No. 50 3017



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 31 AUGUST 2006

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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, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Physiotherapy Board of South Australia, pursuant to the provisions of the Physiotherapy Practice Act 2005

Member: (from 1 September 2006 until 31 August 2009)

Joanne McNair Alison Bell Josephine Bills John Camens

Member: (from 1 September 2006 until 31 August 2008)

Lorraine Sheppard Margaret Graham-King Mary Christine Brown Elizabeth Ann Nelson Elizabeth Kosmala

By command.

P. CAICA, for Premier

HEACS/06/140

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Occupational Therapy Board of South Australia, pursuant to the provisions of the Occupational Therapy Practice Act 2005:

Member: (from 31 August 2006 until 30 August 2009)

Kevin Duffy Nandu Nandoskar Anne Louise Morgan Brenton John Kortman

Member: (from 31 August 2006 until 30 August 2008)

Susan Gilbert Hunt Margaret Ann Bonesmo Lesley Shorne Samantha Battams Jill Hadley

By command,

P. CAICA, for Premier

HEACS/06/139

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Podiatry Board of South Australia, pursuant to the provisions of the Podiatry Practice

Member: (from 31 August 2006 until 30 August 2009) Carolyn Frances Miller

Catherine Jane Loughry Rolf Wilhelm Scharfbillig Fraser Warrick

Member: (from 31 August 2006 until 30 August 2008) Sara Louise Jones

Meredith Dickson Rita Princi Margaret Joan Bradley Russell Junette Hepworth Smith

By command.

P. CAICA, for Premier

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978

Member: (from 31 August 2006 until 30 June 2007) Anne Howe

By command,

P. CAICA, for Premier

EHCS 06/0018

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sport Board, pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 10 September 2006 until 9 September 2008)

Bruce James Carter Timothy Schenken Roger Čook Gregory Boulton

Presiding Member: (from 10 September 2006 until 9 September 2008)

Roger Cook

Deputy Presiding Member: (from 10 September 2006 until 9 September 2008) Gregory Boulton

By command.

P. CAICA, for Premier

TF 06/059 CS

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Wright, MP, Minister for Administrative Services and Government Enterprises, Minister for Industrial Relations and Minister for Recreation, Sport and Racing to be also Acting Deputy Premier, Acting Treasurer, Acting Minister for Industry and Trade and Acting Minister for Federal/State Relations for the period 4 September 2006 to 10 September 2006 inclusive during the absence of the Honourable Kevin Owen Foley, MP.

By command.

P. CAICA, for Premier

TF 06/029 CS

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Gail Gago, MLC, Minister for Environment and Conservation, Minister for Mental Health and Substance Abuse and Minister Assisting the Minister for Health to be also Acting Minister for Health, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period 4 September 2006 to 7 September 2006 inclusive during the absence of the Honourable John David Hill, MP.

By command,

P. CAICA, for Premier

HEACS/06/147

HEACS/06/138

Department of the Premier and Cabinet Adelaide, 31 August 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Rory John McEwen, MP, Minister for Agriculture, Food and Fisheries and Minister for Forests to be also Acting Minister for the River Murray, Acting Minister for Regional Development, Acting Minister for Small Business, Acting Minister for Science and Information Economy and Acting Minister Assisting the Minister for Industry and Trade for the period 2 September 2006 to 9 September 2006 inclusive during the absence of the Honourable Karlene Ann Maywald, MP.

By command.

P. CAICA, for Premier

MRMCS 06/012

ADVOCACY PANEL

Consultation on Draft Appointment Guidelines

THE AEMC gives notice that it is commencing the Rules consultation procedures on the draft guidelines for the appointment of members of the Advocacy Panel. A copy of the guidelines can be found on the AEMC's website. Submissions must be received by 20 October 2006.

Appointments to Advocacy Panel

The Australian Energy Market Commission (AEMC) invites expressions of interest (EOIs) for appointment to the positions of Chairperson and four members of the Advocacy Panel

The Advocacy Panel determines and provides funding to end users to allow them to participate in the decision-making processes relating to the National Electricity Market.

EOIs for all of the above positions must:

- be in writing
- · address the eligibility criteria in terms of independence and the requisite skills, knowledge and experience;
- · address any other requirements of the draft appointment guidelines:
- include the person's curriculum vitae; and
- be received by 16 September 2006.

and EOIs should Submissions be forwarded <u>aemc@aemc.gov.au</u>. Further information on the above matters are available on the AEMC's website www.aemc.gov.au or by contacting the AEMC on (02) 8296 7800.

John Tamblyn Chairman Australian Energy Market Commission Level 16, 1 Margaret Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

31 August 2006.

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following

Under Section 107, the time period has been extended to 7 September 2006 for:

- · the making of the final determination for the draft National Electricity Amendment (Management of negative settlement residues in the Snowy Region) Rule 2006; and
- the making of the draft determination for the proposed National Electricity Amendment (Management of negative settlement residues by re-orientation) Rule 2006.

Under Section 99, revised notice of the making of the draft determination and draft National Electricity Amendment (Metrology) Rule 2006. Copies of the draft determination and the draft Rule are published on the AEMC's website and available for inspection at the AEMC. Submissions and any request for a hearing should be forwarded to: submissions@aemc.gov.au and:

- submissions must be received by 12 October 2006; and
- requests for a hearing must be received by 7 September 2006

Upon receipt, AEMC publishes all submissions on its website subject to consideration of any claim of confidentiality.

Further details on the above matters are available on AEMC's website www.aemc.gov.au

John Tamblyn Chairman Australian Energy Market Commission Level 16, 1 Margaret Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800

Facsimile: (02) 8296 7899

31 August 2006.

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Ambassador Sports Services Incorporated Australian Health Industry Incorporated Autocad User's Group of South Australia Incorporated Adelaide Chamber Orchestra Incorporated Emergency Foster Care Incorporated Eyre Peninsula Gem Faceting & Rock Club Incorporated Hallett Cove Heights Residents Association Incorporated Independent Schools Board National Equity Program for Schools Authority Incorporated

Kangaroo Island Natural Resources Board Incorporated Metropolitan Community Church of Adelaide Incorporated MMAL Air Pistol Club İncorporated

National Organisation for Electronic Learning Incorporated Peterborough Christian Community Centre Management

Association Incorporated Southern Fleurieu Marine Conservation Society Incorporated

Southern Vales Basketball Association Incorporated Whyalla Community Club Incorporated

YP Tai Chi Incorporated

The Encounter Coast Dance Group Incorporated The Friends of the Arts in Burnside Incorporated Winetac Incorporated

Given at Adelaide, 28 August 2006.

S. EVERARD, a Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF LIGHT REGIONAL COUNCIL—HERITAGE PLAN AMENDMENT

NOTICE

PURSUANT to section 28 (1) of the Development Act 1993, I, the Governor, with the advice and consent of the Executive Council, being of the opninion that it is necessary in the interest of the orderly and proper development of the area affected by the 'Light Regional Council—Heritage Plan Amendment' that the Plan Amendment should come into operation without delay, declare that the Plan Amendment will come into operation on an interim basis on 31 August 2006.

Given under my hand at Adelaide, 24 August 2006.

MARJORIE JACKSON-NELSON, Governor

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF GRANT—RURAL AND COUNTRY LIVING PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'District Council of Grant—Rural and Country Living Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

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

Dated 31 August 2006.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN/04/0492

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF LOXTON WAIKERIE—GENERAL PLAN AMENDMENT

Preamble

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

NOTICE

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

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

Dated 31 August 2006.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN/03/0387

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMENDMENT TO THE GRANT (DC) DEVELOPMENT PLAN Preamble

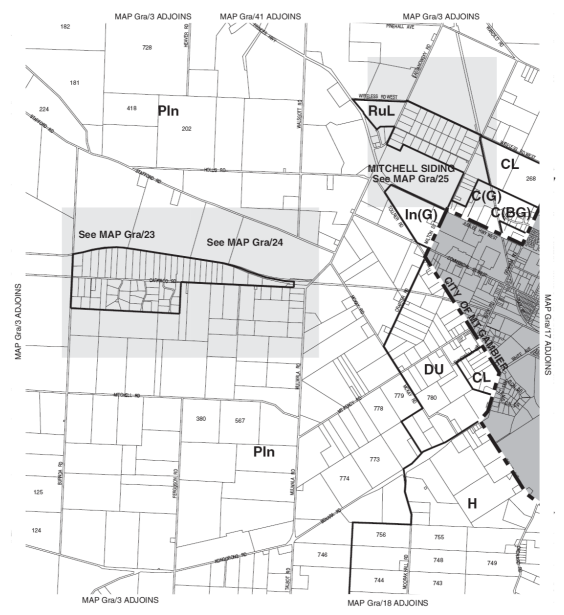
It is necessary to amend the Grant (DC) Development Plan dated 31 August 2006.

