schedule 1, item headed "Berri—Area 2", column headed "Area", description of area—delete the description and substitute:

Vaughan Terrace
- (6) Schedule 1, item headed "Berri—Area 2", column headed "Period"—delete "2004" and substitute:

2006

5—Variation of Schedule 2—Plans of long term dry areas

Schedule 2, plan headed "Berri—Plan No 1"—delete the plan and substitute the plan headed "Berri—Plan No 1" in Schedule 1 of these regulations

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 219 of 2004

OLGC16/2004

South Australia

Technical and Further Education Variation Regulations 2004

under the *Technical and Further Education Act 1975*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Technical and Further Education Regulations 1999

- 4 Variation of regulation 6—Appointment, classification
 - 5 Variation of regulation 7—Committee to make recommendation on certain applications
 - 6 Transitional provision
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Technical and Further Education Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Technical and Further Education Regulations 1999*

4—Variation of regulation 6—Appointment, classification

Regulation 6(1)—delete paragraphs (d) to (h) and substitute:

- (d) Educational Manager A;
- (e) Educational Manager B;
- (f) Educational Manager C;

5—Variation of regulation 7—Committee to make recommendation on certain applications

Regulation 7(1)—delete subregulation (1) and substitute:

- (1) An application for appointment at one of the following classification levels must be considered by a committee established under this regulation:
 - (a) Principal Lecturer;
 - (b) Educational Manager A;
 - (c) Educational Manager B;
 - (d) Educational Manager C;
 - (e) College Director 1;
 - (f) College Director 2;
 - (g) College Director 3.

6—Transitional provision

- (1) An officer who was, immediately before the commencement of this regulation, classified at the level of Educational Manager 1 will, after the commencement of this regulation—
 - (a) be taken to be classified at the level of Educational Manager A Step 1; or
 - (b) if the officer has the qualifications determined for the purpose by the Minister in administrative instructions—be taken to be classified at the level of Educational Manager A Step 2.
- (2) An officer who was, immediately before the commencement of this regulation, classified at the level of Educational Manager 2 will, after the commencement of this regulation, be taken to be classified at the level of Educational Manager A Step 2.
- (3) An officer who was, immediately before the commencement of this regulation, classified at the level of Educational Manager 3 or 4 will, after the commencement of this regulation, be taken to be classified at the level of Educational Manager B.
- (4) An officer who was, immediately before the commencement of this regulation, classified at the level of Educational Manager 5 will, after the commencement of this regulation, be taken to be classified at the level of Educational Manager C.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 220 of 2004

METAFE05/2004CS

South Australia

Firearms (Exemption for Certain Exhibitors) Variation Regulations 2004

under the *Firearms Act 1977*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Firearms (Exemption for Certain Exhibitors) Regulations 2003

- 4 Substitution of regulation 3
 - 3 Exemption for certain exhibitors
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Firearms (Exemption for Certain Exhibitors) Variation Regulations 2004*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Firearms (Exemption for Certain Exhibitors) Regulations 2003*

4—Substitution of regulation 3

Regulation 3—delete the regulation and substitute:

3—Exemption for certain exhibitors

Pursuant to section 39(2)(e) of the *Firearms Act 1977*, the holder of a dealer's licence who exhibits firearms at—

- (a) the 2nd International Policing Conference 2004; or

(b) the Australasian Less Lethal Forum 2004,
at the Adelaide Convention Centre or the Echunga Police Reserve from 1
November 2004 to 5 November 2004 (inclusive) is, for the purposes of
so exhibiting firearms, exempt from section 17(4)(a) of the Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 221 of 2004

MPL04/012CS

South Australia

Victims of Crime (Statutory Compensation) Regulations 2004

under the *Victims of Crime Act 2001*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Requirements for applications for statutory compensation (section 18 of Act)
- 5 Prescribed scale of costs (section 25 of Act)
- 6 Legal practitioner not negligent if relies on certain reports

Schedule 1—Requirements for applications for statutory compensation

Part 1—Information to be included in application

- 1 Claimant information
- 2 Offender information
- 3 Information about action taken to ascertain defendant's assets
- 4 Information about statutory compensation being claimed
- 5 Formulated claim

Part 2—Documents required to accompany application

- 6 Police records, statements etc
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- 8 Photographs
- 9 Statement of loss of earnings etc
- 10 Documents relating to amounts received by claimant from other sources

Schedule 2—Prescribed scale of costs

- 1 Solicitors fee
 - 2 Counsels fee
 - 3 Fee for an appeal
 - 4 Disbursements
-

1—Short title

These regulations may be cited as the *Victims of Crime (Statutory Compensation) Regulations 2004*.