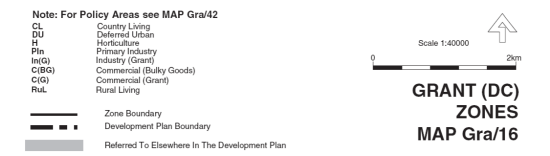
NOTICE

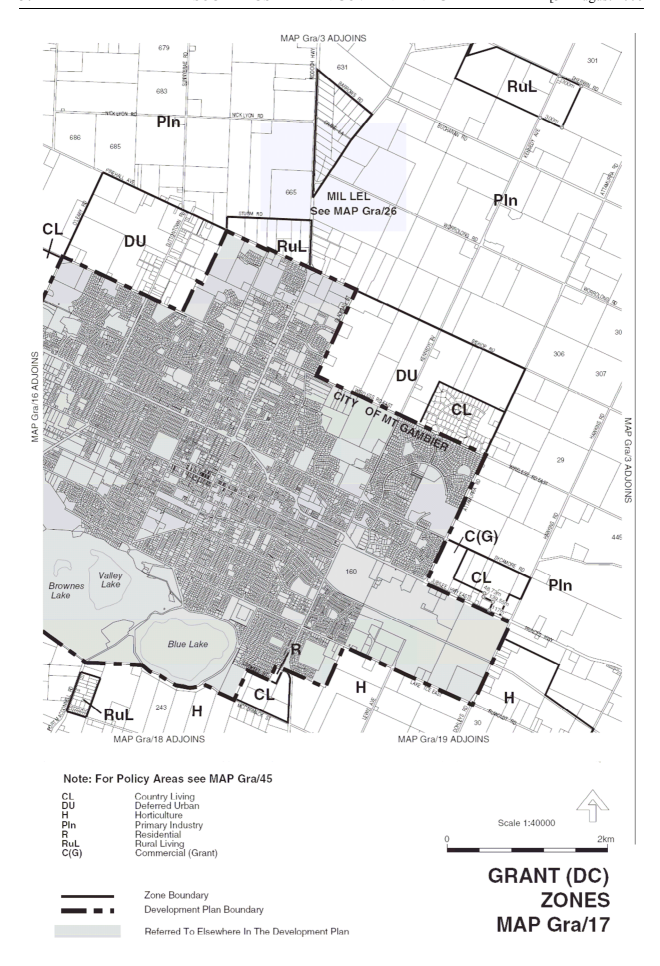
PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Grant (DC) Development Plan dated 31 August 2006, as follows:

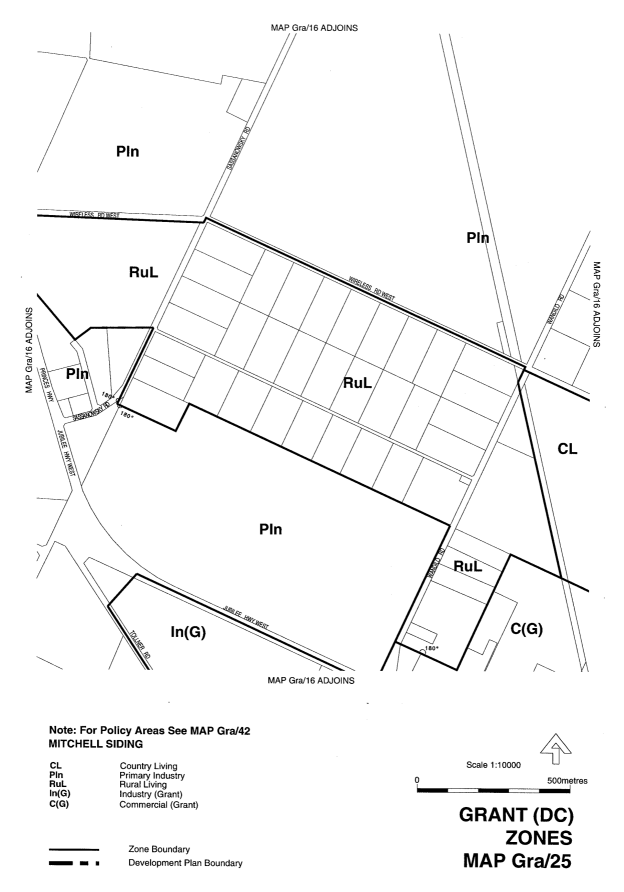
Replace Maps Gra/16, Gra/17 and Gra/25 with new maps contained in Attachment A.

ATTACHMENT A









Dated 31 August 2006.

PAUL HOLLOWAY, Minister for Urban Development and Planning

THE DISTRICT COURT OF SOUTH AUSTRALIA PORT AUGUSTA CIRCUIT COURT

Sheriff's Office, Adelaide, 22 August 2006

IN pursuance of a precept from the District Court of South Australia to me directed, I do hereby give notice that the said Court will sit as a Court of Oyer and Terminer and General Gaol Delivery at the Courthouse at Port Augusta on the day and time undermentioned and all parties bound to prosecute and give evidence and all jurors summoned and all others having business at the said Court are required to attend the sittings thereof and the order of such business will be, unless a Judge otherwise orders, as follows:

Monday, 4 September 2006, at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intentions to plead guilty and the passing of sentences

Juries will be summoned for Tuesday, 5 September 2006 and persons will be tried on this and subsequent days of the sittings.

Prisoners in HM Gaol and on bail for sentence and for trial at the sittings of the Port Augusta Courthouse, commencing Monday, 4 September 2006.

September 2006.		
Robinett, Frederick John	Damaging property	On bail
Astell, Desmond Fred	Taking part in the sale of methylamphetamine	On bail
Bastian, Nicole Alana	Taking part in the sale of methylamphetamine	On bail
Lamb, Edward A.	Taking part in the sale of methylamphetamine	On bail
Beare, Brenton Andrew	Taking part in the sale of methylamphetamine; possessing methylamphetamine for sale; possessing cannabis for sale; producing cannabis; unlawful possession	On bail
Beare, Brenton Andrew	Possess methylamphetamine for sale; possessing cannabis for sale; producing cannabis; unlawful possession	On bail
Crombie, Timothy Bradman	Aggravated serious criminal trespass in place of residence; common assault; fail to comply with domestic violence restraining order	On bail
Dunne, Michael Hart, Jason Richard	Indecent assault Possessing a controlled substance for sale; unlawful possession	On bail On bail
Jensen, Mark John	Possessing methylam- phetamine for sale	On bail
Malcolm, Michelle Connie	Possessing methylam- phetamine for sale	On bail
Lennon, Benjamin Ross	Aggravated serious criminal trespass (non-residential)	In gaol
M	Unlawful sexual intercourse with a person under 12; indecent assault (2)	On bail
Parker, Roger Lee	Aggravated serious criminal trespass—residence occupied; common assault on person other than family member (3); trespass in a place of residence knowing another present	In gaol
Robinett, Frederick John	Application for enforcement of a breached bond; assault a police officer	On bail
Ross, Peter Robert	Unlawful sexual intercourse	On bail

Prisoners on bail must surrender at 10 a.m. of the day appointed for the respective trials. If they do not appear when called upon their recognizances and those of their bail will be estreated and a bench warrant issued forthwith.

By order of the Court,

M. A. STOKES, Sheriff

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A01 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991; and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 36A, 36B, 36C, 37H and 37J.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences.
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 4—Data Logger

The exemption holder must:

- Install a Data Logger approved by the Director of Fisheries on their vessel.
- Provide a telephone report on 1800 065 522 prior to fishing.
- Turn on the Data Logger prior to making the above telephone report.
- Prior Report prior to leaving home by SMS text to the VMS Duty Officer or the nominated Fisheries Officer.

- All bins must be sealed within the boundaries of the designated fishing area and consecutively numbered tags applied to each bin.
- Count and measure all catch taken within each area using the Data Logger.
- Complete a CDR1 form in accordance with existing licence conditions and on that form also provide the number of abalone taken from each area.

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A02 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991; and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 39G, 40A, 40B, 40C and 40D.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences.
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 3—Prior Reporting

The exemption holder must:

- Provide a telephone report on 1800 065 522 prior to leaving home. An SMS text message will be forwarded to the VMS Duty Officer or the nominated Fisheries Officer.
- All bins must be sealed within the boundaries of the designated fishing area and consecutively numbered tags applied to each bin.
- Complete a CDR1 form at sea immediately after the bins are sealed.

- Provide a telephone report on 1800 065 522 prior to moving from one area to another and provide information about the number of bins and tag numbers used at the previous location.
- Provide a telephone report on 1800 065 522 prior to landing and provide information about the time and place of landing.

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A03 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991; and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 35B, 37C, 37D, 37E and 39F.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences.
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 2-VMS and Prior Reporting

The exemption holder must:

- Install a Vessel Monitoring System (VMS) on their vessel to the satisfaction of the PIRSA Regional Manager, East or his representative.
- Turn the VMS on prior to leaving the beach.
- Provide a telephone prior report on 1800 065 522 prior to leaving home. An SMS text message will be forwarded to the VMS Duty Officer or the nominated Fisheries Officer.
- All bins must be sealed within the boundaries of the designated fishing area and consecutively numbered tags applied to each bin.

- Complete a CDR1 form at sea immediately after the bins are sealed.
- Provide a telephone report on 1800 065 522 prior to moving from one area to another and provide information about the number of bins and tag numbers used at the previous location.
- Provide a telephone report on 1800 065 522 prior to landing and provide information about the time and place of landing.

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A04 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991: and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 39C, 39B, 39E and 39F.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 3—Prior Reporting

The exemption holder must:

- Provide a telephone report on 1800 065 522 prior to leaving home. An SMS text message will be forwarded to the VMS Duty Officer or the nominated Fisheries Officer.
- All bins must be sealed within the boundaries of the designated fishing area and consecutively numbered tags applied to each bin.
- Complete a CDR1 form at sea immediately after the bins are sealed.

- Provide a telephone report on 1800 065 522 prior to moving from one area to another and provide information about the number of bins and tag numbers used at the previous location.
- Provide a telephone report on 1800 065 522 prior to landing and provide information about the time and place of landing

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A05 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991; and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 37G, 39A and 39G.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences.
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 5-VMS and Prior Reporting and Data Logger

The exemption holder must:

- Install a Vessel Monitoring System (VMS) on their vessel to the satisfaction of the PIRSA Regional Manager, East.
- Provide a telephone report on 1800 065 522 prior to leaving home. An SMS text message will be forwarded to the VMS Duty Officer or the nominated Fisheries Officer.
- All bins must be sealed within the boundaries of the designated fishing area and consecutively numbered tags applied to each bin.
- Count and measure all catch taken within each area using the Data Logger.

- Complete a CDR1 form at sea immediately after the bins are sealed.
- Provide a telephone report on 1800 065 522 prior to moving from one area to another and provide information about the number of bins and tag numbers used at the previous location.
- Provide a telephone report on 1800 065 522 prior to landing and provide information about the time and place of landing.

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the registered master of Southern Zone Abalone Fishery Licence No. A06 issued pursuant to the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991 (the 'exemption holder'), is exempt from:

- section 34 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991: and
- clause 1 of Schedule 6 of the Fisheries (General) Regulations 2000,

but only insofar as the exemption holder may take undersized blacklip abalone (*Haliotis rubra*) when taking blacklip abalone quota entitlements as endorsed on licences at licence condition 336 (2), from those waters identified in Schedule 1 (the 'exempted activity'), subject to the conditions in Schedule 2, from the date of the gazettal of this notice until 31 December 2006, unless varied or revoked earlier.

SCHEDULE 1

Those waters within the boundaries of Abalone Map Codes 37C, 37D and 37E.

SCHEDULE 2

- 1. The exempted activity may only be conducted by the exemption holder as a participant in FRDC Project 2004/019.
- 2. The exemption holder may only engage in the exempted activity at the direction of Dr Stephen Mayfield of SARDI Aquatic Sciences
- 3. A maximum of 350 abalone of at least 110 mm shell length may be taken from within each map code pursuant to this notice.
- 4. All abalone taken pursuant to this notice must be retained in an abalone bin which is sealed and marked with a 'research' tag prior to leaving the sample area.
- 5. All shells from abalone collected pursuant to this notice must be provided to Dr Stephen Mayfield or his representative within 24 hours of receipt by the processor.
- 6. The exemption holder must comply with all compliance protocols set out in Schedule 3 of this notice.
- 7. The exemption holder must allow a PIRSA Fisheries Departmental Officer or SARDI researcher to accompany the exemption holder at any time during the exempted activity.
- 8. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 9. The exemption holder 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.

SCHEDULE 3

Protocol 1—Current Program (Control)

The exemption holder must:

- Provide a telephone report on 1800 065 522 prior to fishing.
- Land all abalone whole and in shell.
- Seal all bins and attach a numbered tag consecutively to each bin

- Complete a CDR1 form at the completion of a fishing trip providing the number of bins and numbers of the tags used.
- Within 50 m of landing, attach the CDR1 form to the bin with the highest numbered tag.
- Consign the bins to a nominated Fish Processor for weighing.
- If the exemption holder fails to fish after providing a prior report they must notify PIRSA Fishwatch on the same number (1800 065 522) that the proposed activities have been cancelled.

Dated 24 August 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Garry Warrick (the 'exemption holder') is exempt from Clause 22 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as he may use the device described in Schedule 1 to take carp, bony bream and other non-native species in the areas specified in Schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 25 August 2006 until 30 June 2007, unless varied or revoked earlier.

SCHEDULE 1

'Carp net'—a gill net with a ply greater than 5, having a maximum length of 50 m and a minimum mesh size of 10 cm and a maximum mesh size not exceeding 18 cm.

SCHEDULE 2

(1) Subject to paragraph (2), the exemption holder may conduct fishing activities pursuant to this notice in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

Area Excluded	Period of Closure
Lake Littra and outflow channel	Permanent—all year
Clover Lake	Permanent—all year
Coombool Swamp	Permanent—all year
Lake Limbra and outflow channel	Permanent—all year
Lake Woolpolool	Permanent—all year
Ral Ral Creek below Chaffey Pump	Permanent—all year
and entrance waters to Lake	
Merreti	
Katarapko Creek and Eckert Creek,	Permanent—all year
including The Splash	
Bulyong Creek	Permanent—all year
Pilby Creek	Permanent—all year
Hancock Creek	Permanent—all year
Mundic Creek	Permanent—all year
Pike Creek	Permanent—all year
Punkah Creek	Permanent—all year
Slaney Creek	Permanent—all year
Loch Luna	Permanent—all year
Cobdogla Swamp	1 August to 30 April
	(inclusive)
Loveday Swamp/Mussel Lagoons	1 August to 30 April
	(inclusive)
Lake Merreti	1 August to 31 January
	(inclusive)
Loveday Swamp/Mussel Lagoons	(inclusive) 1 August to 30 April (inclusive)

(2) The exemption holder may conduct fishing operations within the closure areas and periods listed above if given written approval by the Director of Fisheries to undertake specified carp eradication work in a specified area for a specified period.

SCHEDULE 3

- 1. The exemption holder must not use more than 30 carp nets at any one time in permitted backwaters of the River Murray.
- 2. The exemption holder must not have more than 30 carp nets in his possession at any time when he is deploying carp nets in the backwaters of the River Fishery.

- 3. The exemption holder may only engage in the exempted activity when also fishing pursuant to River Fishery Licence No. R27, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R27.
- 4. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R27.
- 5. All native fish (excluding bony bream and yabbies) taken in the course of the exempted activity must be immediately returned to the water.
- 6. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and provide the following details:
 - The licence number and person(s) conducting the activity.
 - The exact location(s) of the fishing activities.
 - The number of carp nets being used.
 - Exemption number 9901915.
- 7. The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.
- 8. When the exemption holder moves the carp nets more than 3 km from the reported location of the nets under condition 6, or removes the nets from the River completely, the exemption holder must again report to the PIRSA Fisheries Compliance Unit on 1800 065 522 and provide either details, as required under condition 6 of this exemption, or report that fishing with carp nets has ceased.
- 9. While engaged in the exempted activity, the exemption holders must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer as requested.
- 10. The exemption holder 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 25 August 2006

W. ZACHARIN, Director of Fisheries

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 Barrie William Heard and Janice Maude Heard have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Railway Terrace, Balaklava, S.A. 5461 and known as Terminus Hotel.

The applications have been set down for hearing on 26 September 2006 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 18 September 2006).

The applicants' address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo or 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 25 August 2006.

Applicants

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 Michael James Secomb and Terri Ann Dowling have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 20 Railway Terrace, Copley, S.A. 5732 and known as Leigh Creek Hotel.

The applications have been set down for hearing on 3 October 2006 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 25 September 2006).

The applicants' address for service is c/o Jarrod Ryan, Santos House, Level 17, 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 23 August 2006.

Applicants

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 IDI Enterprises Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence held in respect of premises situated at Gray Street, Freeling, S.A. 5372 and known as Railway Hotel.

The applications have been set down for hearing on 5 October 2006 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 27 September 2006).

The applicant's address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo or 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 28 August 2006.

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 Roo Pty Ltd, Goodthing Enterprises Pty Ltd and P. & J. Hurley Pty Ltd have applied to the Licensing Authority to redefine the Licensed Area of the premises situated at 66 Magill Road, Norwood, S.A. 5067 and known as Alma Tavern.

The application has been set down for hearing on 22 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above on or before 20 September 2006.

The applicants' address for service is c/o Michael Jeffries, 4th Floor, 60 Hindmarsh 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 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 28 August 2006.

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 Buckenhorse Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation, Entertainment Consent, extention of Trading Area and Redefinition in respect of premises situated at 1 Main Road, Marrabel, S.A. 5413 and known as Marrabel Hotel.

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

 Variation to Extended Trading Authorisation to include areas as per plans lodged and to include the following additional times:

Friday and Saturday: Midnight to 2 a.m. the following day;

Good Friday: Midnight to 2 a.m.;

Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day.

 Entertainment Consent is sought to include the area as per plans lodged and to include the following times:

Friday: 8 p.m. to 1 a.m. the following day; Saturday: 8 p.m. to 1 a.m. the following day; Sunday: Midday to midnight.

• Redefinition to licensed premises is sought to include verandah area (including Extended Trading Authorisation).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Wendy Schutz, P.O. Box 3, Marrabel, S.A. 5413.

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 21 August 2006.

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 Miramar (S.A.) Pty Ltd as trustee for Sauchelli Family Trust has applied to the Licensing Authority for the removal and transfer of a Restaurant Licence in respect of premises situated at 15-17 Ellen Street, Moonta, S.A. 5558 and to be situated at 171 Bay Road, Moonta Bay, S.A. 5558 and known as La Cantina Cafe.

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Laura Sauchelli, 171 Bay Road, Moonta Bay, S.A. 5558.

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 21 August 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Steven Secker and Megan Secker have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 578, Frenchs Road, Springton, S.A. 5235 and to be known as Eden Valley Estate.

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicants' address for service is c/o Steven Secker, RSD 224, Springton, S.A. 5235.

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 22 August 2006.