2—Commencement

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

3—Interpretation

In these regulations—

Act means the *Victims of Crime Act 2001*;

allied health practitioner means a health practitioner other than a dentist or medical practitioner;

dentist means a person who is registered in this or any other State or a Territory of the Commonwealth as a dentist;

hospital report, in relation to a victim, includes a report on the victim written by a member of the hospital's medical personnel, the whole of the victim's record from the hospital or the written summary given to the victim on the victim's discharge from the hospital;

limited claim—a claim for statutory compensation is a *limited claim* if it is limited to a claim for compensation for one or both of the following:

- (a) for grief suffered in consequence of the commission of a homicide (see section 17(2) of the Act);
- (b) for funeral expenses (see section 17(4) of the Act),

and *limited application* has a corresponding meaning;

medical practitioner means a person who is registered in this or any other State or a Territory of the Commonwealth as a medical practitioner;

period for negotiation—see section 18(5) of the Act;

related claim—a claim for statutory compensation is a *related claim* if—

- (a) in proceedings under the Act, the same legal practitioner represents more than one victim of an offence claiming compensation in respect of injury arising from the offence; or
- (b) in proceedings under the Act, the same legal practitioner represents more than one victim of a series of offences claiming compensation in respect of injury arising from the series of offences;

series of offences means—

- (a) offences committed consecutively by one offender, or offences committed simultaneously or consecutively by offenders acting in concert; or
- (b) offences committed in circumstances in which those offences constitute a single offence,

(see section 23 of the Act).

4—Requirements for applications for statutory compensation (section 18 of Act)

- (1) For the purposes of section 18(4)(a)(i) of the Act, the information required to be included in an application for statutory compensation is set out in Part 1 of Schedule 1.
- (2) For the purposes of section 18(4)(a)(iii) of the Act, a list of the documents required to accompany an application for statutory compensation is set out in Part 2 of Schedule 1.

Note—

See also section 18(4)(a)(ii) of the Act which requires an application for statutory compensation to be accompanied by any medical reports relevant to the injury in the possession of, or accessible to, the claimant.

- (3) If a claimant seeks to be exempted under section 18(4)(c)(ii) of the Act from serving a copy of an application on the offender, the claimant must include in the application (in addition to the other required information) full details of the attempts made by the claimant to locate the offender.

Note—

Section 18(4)(b) of the Act requires the information contained in an application to be verified by statutory declaration.

5—Prescribed scale of costs (section 25 of Act)

- (1) For the purposes of section 25(1) of the Act, the prescribed scale of costs is set out in Schedule 2.
- (2) No fee is payable in proceedings under the Act except as set out in Schedule 2.
- (3) However, subregulation (2) does not prevent the Crown from recovering its costs in respect of proceedings under the Act.

6—Legal practitioner not negligent if relies on certain reports

For the avoidance of doubt, a legal practitioner who relies on a report obtained under these regulations in the course of, or in connection with, giving advice about a claim for compensation in respect of the claimant will be taken not to have acted negligently in so doing.

Schedule 1—Requirements for applications for statutory compensation

Part 1—Information to be included in application

1—Claimant information

A claimant must include in an application for statutory compensation the following information:

- (a) the name, address and date of birth of the claimant;
- (b) the name, address and date of birth of the victim of the offence (if not the claimant);
- (c) the date, time and place of the offence;
- (d) the nature of the offence and the details surrounding the occurrence of the offence;
- (e) when and where the offence was reported to the police or, if not reported, the reason for not reporting the offence;
- (f) details of the nature and extent of the injury;
- (g) if the victim of the offence is dead—
 - (i) the relationship of the claimant to the victim; and
 - (ii) the date of death; and
 - (iii) the date of the funeral.