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 Brenton Lovering and Kellie Connell have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 645 Tin Smith Road, Kingscote, S.A. 5223 and known as Brenton Lovering & Kellie Connell

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicants' address for service is c/o Brenton Lovering, P.O. Box 194, Kingscote, S.A. 5223.

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 22 August 2006.

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 R. J. & R. A. Elmes Pty Ltd as trustee for the R. J. & R. A. Elmes Family Trust, Peter James Elmes, Katherine Elisabeth Elmes and R. J. & D. J. Elmes Pty Ltd as trustee for the Watermark Unit Trust have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lots 9 and 10, Deposited Plan 59835, Sterling Downs Road, Currency Creek, S.A. 5214 and to be known as Finniss River Estate.

The application has been set down for hearing on 29 September 2006 at 9 a m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicants' address for service is c/o Duncan Basheer Hannon Lawyers, 66 Wright Street, Adelaide, S.A. 5000 (Attention: David Tillett or John Williams).

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.

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 Daiwa Food Corporation Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 105 Francis Road, Wingfield, S.A. 5013 and known as Daiwa Food Corporation.

The application has been set down for hearing on 29 September 2006 at 9 $\ensuremath{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Charles Pai, 17 Murdock Street, Clayton South, Vic. 3169.

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 23 August 2006.

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 Tin Roof Pty Ltd has applied to the Licensing Authority for the Redefinition of the Hotel Licence and an Entertainment Venue Licence in respect of premises situated at 163 Waymouth Street, Adelaide, S.A. 5000 and known as Garage Bar and Dining.

The application has been set down for callover on 29 September 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

 Redefinition of the Hotel Licence to include the mezzanine area known as office space (currently not licensed) as per plans lodged.

- Then to further redefine the Licensed Premises to exclude all current licensed areas and to subsequently suspend the license
- The applicant also seeks the approval of an Entertainment Venue Licence subject to the same terms and conditions of the existing Hotel Licence in respect of the Entertainment Consent and Extended Trading Authorisation.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Ben Barnett, 163 Waymouth 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 23 August 2006.

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 Stephen Craig Scotford has applied to the Licensing Authority for the removal and transfer of Special Circumstances Licence in respect of premises situated at 27 Norseman Street, Port Noarlunga South, S.A. 5167 and to be situated at 18 Armstrong Street, Sellicks Beach, S.A. 5174 and known as Southern Spirit Limousines.

The application has been set down for callover on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Stephen Scotford, P.O. Box 353, Sellicks Beach, S.A. 5174.

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 24 August 2006.

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 Fresh Food Produce Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 9 Moseley Square, Glenelg, S.A. 5045.

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- For consumption on the licensed premises at any time:
 - (a) by patrons seated at a table;
 - (b) by patrons standing but only at a genuine prebooked function.
- It will be a condition of the licence that the primary and predominant function of the business will be the supply of meals to the public.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o David Watts, 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 25 August 2006.

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 Trico Pty Ltd as trustee for the Mele Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 33 Old Sturt Highway, Berri, S.A. 5343 and to be known as Berri Bowland

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell liquor in accordance with section 40 of the Liquor Licensing Act 1997 and any other conditions of this licence.
- For consumption on the premises only:

Monday to Thursday: 9 a.m. to midnight; Friday to Saturday: 9 a.m. to 1 a.m. the following day; Sunday: 9 a.m. to 11 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Steven Mele, P.O. Box 784, Berri, S.A. 5343.

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 25 August 2006.

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 Rosemary Calabria has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 7 Hotchkiss Crescent, Croydon Park, S.A. 5008 and to be known as Calabria Wines SA.

The application has been set down for callover on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Rosemary Calabria, 7 Hotchkiss Crescent, Croydon Park, S.A. 5008.

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 25 August 2006.

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 Grocke Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 24 Maria Street, Tanunda, S.A. 5352 and to be known as Grocke Wines.

The application has been set down for callover on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Heuzenroeder & Heuzenroeder Solicitors, 49 Murray Street, Tanunda, S.A. 5352.

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 25 August 2006.

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 Eyria Investments Pty Ltd has applied to the Licensing Authority for alterations and redefinition of a Hotel Licence in respect of premises situated at Lincoln Highway, Port Lincoln, S.A. 5606 and known as Port Lincoln Hotel

The application has been set down for callover on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o Duncan Basheer Hannon, 66 Wright Street, Adelaide, S.A. 5000 (Attention: David Tillett).

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 28 August 2006.

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 Gats & Associates Pty Ltd as trustee for the Gatley Family Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop C, 121 Railway Terrace, Mile End, S.A. 5031 and known as BB's Espresso Mile End.

The application has been set down for hearing on 29 September 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 21 September 2006).

The applicant's address for service is c/o John Gatley, Level 4, 172 North Terrace, 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 28 August 2006.

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 Bradley and Bronwyn George have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1, 17-21 Ocean Street, Victor Harbor, S.A. 5211 and known as Albert's Place

The application has been set down for hearing on 3 October 2006 at $9.30 \ \text{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 25 September 2006).

The applicants' address for service is c/o Bradley George, 7 Glen Court, Goolwa, S.A. 5214.

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 24 August 2006.

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 Wessam Daou and Rabeh Jamaleddine as trustee for the Plaza Pizza Bar Unit Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 652 North East Road, Holden Hill, S.A. 5088 and known as Plaza Pizza Bar.

The application has been set down for hearing on 3 October 2006 at 10 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 25 September 2006).

The applicants' address for service is c/o Wessam Daou, 652 North East Road, Holden Hill, S.A. 5088.

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 22 August 2006.

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 Marjorie Hazel Gosse has applied to the Licensing Authority for the transfer of a Restaurant Licence and Producer's Licence in respect of premises situated at Main North Road, Auburn, S.A. 5451 and known as Tatehams Restaurant and Tatehams Wines respectively and both to be known as Cygnets at Auburn.

The application has been set down for hearing on 4 October 2006 at $9.30\ a.m.$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 26 September 2006).

The applicant's address for service is c/o Marjorie Hazel Gosse, P.O. Box 2, Mintaro, S.A. 5415.

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 23 August 2006.

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 Allan Rodney Burns and Shirley Dawn Burns have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Main North Road, Auburn, S.A. 5451 and known as Auburn Shiraz Motel.

The application has been set down for hearing on 4 October 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 26 September 2006).

The applicants' address for service is c/o Allan Burns, P.O. Box 7085, Hutt 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 24 August 2006.

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 Fingal Glen Pty Ltd as trustee for the Riviera Motor Inn Investment Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 31-34 North Terrace, Adelaide, S.A. 5000, known as Riviera Motor Inn and to be known as Adelaide Riviera Motel & Function Centre.

The application has been set down for hearing on 5 October 2006 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 27 September 2006).

The applicant's address for service is c/o Crawford & Associates Solicitors, P.O. Box 615, Ringwood, Vic. 3134.

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 24 August 2006.

Applicant

Area in km²: 473 Ref.: 2006/00131

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.

H. TYRTEOS, Mining Registrar

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Coltura La Cucina Pty Ltd as trustee for the La Famiglia Services Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 77 Unley Road, Parkside, S.A. 5063 and known as Brasserie on Unley.

The application has been set down for hearing on 5 October 2006 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 27 September 2006).

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

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 25 August 2006.

Applicant

LOCAL GOVERNMENT ACT 1999

BOUNDARY ADJUSTMENT FACILITATION PANEL

Joint Structural Reform Proposal—City of Prospect and City of Port Adelaide Enfield

PURSUANT to section 27 (3) of the Local Government Act 1999, notice is hereby given that the Boundary Adjustment Facilitation Panel has received a joint structural reform proposal from the City of Prospect and the City of Port Adelaide Enfield for a minor boundary alteration between the two Councils, affecting one property, 35 Warren Avenue, Prospect.

A copy of the structural reform proposal is available for inspection at the Office of Local Government, Level 7, Roma Mitchell House, 136 North Terrace, Adelaide, or the City of Prospect, 128 Prospect Road, Prospect, or:

www.prospect.sa.gov.au.

Any person or organisation wishing to make a written submission to the Boundary Adjustment Facilitation Panel about this proposal is invited to do so by 5 p.m. on Wednesday, 4 October 2006.

C. HORE, Executive Officer, Boundary Adjustment Facilitation Panel

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: Tasman Resources NL

Location: Parakylia area—Approximately 90 km north-northwest of Woomera.

Term: 1 year

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: Tasman Resources NL

Location: Cadnia Hill area—Approximately 50 km west of Marree.

Term: 1 year Area in km²: 107 Ref.: 2006/00399

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.

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: Eaglehawk Geological Consulting Pty Ltd, DT Corbett Engineering Pty Ltd

Location: Whey Whey Creek area—Approximately 25 km north-west of Olary.

Term: 1 year Area in km²: 35 Ref.: 2006/00067

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.

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: Black Range Minerals Ltd

Location: Yankaninna area—Approximately 70 km northeast of Leigh Creek.

Term: 1 year Area in km²: 380 Ref.: 2006/00052

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.

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: Black Range Minerals Ltd

Location: Frome River area-Approximately 60 km north-

east of Leigh Creek.

Term: 1 year Area in km²: 958 Ref.: 2006/00001

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.

H. TYRTEOS, Mining Registrar

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Kangarilla

BY Road Process Order made on 17 August 2005, the City of Onkaparinga ordered that:

- 1. The whole of the unnamed public road adjoining Glory Road and section 142 in Hundred of Kuitpo, more particularly delineated and lettered 'A' in Preliminary Plan No. 04/0099 be closed
- 2. The whole of the land subject to closure be transferred to Wayne Maxwell Gadd and Laraine McKenzie Gadd in accordance with agreement for transfer dated 1 August 2005 entered into between the City of Onkaparinga and W. M. and L. M. Gadd.s
- On 29 August 2006 that order was confirmed by the Minister for Administrative Services and Government Enterprises conditionally upon the deposit by the Registrar-General of Deposited Plan 69487 being the authority for the new boundaries.

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

Dated 31 August 2006.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991 SECTION 3 (1)

Prescribed Public Utilities

TAKE notice that, pursuant to Regulation 4 of the Roads (Opening and Closing) Regulations 2006, I, Peter Maclaren Kentish, Surveyor-General of South Australia, do hereby declare the following to be prescribed public utilities for the purpose of section 3 (1) of the Roads (Opening and Closing) Act 1991:

Distribution Lessor Corporation trading as ETSA Utilities Pty Ltd Epic Energy Ltd Origin Energy ElectraNet SA Transmission Lessor Corporation SA Water Corporation Telstra Corporation Limited

P. M. KENTISH, Surveyor-General

THE MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment No. 27 of 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, with effect from 4 September 2006 as follows:

Rule 3 (3) is deleted.

In Rules 24 and 28 the reference to the Supreme Court Rules 1987, is deleted and replaced with a reference to the Supreme Court Civil Rules 2006.

Rule 111 is deleted and replaced with the following:

- 111. (1) An appeal to the Supreme Court must be instituted under Chapter 13 Supreme Court Civil Rules 2006.
 - (2) A review by the District Court of proceedings in a minor civil action must be instituted under r. 279A District Court Civil Rules 2006.

Rule 133 (3) is deleted and replaced with the following:

(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. Rule 88A and such other parts of the Supreme Court Rules 1987, that are relevant to the enforcement of a warrant remain in force as part of these Rules notwithstanding the repeal of those Rules.

Rule 135 is deleted and replaced with the following:

135. Disputes in respect of property taken or intended to be taken by the Sheriff in execution of any process shall be dealt with in accordance with Rule 88A of the Supreme Court Rules 1987.

Signed on the 15th day of August 2006 by:

ANDREW JAMES CANNON, Acting Chief Magistrate and Deputy Chief Magistrate

RICHARD KLEINIG, Stipendiary Magistrate
PETER YELVERTON WILSON, Stipendiary Magistrate
JOHN GERARD FAHEY, Stipendiary Magistrate

PETROLEUM ACT 2000

Grant of Petroleum Production Licences—PPL 213 and PPL 214

PURSUANT to section 92 (1) of the Petroleum Act 2000, notice is hereby given that the undermentioned Petroleum Production Licences have been granted with effect from 25 August 2006, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensees	Locality	Area in km ²	Reference
PPL 213	Victoria Oil Exploration (1977) Pty Ltd Impress (Cooper Basin) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd	Cooper Basin of South Australia	9.7	28/01/397
PPL 214	Victoria Oil Exploration (1977) Pty Ltd Impress (Cooper Basin) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd	Cooper Basin of South Australia	1.6	28/01/398

Description of Areas

PPL 213

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

Commencing at a point being the intersection of latitude 28°31′55″S GDA94 and longitude 140°42′35″E GDA94, thence east to longitude 140°44′10″E GDA94, south to latitude 28°33′57″S GDA94, west to longitude 140°42′35″E GDA94 and north to the point of commencement.

Area: 9.7 km² approximately.

PPL 214

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

Commencing at a point being the intersection of latitude 28°31′48″S GDA94 and longitude 140°40′00″E AGD66, thence east to longitude 140°40′46″E GDA94, south to latitude 28°32′33″S GDA94, west to longitude 140°40′00″E AGD66 and north to the point of commencement.

Area: 1.6 km² approximately.

Dated 25 August 2006.

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

REAL PROPERTY ACT NOTICE

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

THE SCHEDULE

No. of Applica- tion	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
31098	Portion of section 91, Hundred of Clare in the area named Sevenhill, more particularly delineated as Allotments 215 and 216 in Filed Plan No. 46313	Peter Henry Kozlowski	Corner of Church and Mountain Streets, Sevenhill, S.A. 5453	31 October 2006

Dated 31 August 2006, at the Lands Titles Registration Office, Adelaide.

J. ZACCARIA, Deputy Registrar-General

RULES OF COURT

District Court Civil (Variation) (No. 1) Rules 2006

BY virtue and in pursuance of section 51 of the District Court Act 1991 and section 19 of the Enforcement of Judgments Act 1991, and all other enabling powers, We, Terence Anthony Worthington, Chief Judge, and Andrea Simpson and Dean Ernest Clayton, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

Contents

Part 1—Preliminary

Short title 1

- 2 Commencement
- 3 Variation provisions

Part 2—Variation of District Court Civil Rules 2006

- Variation of rule 19—Ancillary jurisdiction
- 5 Insertion of rule 316

Enforcement of Judgments Act 1991

Chapter 16—Sheriff's duties

317	Interpretation
318	Service of process
319	Execution of process at a distance
320	Sale of property
321	Adverse claims to money held by sheriff
322	Payment out by sheriff
323	Suspension of execution
324	Claims based on unregistered interests
325	Fees
326	Place of detention on arrest
327	Sheriff liable as if in contempt
328	Sheriff may be directed by Court

Part 1—Preliminary

1—Short title

These rules may be cited as the District Court Civil (Variation) (No. 1) Rules 2006.

2—Commencement

These rules will come into operation on 4 September 2006 immediately after the *District Court Civil Rules 2006* come into operation.

3—Variation provisions

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

Part 2—Variation of *District Court Civil Rules 2006*

4—Variation of rule 19—Ancillary jurisdiction

Rule 19 (1)—delete subrule (1) and substitute:

- (1) The Registrar may, subject to the supervision of a Master—
 - (a) exercise the jurisdiction of the Court for the taxation of costs; or
 - (b) exercise the following jurisdiction of the Court under the *Enforcement of Judgments Act 1991*:
 - (i) in the case of sections 4 and 5 of that Act—examine a judgment debtor, or exercise powers in an interlocutory proceeding, where the amount of the judgment debt is less than \$50 000;
 - (ii) in the case of any other section of that Act—exercise powers in any uncontested interlocutory proceeding.

5—Insertion of rule 316

After rule 315 insert:

316—Enforcement of Judgments Act 1991

(1) In this rule—

Act means the Enforcement of Judgments Act 1991;

authorised witness means any of the following:

- (a) the Registrar, a Deputy Registrar, or any other officer of the Court whom the Registrar has assigned for the purpose;
- (b) a public notary;
- (c) a commissioner for taking affidavits;
- (d) a justice of the peace for South Australia;
- (e) any other person authorised by law to take affidavits or attest signatures;

judgment creditor and *judgment debtor* have the same meanings as in the Act.

- (2) The Court is not bound by the rules of evidence on an investigation under section 4 (1) of the Act or an examination under section 5 (5) of the Act but may inform itself in such manner as it thinks fit.
- (3) An order under section 6 (1) of the Act, or an order under section 6 (3) of the Act confirming, varying or revoking an order under section 6 (1) of the Act, must be served by the judgment creditor on the judgment debtor and the garnishee as directed by the Court.
- (4) If an order is made under section 6 (1) of the Act in the absence of the judgment debtor—
 - (a) if the order is made by the Registrar—the Registrar must fix a date and time for further consideration of the proceedings by a Master;
 - (b) if the order is made by the Court—the proceedings will be adjourned to a fixed date and time for further consideration.
- (5) A consent for the attachment of salary or wages under section 6 (2) of the Act—
 - (a) if the judgment debtor or his or her solicitor is before the Court—may be given orally;
 - (b) in any other case—must be given in writing and signed by the judgment debtor in front of an authorised witness.
- (6) A warrant may not be issued under section 7 of the Act more than 6 years after the making of the judgment on which the warrant is based without the permission of the Court.
- (7) A warrant may not be issued under section 12 of the Act unless an order for the issue of the warrant has been made by a Judge.
- (8) Each of the following warrants remains in force for one year after being issued and may be renewed for a further period of up to one year:
 - (a) a warrant under section 7 of the Act;
 - (b) a warrant under section 11 of the Act;
 - (c) a warrant under section 12 of the Act.
- (9) On application by an interested person, the Court may, subject to such conditions as the Court thinks fit, order the stay of a warrant issued under the Act.
- (10) A person arrested on a warrant issued under sections 4 (4) or 5 (6) of the Act must, as soon as practicable, be brought before a Master or, if the arrest was ordered by the Registrar, the Registrar.
- (11) A person arrested on a warrant under section 12 of the Act must, as soon as practicable, be brought before a Judge.

Chapter 16—Sheriff's duties

317—Interpretation

In this Chapter, unless the contrary intention appears—

Act means the Enforcement of Judgments Act 1991;

fees means the fees under the *Sheriff's Act 1978* or the *District Court Act 1991*;

judgment creditor and *judgment debtor* have the same meanings as in the Act;

sheriff includes—

- (a) the sheriff, a deputy sheriff and a sheriff's officer appointed under the *Courts Administration Act 1993*; and
- (b) a person appointed to be a deputy sheriff's officer under section 6 (3) of the *Sheriff's Act 1978*;

warrant of execution or warrant means a warrant under the Act.