Note—

Failure to report an offence to the police within a reasonable time after its commission may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure—see section 20(7) of the Act.

2—Offender information

A claimant must include in an application for statutory compensation the following information about the offender:

- (a) the name and address of the offender (if known);
- (b) if the offender was charged with an offence—
 - (i) details of the charges laid; and
 - (ii) details of the court in which the charges were laid; and
 - (iii) the date of the trial (if any);
- (c) the outcome of the prosecution of any offence, including, if the offender was convicted of an offence—
 - (i) details of the conviction recorded; and
 - (ii) details of the court in which the conviction was recorded; and
 - (iii) the date of the conviction; and
 - (iv) details of any appeal lodged against the conviction by the offender;
- (d) whether the claimant gave evidence for the prosecution at the trial of the offender and, if not, the reasons why the claimant did not give evidence;

Note—

Failure of or refusal by the victim to give evidence in the prosecution of an offender may result in a claimant being refused statutory compensation unless the claimant can establish good reason for the failure or refusal—see section 20(7) of the Act.

- (e) if the claimant seeks an exemption from the requirement to serve the application on the offender on the ground that the whereabouts of the offender are unknown and cannot be readily ascertained (see section 18(4)(c) of the Act)—details of attempts by the claimant to locate the offender.

3—Information about action taken to ascertain defendant's assets

A claimant must include in an application (other than a limited application) for statutory compensation details, and results, of any searches carried out by the claimant in order to ascertain any assets of the defendant.

4—Information about statutory compensation being claimed

- (1) A claimant must include in an application for statutory compensation that is limited to compensation for funeral expenses an itemised list of funeral expenses.

Note—

Section 17(4) of the Act sets out who is eligible to claim statutory compensation for funeral expenses.

- (2) A claimant must include in an application for statutory compensation the following information about the compensation being claimed:
- (a) particulars of any special damages being claimed, including—
 - (i) an itemised list of expenses in relation to any treatment and the name of the person or institution to whom the expense was paid or is payable;
 - (ii) as to each item, details of any refund or entitlement to refund of treatment costs from Medicare, an insurer or any other source;
 - (iii) an itemised list of funeral expenses;
 - (b) particulars of any loss of earnings as follows:
 - (i) if past loss of earnings is being claimed, details of the period off work or any period of reduced work and the amount that would have been earned had the claimant worked during that period (showing how this is calculated);
 - (ii) if an ongoing loss of earnings or a loss of earning capacity is being claimed, details of—
 - (A) the occupation or business of the claimant at the time of the injury and during the 12 months prior to the injury;
 - (B) the gross income received from the occupation or business during the 12 month period ending on 30 June last prior to the injury;
 - (C) any disability (including mental disability) from which the claimant is suffering or has suffered in consequence of the injury and which is preventing or has prevented (wholly or in part) the claimant from carrying on his or her occupation or business;
 - (D) the periods since the injury during which the claimant has been unable (wholly or in part) to perform his or her usual occupation or business, together with the periods during which the incapacity has been total and the periods during which it has been partial;
 - (E) where there has been partial incapacity, the nature and extent of the partial incapacity;
 - (F) the periods since the injury during which the claimant has been employed or otherwise engaged in an occupation or business and, in respect of each such occupation or business—
 - the nature of the occupation or business;
 - the address at which it was conducted or performed;
 - the name of the employer;
 - the gross income received by the claimant.

5—Formulated claim

- (1) A claimant must include in an application (other than a limited application) for statutory compensation a formulated claim showing the amount of compensation for which the claimant proposes the claim be settled.

- (2) The formulated claim must set out separately—
 - (a) the number of points claimed for non-financial loss (see section 20(3)(a)(ii) of the Act); and
 - (b) the amount claimed for—
 - (i) any closed period of past loss of earnings; and
 - (ii) any loss of earning capacity; and
 - (iii) special damages.
- (3) The formulated claim must include a statement of all amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury.

Part 2—Documents required to accompany application

6—Police records, statements etc

An application for statutory compensation must be accompanied by a copy of any record, statement or evidence relating to the offence provided to the claimant by the police.

7—Hospital reports and reports from general medical practitioner or dentist

The claimant's application (other than a limited application) for statutory compensation must be accompanied by at least one of the following reports:

- (a) if the victim was treated for the injury in a hospital—the hospital report (up to 20 pages) relating to the victim;
- (b) a report from a general medical practitioner or dentist summarising—
 - (i) the history taken from the victim; and
 - (ii) the nature and extent of the injury; and
 - (iii) the history of the treatment of the injury; and
 - (iv) whether there is a need for any future treatment and, if so, the nature of the future treatment; and
 - (v) the prognosis; and
 - (vi) the nature and extent of any permanent disability resulting from the injury.

Note—

See also clause 4(2) of Schedule 2.

8—Photographs

- (1) If an application for statutory compensation includes a claim for a permanent disability in the nature of scarring, deformity or disfigurement resulting from an injury caused by an offence, the application must be accompanied by—
 - (a) any relevant photographs, which must be dated, of the victim taken before the victim was injured; and
 - (b) photographs of the injury taken at or about the time of the making of the application.

- (2) A photograph taken for the purposes of subclause (1)(b) must, on the reverse of the photograph, be signed and dated by a legal practitioner or justice certifying that—
- (a) he or she has seen, and is satisfied as to the identity of, the victim; and
 - (b) the photograph is a true photograph of the victim.

9—Statement of loss of earnings etc

- (1) If an application for statutory compensation includes a claim for past loss of earnings—
- (a) by the claimant as an employee, the application must be accompanied by—
 - (i) a letter from the employer or employer's insurer; or
 - (ii) some other written evidence,confirming the period during which the claimant lost earnings and the amount lost during the period;
 - (b) by the claimant as a self-employed person, the application must be accompanied by written evidence confirming the period during which the claimant lost earnings and the amount lost during the period.
- (2) If an application for statutory compensation includes a claim for loss of earnings as a result of the claimant being unable, as a consequence of the injury, to enter into, or carry out, a contract with a particular person, the application must be accompanied by—
- (a) a letter from the person confirming the availability of work for the claimant during the relevant period and the value of that work; or
 - (b) some other written evidence supporting the claim.
- (3) If an application for statutory compensation includes a claim for loss of earning capacity by the claimant, the application must be accompanied by a copy of the claimant's income tax return—
- (a) for each of the 5 financial years immediately preceding the commission of the offence resulting in the injury; and
 - (b) for the financial year during which the offence resulting in the injury was committed; and
 - (c) for each of the financial years occurring since the financial year referred to in paragraph (b).

Note—

Copies of tax returns may be obtained from the Australian Taxation Office.

10—Documents relating to amounts received by claimant from other sources

An application for statutory compensation must be accompanied by copies of any documents relating to any amounts received, or likely to be received, by or on behalf of the claimant from the offender, an insurer or any other source, and details of any steps taken to obtain payment or compensation from the offender or any other person, body corporate or government department or agency in respect of the injury.

Schedule 2—Prescribed scale of costs

1—Solicitors fee

A solicitor may charge a fee for a claim for compensation as follows:

- (a) a fee of \$500 for a limited claim where the identity of the offender is known and compensation is agreed;

Note—

A solicitor is not entitled to a fee in respect of a limited claim for compensation where the identity of the offender is unknown and compensation is agreed.

- (b) a fee of \$1 000 for any other claim that is not a related claim;
- (c) if the claim is a related claim—a fee of \$1 000 for the first claim and, for each of the other related claims, a fee of \$800.

2—Counsels fee

- (1) Counsel may charge a fee of not more than \$750 for all work preparatory to an application to the court for compensation (including advice on evidence and any other legal advice on the application, conferences and proofing witnesses) and for the first 5 hours of the hearing of the application.
- (2) Counsel may charge an additional fee of 1/5 of the preliminary fee actually charged for each hour or part of an hour after the first 5 hours of the hearing of the application.
- (3) Subject to subclause (4), counsel may charge a fee of \$500 for an opinion as to the compromise of a minor's claim for compensation.
- (4) Counsel may charge a fee of \$350 for each opinion as to the compromise of a minor's related claim for compensation.

3—Fee for an appeal

The fee that may be charged for an appeal is \$500.