318—Service of process

- (1) The sheriff must, if requested to do so by a party to a proceeding or the party's solicitor, serve in the State any originating process or other document issued or prepared in relation to the proceeding in respect of which personal service is required by statute, these rules or the practice of the Court.
- (2) A request for service by the sheriff must be in writing and contain instructions for service.
- (3) Service by the sheriff may be proved by the affidavit of the person effecting service (and a subpoena may not be issued to compel the attendance of the person in respect of any matter arising out of such service except with the Court's permission).

319—Execution of process at a distance

The sheriff may not charge any more for the cost of execution of process at a distance from Adelaide than the cost of transmitting the document by the least expensive mode to and from the office or residence of the nearest sheriff's officer to the place where execution of process is to be made (and allowance for travelling expenses is to be stated in the officer's return, calculated and paid accordingly).

320—Sale of property

- (1) Subject to subrule (4), before property is sold under a warrant, at least 14 days' notice of the intended sale must be given—
 - (a) by notice in writing sent by ordinary prepaid post to the judgment debtor; and
 - (b) by an advertisement in a newspaper circulating generally throughout the State; and

- (c) if the property is real property, by an advertisement published in the *Gazette*; and
- (d) by such other means as the sheriff considers desirable in the circumstances.
- (2) The publication of an advertisement in the *Gazette* under this rule constitutes seizure of land to which the advertisement relates and actual seizure of the land by the sheriff is not necessary.
- (3) The sheriff must cause any real or personal property seized under a warrant to be sold at a place that is, in the opinion of the sheriff, most advantageous.
- (4) If perishable goods are seized under a warrant, the sheriff must give such notice of the intended sale of the goods as may be reasonable in the circumstances.
- (5) Property may be sold in one lot or several lots and, unless the Court directs otherwise, each sale will be for cash on delivery, conveyance, assignment or transfer.
- (6) A sale under a warrant or execution will be of the estate, right, title or interest only of the party against whom the warrant has been issued in the real or personal property for sale.
- (7) Subject to subrule (8), the sheriff may, with the consent in writing of another person having estate, right, title or interest in property for sale under a warrant, sell the other person's estate, right, title or interest if of the opinion that to do so would obtain a more satisfactory sale.
- (8) Before a sale may take place under subrule (7), the judgment creditor, judgment debtor and the other person involved in the sale must agree in writing as to the proportions in which the net proceeds of the sale will be divided.
- (9) If property seized by the sheriff in execution is sold through an auctioneer or agent, the gross proceeds of the sale must (if the sheriff so requires) be given to the sheriff who will pay to the auctioneer or agent the proper charges and expenses due in connection with the sale.

321—Adverse claims to money held by sheriff

- (1) If the sheriff has received money by virtue of a warrant directed to the sheriff and a person claiming an interest in the money serves the sheriff with a notice requiring the sheriff not to pay over the money, the sheriff may retain the money until the claim is resolved.
- (2) If—
 - (a) the claim is not disputed by the relevant judgment creditor or judgment debtor; or
 - (b) the court that issued the warrant directs the sheriff to recognise the validity of the claim,

the sheriff must pay to the person a sufficient amount to satisfy the person's claim.

322—Payment out by sheriff

- (1) Subject to the provisions of any Act of the Commonwealth relating to bankruptcy and rule 321, when the sheriff receives money by virtue of a warrant directed to the sheriff, he or she must, after making all lawful deductions, pay it on demand to the party entitled to the money or the party's solicitor (whether the warrant is returnable or not).
- (2) The sheriff may deduct from the proceeds of a warrant and pay to the judgment creditor interest accrued on the judgment debt under these rules from the time of the issue of the warrant to when the sheriff makes payment to the judgment creditor (but if the sheriff receives payment of the judgment debt instead of effecting a sale, the sheriff need not account to the judgment creditor for interest accrued after the date on which the sheriff receives payment of the debt).

323—Suspension of execution

- (1) The sheriff may only suspend the execution of a process on—
 - (a) an order of the Court; or
 - (b) an instruction in writing to that effect filed with the sheriff by the judgment creditor.
- (2) Subject to an order of the Court, a judgment creditor who has filed an instruction to suspend the execution of a process may withdraw the instruction by filing with the sheriff a further instruction to execute the process.

324—Claims based on unregistered interests

- (1) A person claiming to have an unregistered interest in property to be sold by authority of the Court must give notice of the claim under section 16 (2) of the Act in writing to the sheriff or the sheriff's officer holding a warrant for the sale of the property.
- (2) On receipt of such notice, the sheriff must send a copy of it by prepaid post to the judgment creditor at his or her address for service.
- (3) If the judgment creditor does not recognise the validity of the claim made in the notice, the judgment creditor must, within 7 days after the posting of the notice, make an application seeking an order that the sheriff not recognise the validity of the claim.
- (4) An application under subrule (3) must be served immediately on the sheriff and on the person making the claim by prepaid post to the person's address for service.
- (5) If the sheriff—
 - (a) is not served with an application under subrule (3), the sheriff is entitled to act under section 16 of the Act on the basis that the claim is not disputed:
 - (b) is served with an application under subrule (3), the sheriff may only act under the warrant from then on in accordance with the directions of the Court.

325—Fees

- (1) Fees payable to the sheriff may be taxed if there is a dispute between the sheriff and the person liable to pay the fees.
- (2) If an execution is withdrawn, satisfied or stopped, the fees payable in respect of the execution must be paid by the person on whose application the warrant of execution was issued or the person on whose application the execution was stopped (as the case may be).
- (3) If the sheriff has, on request, withdrawn from property taken under execution, the fees in respect of the full amount the sheriff has been required to charge under the warrant will become payable by the execution creditor or his or her solicitor unless—
 - (a) an arrangement that makes the sale unnecessary is reached between the execution creditor and execution debtor; and
 - (b) full particulars of the arrangement are filed with the sheriff within 14 days of the making of the arrangement.
- (4) If a solicitor who requests the service or execution of process, or any other work for which the sheriff may charge a fee, is in default of payment of a fee for a period of 7 days after demand in writing by the sheriff, the sheriff may report the name of the solicitor in default to the Court.
- (5) The Court may make an order for the enforcement of fees in respect of a solicitor in default and the sheriff may, with the consent of the Attorney-General, commit the conduct of the matter to the Crown Solicitor.

326—Place of detention on arrest

If a person is arrested by the sheriff on a civil process of the Court, the person must, where practicable, be taken and detained in the prison nearest to the place of arrest until the Court orders the person's discharge.

327—Sheriff liable as if in contempt

If the sheriff does not properly execute a process, the sheriff is liable to punishment as if in contempt of the Court.

328—Sheriff may be directed by Court

The sheriff may, on the sheriff's own initiative or on application by a party to proceedings, refer a question relating to the performance of the sheriff's duties in relation to the proceedings for the direction of the Court.

Dated 25 August 2006.

T. A. WORTHINGTON, Chief Judge
A. SIMPSON, Judge
D. E. CLAYTON, Judge

South Australia

Supreme Court Civil (Variation) (No. 1) Rules 2006

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935 and section 19 of the Enforcement of Judgments Act 1991 and all other enabling powers, We, The Judges of the Supreme Court of South Australia, make the following Supreme Court Civil (Variation) (No. 1) Rules 2006.

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Part 2—Variation of Supreme Court Civil Rules 2006

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Enforcement of Judgments Act 1991

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Part 1—Preliminary

1—Short title

These rules may be cited as the Supreme Court Civil (Variation) (No. 1) Rules 2006.

2—Commencement

These rules will come into operation on 4 September 2006 immediately after the *Supreme Court Civil Rules 2006* come into operation.

3—Variation provisions

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

Part 2—Variation of Supreme Court Civil Rules 2006

4—Variation of rule 19—Ancillary jurisdiction

Rule 19 (1)—delete subrule (1) and substitute:

- 1) The Registrar may, subject to the supervision of a Master—
 - (a) exercise the jurisdiction of the Court for the taxation of costs; or
 - (b) exercise the following jurisdiction of the Court under the *Enforcement of Judgments Act 1991*:
 - (i) in the case of sections 4 and 5 of that Act—examine a judgment debtor, or exercise powers in an interlocutory proceeding, where the amount of the judgment debt is less than \$50 000;
 - (ii) in the case of any other section of that Act—exercise powers in any uncontested interlocutory proceeding.

5—Insertion of rule 316

After rule 315 insert:

316—Enforcement of Judgments Act 1991

(1) In this rule—

Act means the Enforcement of Judgments Act 1991;

authorised witness means any of the following:

- (a) the Registrar, a Deputy Registrar, or any other officer of the Court whom the Registrar has assigned for the purpose;
- (b) a public notary;
- (c) a commissioner for taking affidavits;
- (d) a justice of the peace for South Australia;
- (e) any other person authorised by law to take affidavits or attest signatures;

judgment creditor and *judgment debtor* have the same meanings as in the Act.