4—Disbursements

- (1) Subject to this clause, if—
 - (a) an application for statutory compensation is made to the court, a legal practitioner may recover all disbursements reasonably incurred under the Act as certified by the court;
 - (b) an application for statutory compensation is settled without any such application being made, a legal practitioner may recover all disbursements reasonably incurred as certified by the Crown Solicitor.
- (2) A legal practitioner may recover the reasonable cost of obtaining the following reports relating to a claim for statutory compensation:
 - (a) a hospital report (up to 20 pages);
 - (b) the report of a general medical practitioner or dentist.
- (3) A legal practitioner may not recover the cost of obtaining a report relating to a claim for statutory compensation—
 - (a) in the case of a hospital report that is longer than 20 pages, unless—
 - (i) the Crown Solicitor has given prior agreement; or

- (ii) the court is satisfied that the whole of the victim's record from the hospital is, in the circumstances, necessary for the determination of the matter;
- (b) in the case of a report from more than one expert in the same specialty, unless—
 - (i) the Crown Solicitor has given prior agreement; or
 - (ii) the court is satisfied that the report from more than one expert in the specialty is necessary to provide the court with the evidence required for the determination of the matter;
- (c) in the case of a report from an allied health practitioner, unless—
 - (i) the Crown Solicitor has given prior agreement that the report is necessary, having regard to—
 - (A) the nature of the claimant's injury; and
 - (B) the qualifications and field of practice of the allied health practitioner; and
 - (C) whether the claimant was referred to the allied health practitioner for treatment by a medical practitioner; and
 - (D) whether a report from a general medical practitioner or dentist could provide the evidence necessary for the determination of the matter; and
 - (E) the estimated cost of the report from the allied health practitioner; and
 - (F) whether obtaining the report from the allied health practitioner would likely avoid the need to obtain a more costly report from a medical practitioner or dentist; and
 - (G) whether the claimant has obtained, or proposes to obtain, a report from a medical practitioner or dentist; and
 - (H) any other matter that, in the circumstances, may compromise (or give the appearance of compromising) the independence of the allied health practitioner or undermine the reliability of the report; or
 - (ii) the court is satisfied that the report of a medical practitioner or dentist would not provide the court with the evidence necessary for the determination of the matter;
- (d) in the case of any other report, unless—
 - (i) application for statutory compensation was made to the Crown Solicitor in accordance with section 18 of the Act but no acceptable settlement offer was made within the period for negotiation; or
 - (ii) the Crown Solicitor has given prior agreement that the additional report is necessary, having regard to—
 - (A) the nature of the claimant's injury; and
 - (B) whether the person proposed to provide the report has treated the claimant for the injury; and

- (C) whether a report from a general medical practitioner or dentist would provide the evidence necessary for the determination of the matter.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 21 October 2004

No 222 of 2004

AGO0380/02CS

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CITY OF CAMPBELLTOWN

SUPPLEMENTARY ELECTION FOR 1 COUNCILLOR EACH FOR
HECTORVILLE WARD AND WOODFORDE WARD*Nominations Received*

NOTICE is hereby given that at the close of nominations at 12 noon on Thursday, 14 October 2004, the following persons were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Councillor for Hectorville Ward (1 Vacancy)

Kennedy, John
Copley, Ivan P.
Chappell, Heather Lynn
Viscione, Marie Laura
Nichols, Helen

Councillor for Woodforde Ward (1 Vacancy)

Milsom, David
St Clare, Eliana
Martin, Byron
Grigg, Neville
Rushton, Phil
Malthouse, Margaret

Postal Voting

The election will be conducted entirely by postal voting. No polling booth will be open for voting on polling day. Voting is not compulsory.

Voting material will be dispatched by post to every natural person, body corporate and group listed on the voters roll as at roll closure on Tuesday, 31 August 2004.

The mailout will commence on Tuesday, 26 October 2004, with all voting materials to be delivered by Monday, 1 November 2004.

A person who has not received voting material by Monday, 1 November 2004 and who believes that he or she is entitled to vote should apply to the State Electoral Office on 8401 4303.

A pre-paid addressed envelope for each elector entitlement will be provided. Completed ballot material must be returned to reach the Returning Officer no later than 12 noon on Monday, 15 November 2004.

A ballot box will be provided at the Council Office, 172 Montacute Road, Rostrevor for electors who wish to personally deliver their completed ballot material during office hours.

Place of Counting Votes

The scrutiny and counting of votes will take place at the Council Committee Rooms, 172 Montacute Road, Rostrevor as soon as practicable after 12 noon on Monday, 15 November 2004. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a campaign donations return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

STEVE TULLY, Returning Officer

CITY OF PLAYFORD

ROADS (OPENING AND CLOSING) ACT 1991

*Road closure, walkway, Whittington Road/Sissman Street,
Davoren Park*

NOTICE is hereby given pursuant to section 10 of the said Act, that council proposes to make a Road Process Order to close and sell to D. A. and D. S. A. Nuttal and the S.A. Housing Trust the walkway between Whittington Road and Sissman Street shown as 'A' and 'B' (respectively) on Preliminary Plan No. 04/0074.

A copy of the plan and statement of persons affected are available for public inspection at the Customer Service areas at the Playford Library, Munno Para Shopping City and Playford Civic Centre, 10 Playford Boulevard, Elizabeth and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must be made in writing within 28 days from 21 October 2004, to the council at

Warooka Drive, Smithfield, S.A. 5114 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

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

T. R. S. JACKSON, Chief Executive Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

*Road Closure of Portions of St Kilda Road and
Fooks Terrace, St Kilda*

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that Council proposes to make a Road Process Order to close and retain several portions of St Kilda Road between Mangrove Street and Beach Road and to close and retain portion of Fooks Terrace situated on the northern foreshore between St Kilda Road and Lot 3 Whiting Street, more particularly delineated 'D', 'E', 'F' and 'G' on Preliminary Plan No. 04/0023

A copy of the plan and statement of persons affected are available for public inspection at the Council office, 12 James Street, Salisbury and at the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

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

The application for easement or objections must be made in writing within 28 days of this notice to the Council, P.O. Box 8, Salisbury, S.A. 5108 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details. Where a submission is made, Council will give notification of a meeting at which the matter will be considered.

Enquiries relating to this matter may be directed to Milan Millison on 8406 8216 or Julie Bond on 8406 8306.

Dated 13 October 2004.

S. HAINS, City Manager

CITY OF TEA TREE GULLY

ROADS (OPENING AND CLOSING) ACT 1991

Closure of Portion of Grenfell Road

NOTICE is hereby given that the City of Tea Tree Gully proposes to make a Road Process Order in accordance with section 10 of the Roads (Opening and Closing) Act 1991, to close a portion of road in the Hundred of Yatala, being a strip of Grenfell Road, Surrey Downs, adjoining allotment 1 in Filed Plan 10889 being the Golden Grove Tavern and marked 'A' on Preliminary Plan No. 04/0097.

It is proposed that the road to be closed marked 'A' be transferred to Golden Gateway Tavern Pty Ltd and merged with said allotment 1 in Deposited Plan 10889.

A preliminary plan of the proposal, and statement, may be viewed at the Civic Centre, 571 Montague Road, Modbury between the hours of 8.45 a.m. and 5 p.m. Monday to Friday or at the Adelaide Office of the Surveyor-General, during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the City of Tea Tree Gully by Friday, 19 November, 2004. If a submission is made, the City of Tea Tree Gully is required to give notice of the time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired. Any submission must set out the full name and address of the person making the submission and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

G. J. PERKIN, Chief Executive Officer

CORPORATION OF THE TOWN OF WALKERVILLE

*Supplementary Election for Councillor
in Vale Park Ward*

NOMINATIONS are hereby invited and will be received at the Corporation of the Town of Walkerville located at 66 Walkerville Terrace, Walkerville, from Thursday, 28 October 2004 until 12 noon Thursday, 18 November 2004, from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate's handbooks are available from 66 Walkerville Terrace, Walkerville.

A candidate must submit a profile of not more than 150 words with the nomination form.

A candidate photograph of predominantly the head and shoulders, taken within the preceding 12 months, may also be submitted.

A briefing session for prospective candidates will be conducted at 7.00 p.m. on Wednesday, 3 November 2004 at the Meeting Room, Corporation of the Town of Walkerville, 66 Walkerville Terrace, Walkerville.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Returning Officer no later than 12 noon on Monday, 20 December 2004.