- (2) The Court is not bound by the rules of evidence on an investigation under section 4 (1) of the Act or an examination under section 5 (5) of the Act but may inform itself in such manner as it thinks fit.
- (3) An order under section 6 (1) of the Act, or an order under section 6 (3) of the Act confirming, varying or revoking an order under section 6 (1) of the Act, must be served by the judgment creditor on the judgment debtor and the garnishee as directed by the Court.
- (4) If an order is made under section 6 (1) of the Act in the absence of the judgment debtor—
 - (a) if the order is made by the Registrar—the Registrar must fix a date and time for further consideration of the proceedings by a Master;
 - (b) if the order is made by the Court—the proceedings will be adjourned to a fixed date and time for further consideration.
- (5) A consent for the attachment of salary or wages under section 6 (2) of the Act—
 - (a) if the judgment debtor or his or her solicitor is before the Court may be given orally;
 - (b) in any other case—must be given in writing and signed by the judgment debtor in front of an authorised witness.
- (6) A warrant may not be issued under section 7 of the Act more than 6 years after the making of the judgment on which the warrant is based without the permission of the Court.
- (7) A warrant may not be issued under section 12 of the Act unless an order for the issue of the warrant has been made by a Judge.
- (8) Each of the following warrants remains in force for one year after being issued and may be renewed for a further period of up to one year:
 - (a) a warrant under section 7 of the Act;
 - (b) a warrant under section 11 of the Act;
 - (c) a warrant under section 12 of the Act.
- (9) On application by an interested person, the Court may, subject to such conditions as the Court thinks fit, order the stay of a warrant issued under the Act.
- (10) A person arrested on a warrant issued under sections 4 (4) or 5 (6) of the Act must, as soon as practicable, be brought before a Master or, if the arrest was ordered by the Registrar, the Registrar.
- (11) A person arrested on a warrant under section 12 of the Act must, as soon as practicable, be brought before a Judge.

Chapter 16—Sheriff's duties

317—Interpretation

In this Chapter, unless the contrary intention appears—

Act means the Enforcement of Judgments Act 1991;

fees means the fees under the *Sheriff's Act 1978* or the *Supreme Court Act 1935*;

judgment creditor and *judgment debtor* have the same meanings as in the Act;

sheriff includes—

- (a) the sheriff, a deputy sheriff and a sheriff's officer appointed under the *Courts Administration Act 1993*; and
- (b) a person appointed to be a deputy sheriff or sheriff's officer under section 6 (3) of the *Sheriff's Act 1978*;

warrant of execution or warrant means a warrant under the Act.

318—Service of process

- (1) The sheriff must, if requested to do so by a party to a proceeding or the party's solicitor, serve in the State any originating process or other document issued or prepared in relation to the proceeding in respect of which personal service is required by statute, these rules or the practice of the Court.
- (2) A request for service by the sheriff must be in writing and contain instructions for service.
- (3) Service by the sheriff may be proved by the affidavit of the person effecting service (and a subpoena may not be issued to compel the attendance of the person in respect of any matter arising out of such service except with the Court's permission).

319—Execution of process at a distance

The sheriff may not charge any more for the cost of execution of process at a distance from Adelaide than the cost of transmitting the document by the least expensive mode to and from the office or residence of the nearest sheriff's officer to the place where execution of process is to be made (and allowance for travelling expenses is to be stated in the officer's return, calculated and paid accordingly).

320—Sale of property

- (1) Subject to subrule (4), before property is sold under a warrant, at least 14 days' notice of the intended sale must be given—
 - (a) by notice in writing sent by ordinary prepaid post to the judgment debtor; and
 - (b) by an advertisement in a newspaper circulating generally throughout the State; and

- (c) if the property is real property, by an advertisement published in the *Gazette*; and
- (d) by such other means as the sheriff considers desirable in the circumstances.
- (2) The publication of an advertisement in the *Gazette* under this rule constitutes seizure of land to which the advertisement relates and actual seizure of the land by the sheriff is not necessary.
- (3) The sheriff must cause any real or personal property seized under a warrant to be sold at a place that is, in the opinion of the sheriff, most advantageous.
- (4) If perishable goods are seized under a warrant, the sheriff must give such notice of the intended sale of the goods as may be reasonable in the circumstances.
- (5) Property may be sold in one lot or several lots and, unless the Court directs otherwise, each sale will be for cash on delivery, conveyance, assignment or transfer.
- (6) A sale under a warrant or execution will be of the estate, right, title or interest only of the party against whom the warrant has been issued in the real or personal property for sale.
- (7) Subject to subrule (8), the sheriff may, with the consent in writing of another person having estate, right, title or interest in property for sale under a warrant, sell the other person's estate, right, title or interest if of the opinion that to do so would obtain a more satisfactory sale.
- (8) Before a sale may take place under subrule (7), the judgment creditor, judgment debtor and the other person involved in the sale must agree in writing as to the proportions in which the net proceeds of the sale will be divided.
- (9) If property seized by the sheriff in execution is sold through an auctioneer or agent, the gross proceeds of the sale must (if the sheriff so requires) be given to the sheriff who will pay to the auctioneer or agent the proper charges and expenses due in connection with the sale.

321—Adverse claims to money held by sheriff

- (1) If the sheriff has received money by virtue of a warrant directed to the sheriff and a person claiming an interest in the money serves the sheriff with a notice requiring the sheriff not to pay over the money, the sheriff may retain the money until the claim is resolved.
- (2) If—
 - (a) the claim is not disputed by the relevant judgment creditor or judgment debtor; or
 - (b) the court that issued the warrant directs the sheriff to recognise the validity of the claim,

the sheriff must pay to the person a sufficient amount to satisfy the person's claim.

322—Payment out by sheriff

- (1) Subject to the provisions of any Act of the Commonwealth relating to bankruptcy and rule 321, when the sheriff receives money by virtue of a warrant directed to the sheriff, he or she must, after making all lawful deductions, pay it on demand to the party entitled to the money or the party's solicitor (whether the warrant is returnable or not).
- (2) The sheriff may deduct from the proceeds of a warrant and pay to the judgment creditor interest accrued on the judgment debt under these rules from the time of the issue of the warrant to when the sheriff makes payment to the judgment creditor (but if the sheriff receives payment of the judgment debt instead of effecting a sale, the sheriff need not account to the judgment creditor for interest accrued after the date on which the sheriff receives payment of the debt).

323—Suspension of execution

- (1) The sheriff may only suspend the execution of a process on—
 - (a) an order of the Court; or
 - (b) an instruction in writing to that effect filed with the sheriff by the judgment creditor.
- (2) Subject to an order of the Court, a judgment creditor who has filed an instruction to suspend the execution of a process may withdraw the instruction by filing with the sheriff a further instruction to execute the process.

324—Claims based on unregistered interests

- (1) A person claiming to have an unregistered interest in property to be sold by authority of the Court must give notice of the claim under section 16 (2) of the Act in writing to the sheriff or the sheriff's officer holding a warrant for the sale of the property.
- (2) On receipt of such notice, the sheriff must send a copy of it by prepaid post to the judgment creditor at his or her address for service.
- (3) If the judgment creditor does not recognise the validity of the claim made in the notice, the judgment creditor must, within 7 days after the posting of the notice, make an application seeking an order that the sheriff not recognise the validity of the claim.
- (4) An application under subrule (3) must be served immediately on the sheriff and on the person making the claim by prepaid post to the person's address for service.
- (5) If the sheriff—
 - (a) is not served with an application under subrule (3), the sheriff is entitled to act under section 16 of the Act on the basis that the claim is not disputed:
 - (b) is served with an application under subrule (3), the sheriff may only act under the warrant from then on in accordance with the directions of the Court.

325—Fees

- (1) Fees payable to the sheriff may be taxed if there is a dispute between the sheriff and the person liable to pay the fees.
- (2) If an execution is withdrawn, satisfied or stopped, the fees payable in respect of the execution must be paid by the person on whose application the warrant of execution was issued or the person on whose application the execution was stopped (as the case may be).
- (3) If the sheriff has, on request, withdrawn from property taken under execution, the fees in respect of the full amount the sheriff has been required to charge under the warrant will become payable by the execution creditor or his or her solicitor unless—
 - (a) an arrangement that makes the sale unnecessary is reached between the execution creditor and execution debtor; and
 - (b) full particulars of the arrangement are filed with the sheriff within 14 days of the making of the arrangement.
- (4) If a solicitor who requests the service or execution of process, or any other work for which the sheriff may charge a fee, is in default of payment of a fee for a period of 7 days after demand in writing by the sheriff, the sheriff may report the name of the solicitor in default to the Court.
- (5) The Court may make an order for the enforcement of fees in respect of a solicitor in default and the sheriff may, with the consent of the Attorney-General, commit the conduct of the matter to the Crown Solicitor.

326—Place of detention on arrest

If a person is arrested by the sheriff on a civil process of the Court, the person must, where practicable, be taken and detained in the prison nearest to the place of arrest until the Court orders the person's discharge.

327—Sheriff liable as if in contempt

If the sheriff does not properly execute a process, the sheriff is liable to punishment as if in contempt of the Court.

328—Sheriff may be directed by Court

The sheriff may, on the sheriff's own initiative or on application by a party to proceedings, refer a question relating to the performance of the sheriff's duties in relation to the proceedings for the direction of the Court.

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 25th day of August 2006.