STEVE TULLY, Returning Officer

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Closure of Public Road

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Alexandrina Council proposes to make a Road Process Order to close and sell to Chaltom Nominees Pty Ltd that portion of Public Road adjoining the northern boundary of allotment piece 6 in Filed Plan 126349 and lettered 'A' in Preliminary Plan No. 04/0086 and the Alexandrina Council further proposes to open as road portion of allotment piece 6 in Filed Plan 126349 and numbered '15' in Preliminary Plan No. 04/0086.

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

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

All objections shall be in writing giving the objector's full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at the subsequent meeting when the objection will be determined by Council.

An application for an easement shall be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement whether it will be in favour of the owner of adjoining or nearby land and if so specify the land to which the easement will be annexed and reasons for the grant of easement.

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

Dated 14 October 2004.

J. COOMBE, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Temporary Road Closure

NOTICE is hereby given that at its meeting held on Wednesday, 13 October 2004, council resolved that pursuant to section 33 of the Road Traffic Act 1961, High Street from the northern side of Cross Street to the southern side of North Terrace (Buckleboo Road) be closed to all vehicles except emergency service vehicles, between 5.30 p.m. on 29 October 2004 and 1.30 a.m. on 30

October 2004, for the purpose of holding the 'Back to School 40th year and the Kimba District Council 80th year' celebrations.

D. A. CEARNS, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Final Adoption of Community Land Management Plans

NOTICE is hereby given, pursuant to section 197 (3) of the Local Government Act 1999, that Light Regional Council, at its meeting held on 17 August 2004, adopted Management Plans for the following Community Land:

Kapunda Recreation Grounds and Reserves

Allendale North Recreation Ground
The Pines
Gundrys Hill Lookout
Davidson Reserve
Mill Lane
Francis Street
Coghill Street
Sturt Memorial
Hill Street Playground

Freeling Parks and Reserves

Fiddlewood Drive, (2)
Sugar Gum Place
Borrow Place
Freeling Railway Park
Mattiske Park
Freeling Recreation Park
Anzac Park

Greenock Parks and Reserves

Koncke Street
Greenock Centenary Park
Buffering Reserves (2), Kapunda Road
Barons Court Passive Reserve
Victor Road Passive Reserve
Greenock Town Square

Wasleys Parks and Reserves

George Street
Forster Street
Wasleys Recreation Park

Gawler Belt and Roseworthy Parks and Reserves

Sturt Highway, Gawler Belt (2)
Mallala Road, Gawler Belt
Kentish Road, Gawler Belt (2)
Shamrock Way, Roseworthy (3)
Main North Road, Roseworthy
Barkley Drive, Gawler Belt (2)
Palomino Court
Pengilly Scrub, Roseworthy

Hewett Parks and Reserves

Kestrel Road (2)
Goldfinch Way (2)
Kingfisher Drive
AM Dawkins Memorial Park, Gawler River
Samuel Dawkins Reserve / Gawler River CFS

Cemeteries

Kapunda, Freeling, Greenock, Loos, Schoenfeldt (Freeling), Magdalla (Wasleys) Mount Bethel (Templers), Kangaroo Flat Church and Cemetery

Other Land and Buildings

Kapunda Kindergarten
Kapunda Museum and Bagot's Fortune Mining Centre
Kapunda Copper Mine
Kapunda Senior Citizens' Club building
Kapunda War Memorial
Kapunda RSL
Kapunda STEDS Lagoons
Freeling RSL
Freeling Institute
Greenock Institute and Library
Wasleys Institute and Library
Roseworthy STEDS Waste Water Treatment Plant
Roseworthy Waste Station

P. BEARE, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Supplementary Election for Forest Ward

NOMINATIONS are hereby invited and will be received at the offices of the District Council of Mount Remarkable, Stuart Street, Melrose, from Thursday, 28 October 2004 until 12 noon on Thursday, 18 November 2004, from any person eligible to be a candidate for election to the vacancy.

Nomination forms and candidate's handbooks are available from the above address, between 9 a.m. and 5 p.m., Monday to Friday, or upon request by telephoning (08) 8666 2014 or emailing ceo@mtr.sa.gov.au.

A candidate must submit a profile of not more than 150 words with the nomination form. A candidate photograph of predominantly the head and shoulders, taken within the preceding 12 months, may also be submitted.

A briefing for prospective candidates will be conducted at 7.30 p.m. on Monday, 8 November 2004 in the District Council of Mount Remarkable Council Chambers, Stuart Street, Melrose.

If more than the required number of nominations are received for the vacancy, an election will be conducted entirely by postal ballot with the return of the completed ballot papers to reach the Deputy Returning Officer no later than 12 noon on Monday, 20 December 2004.

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF PETERBOROUGH

Adoption of Community Land Management Plans

NOTICE is hereby given, pursuant to section 197 (3) of the Local Government Act 1999, that the District Council of Peterborough at a meeting held on 5 October 2004, adopted Management Plans for the following Community Land:

Cemeteries
Recreation Reserves
Parks

T. D. BARNES, Chief Executive Officer

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

- Bishop, Lucy Florance*, late of 60 Balcombe Avenue, Findon, home duties, who died on 23 August 2004.
Bogisch, Ronald Gerhard, late of 3 O'Loughlin Terrace, Ceduna, retired machine compositor, who died on 21 July 2004.
Boss, Archibald Roy, late of Hawden Street, Whyalla Norrie, retired shunter, who died on 18 August 2004.
Bown, William John, late of Gadd Avenue, Crystal Brook, retired farmer, who died on 11 May 2004.
Brown, Rhonda Eleanor, late of 52 Ferguson Avenue, Myrtle Bank, of no occupation, who died on 12 August 2004.
Davis, Eva Emily May, late of 30 Shillabeer Road, Elizabeth Park, of no occupation, who died on 23 July 2004.
Elding, Joyce Maureen, late of Edmund Terrace, Crystal Brook, widow, who died on 28 June 2004.
Keipert, Deane, late of 110 Strathfield Terrace, Largs North, retired foreman toolmaker, who died on 29 July 2004.

Kennedy, Queenie Victoria, late of 39 Finnis Street, Marion, of no occupation, who died on 4 August 2004.

Miller, Eric Burfield, late of 55-59 Ferguson Avenue, Myrtle Bank, retired quarry machine operator, who died on 21 August 2004.

Moore, Thelma Marion, late of 2 Jean Street, Oaklands Park, widow, who died on 24 July 2004.

Morkys, Vladas, late of 32 Cross Road, Myrtle Bank, retired steelworker, who died on 22 August 2004.

Pfitzner, Howard Arthur, late of 18 Cross Road, Myrtle Bank, retired school teacher, who died on 28 July 2004.

Prider, Audrey Joan, late of 56 High Street, Grange of no occupation, who died on 13 August 2004.

Rice, Brian George, late of 17 Broadway, South Brighton, retired engineer, who died on 14 September 2004.

Roberts, Doris, late of 30 Shillabeer Road, Elizabeth Park, of no occupation, who died on 16 August 2004.

Salmon, Norma, late of 11 Ash Street, Aberfoyle Park, of no occupation, who died on 16 August 2004.

Sinclair, Mary Young, late of 20 Koowarra Terrace, Largs North, retired cleaner, who died on 5 August 2004.

Sutter, Cyril Max, late of 12 Swinton Close, Christie Downs, retired maintenance man, who died on 6 September 2004.

Tucker, Lillian Maud, late of 6 Booth Avenue, Linden Park, of no occupation, who died on 5 August 2004.

Thomson, Marie Laureen, late of 251 Esplanade, Seacliff, company director, who died on 23 June 2004.

Virgin, Ronald Albert, late of 20 Showground Road, Mount Pleasant, retired bricklayer, who died on 29 May 2004.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 19 November 2004, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 14 October 2004.

C. J. O'LOUGHLIN, Public Trustee

ASSOCIATIONS INCORPORATION ACT 1985

HIGHGATE AFTER SCHOOL CARE PROGRAM INCORPORATED
(REGISTERED NO. 12198T)

Voluntary Winding Up

NOTICE is hereby given that the final meeting of members of the abovementioned association is to be held on 1 December 2004 at 2 p.m.

Dated 19 October 2004.

C. ALLEN, Committee Member

ATTENTION

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

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

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

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

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

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