(L.S.) J. DOYLE, CJ

J. W. PERRY, J

K. P. DUGGAN, J

B. M. DEBELLE, J

M. J. NYLAND, J

D. J. BLEBY, J

T. A. GRAY, J

J. R. SULAN, J

A. M. VANSTONE, J

J. ANDERSON, J

R. C. WHITE, J

R. A. LAYTON, J

M. DAVID, J

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

	\$		\$
Agents, Ceasing to Act as	38.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	19 30	Discontinuance Place of Business	25.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	47.75	Intention to Sell, Notice of	47.75
-		Lost Certificate of Title Notices	47.75
Attorney, Appointment of	38.00	Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	47.75	, , ,	,. чт.тэ
Cemetery Curator Appointed		Mortgages: Caveat Lodgement	19.30
		Discharge of	20.20
Companies:	20.00	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business			
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	9.70
Incorporation	38.00		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	28.25
First Name		Licensing	56.50
Each Subsequent Name		· ·	
Meeting Final	31.75	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	532.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	378.00
Meeting')		Default in Payment of Rates:	
First Name.	38.00	First Name	75.50
Each Subsequent Name.		Each Subsequent Name	9.70
Notices:	7.10	•	
Call	17.75	Noxious Trade	28.25
Change of Name		Partnership, Dissolution of	28.25
Creditors			
Creditors Compromise of Arrangement	38.00	Petitions (small)	19.30
	38.00		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	10.20
pany be wound up voluntarily and that a liquidator	47.75	General)	19.30
be appointed')	47.75	Register of Unclaimed Moneys—First Name	28 25
Release of Liquidator—Application—Large Ad	75.50	Each Subsequent Name	9.70
—Release Granted	47.75	_)./0
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	38.00	Rate per page (in 8pt)	242.00
Restored Name	35.75	Rate per page (in 6pt)	
Petition to Supreme Court for Winding Up	66.50		
Summons in Action.	56.50	Sale of Land by Public Auction	48.25
Order of Supreme Court for Winding Up Action	38.00	Advertisements	2.70
Register of Interests—Section 84 (1) Exempt	85.50	½ page advertisement	
Removal of Office.		½ page advertisement	115.00
Proof of Debts		Full page advertisement.	220.00
Sales of Shares and Forfeiture.			
	30.00	Advertisements, other than those listed are charged at \$	\$2.70 per
Estates:		column line, tabular one-third extra.	
Assigned	28.25	,	ъ
Deceased Persons—Notice to Creditors, etc		Notices by Colleges, Universities, Corporations and	District
Each Subsequent Name		Councils to be charged at \$2.70 per line.	
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in length	gth from
Each Subsequent Estate.		that which is usually published a charge of \$2.70 per col	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2006

	Main	A manda	Docco	Main	A 1 -	
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.30	1.05	497-512	32.25	31.25	
17-32	3.10	1.95	513-528	33.25	32.00	
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65-80	6.00	4.95	561-576	36.00	35.25	
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177-192	12.90	11.70	673-688	43.25	41.50	
193-208	13.90	12.80	689-704	44.00	42.50	
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	14.70	13.60	705-720	44.75	43.50	
225-240	15.70	14.50	721-736	46.50	44.50	
241-257	16.80	15.30	737-752	47.00	45.50	
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321-336	21.50	20.30	817-832	51.50	50.50	
337-352	22.60	21.40	833-848	52.50	51.50	
353-368	23.50	22.40	849-864	53.50	52.00	
369-384	24.50	23.40	865-880	54.50	53.50	
385-400	25.50	24.30	881-896	55.00	54.00	
401-416	26.50	25.00	897-912	56.50	55.00	
417-432	27.50	26.25	913-928	57.00	56.50	
433-448	28.50	27.25	929-944	58.00	57.00	
449-464	29.25	28.00	945-960	59.00	57.50	
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481-496	31.25	29.00 29.75	961-976 977-992	60.50 61.50	58.50 59.00	
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TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following:

Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

1.	5 February 2004	2.	19 February 2004	3.	11 March 2004	4.	1 April 2004
5.	1 July 2004	6.	15 July 2004	7.	22 July 2004	8.	30 September 2004
9.	16 December 2004	10.	27 January 2005	11.	3 February 2005	12.	10 February 2005
13.	10 March 2005	14.	24 March 2005	15.	5 May 2005	16.	12 May 2005
17.	2 June 2005	18.	16 June 2005	19.	7 July 2005	20.	4 August 2005
21.	18 August 2005	22.	1 September 2005	23.	15 September 2005	24.	22 September 2005
25.	6 October 2005	26.	20 October 2005	27.	27 October 2005	28.	8 December 2005
29.	22 December 2005	30.	9 March 2006	31.	20 April 2006	32.	4 May 2006
33.	1 June 2006	34.	3 August 2006	35.	10 August 2006		

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or Other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the Automotive Industry Retail, Service and Repair Training Package (AUR05)

*Trade/ #Declared Vocation/ Other Occupation	National Code	Qualification Title	Nominal Term of Contract of Training	Probationary Period
*Motor Mechanic	AUR30905	Certificate III in Motorsport	48 months	3 months
#Management	AUR40105	Certificate IV in Automotive Management	36 months	3 months

Bold denotes change in term from replaced AUR99 qualification.

Occupational Therapy Practice Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Occupational Therapy Practice Act (Commencement) Proclamation 2006.*

2—Commencement of suspended provisions

The remaining provisions of the *Occupational Therapy Practice Act 2005* (No 51 of 2005) will come into operation on 31 August 2006.

Made by the Governor

with the advice and consent of the Executive Council on 31 August 2006

HEACS/05/047

Physiotherapy Practice Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Physiotherapy Practice Act (Commencement) Proclamation 2006.*

2—Commencement of suspended provisions

The remaining provisions of the *Physiotherapy Practice Act 2005* (No 26 of 2005) will come into operation on 1 September 2006.

Made by the Governor

with the advice and consent of the Executive Council on 31 August 2006

HEACS/04/015

Podiatry Practice Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Podiatry Practice Act (Commencement) Proclamation 2006.*

2—Commencement of suspended provisions

The remaining provisions of the *Podiatry Practice Act 2005* (No 9 of 2005) will come into operation on 31 August 2006.

Made by the Governor

with the advice and consent of the Executive Council on $31 \ \text{August} \ 2006$

DHSCS04/28 Pt 3

Administrative Arrangements (References to Minister Assisting the Premier in Economic Development) Proclamation 2006

under section 8 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (References to Minister Assisting the Premier in Economic Development) Proclamation 2006.*

2—Commencement

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

3—Interpretative provision

A reference to the Minister Assisting the Premier in Economic Development in an Act, a statutory instrument, or any other kind of instrument, or a contract, agreement or other document, will have effect as if it were a reference to the Minister for Industry and Trade.

Made by the Governor

with the advice and consent of the Executive Council on 31 August 2006

DPC050/96PT13CS

Administrative Arrangements (Transfer of Assets, Rights and Liabilities) Proclamation 2006

under section 7 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Transfer of Assets, Rights and Liabilities) Proclamation 2006.*

2—Commencement

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

3—Transfer of assets, rights and liabilities

The assets, rights and liabilities of the former body corporate known as the Minister Assisting the Premier in Economic Development that were vested in and attached to the Minister for Economic Development on 23 March 2006 are transferred to the Minister for Industry and Trade.

Made by the Governor

with the advice and consent of the Executive Council on 31 August 2006

DPC050/96PT13CS

Holidays (Adelaide Cup) Proclamation 2006

under section 5 of the Holidays Act 1910

1—Short title

This proclamation may be cited as the *Holidays (Adelaide Cup) Proclamation 2006*.

2—Substitution of Adelaide Cup day in 2007

Monday 12 March 2007 is declared to be a public holiday and bank holiday instead of Monday 21 May 2007.

Made by the Governor

with the advice and consent of the Executive Council on $31 \ \text{August} \ 2006$

MIR06/014CS

Pastoral Land Management and Conservation Regulations 2006

under the Pastoral Land Management and Conservation Act 1989

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- 3 Interpretation
- 4 Prescribed percentage of net rental income for Fund
- 5 Other Acts to be complied with by lessees
- 6 Public access routes
- 7 Gates
- 8 Travelling stock
- 9 Lessee may give directions
- Establishment of panel of experts for Tribunal
- Directions relating to access to water for travelling stock
- 12 Compensation for taking water for mining etc

Schedule 1—Fees

Schedule 2—Revocation of Pastoral Land Management and Conservation Regulations 1991

1—Short title

These regulations may be cited as the *Pastoral Land Management and Conservation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 September 2006.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Pastoral Land Management and Conservation Act 1989.

4—Prescribed percentage of net rental income for Fund

For the purposes of section 9(2)(a) of the Act, the prescribed percentage is 10 per cent.

5—Other Acts to be complied with by lessees

For the purposes of section 22(1)(a)(v)(G) of the Act, the following Acts are prescribed:

(a) the National Parks and Wildlife Act 1972;

- (b) the *Native Vegetation Act 1991*;
- (c) the Noxious Insects Act 1934.

6—Public access routes

- A person must not, without lawful authority or reasonable excuse, travel on or across a public access route while it is temporarily closed under section 45(7) of the Act.
 Maximum penalty: \$1 250.
- (2) Subregulation (1) does not apply to the lessee on whose land the access route is situated, or to an agent or employee of such a lessee.

7—Gates

A person who travels on a public access route must—

- (a) close any gate across the route that the person finds closed; and
- (b) leave open any gate that the person finds open.

Maximum penalty: \$1 250.

8—Travelling stock

- (1) For the purposes of section 46(1) of the Act, notice to the lessee—
 - (a) must be given in writing at least 7 days before the stock are to enter the land; and
 - (b) must set out the following particulars:
 - (i) the number and type of stock;
 - (ii) the place of origin and the destination of the stock;
 - (iii) the proposed route;
 - (iv) the proposed date of arrival of the stock on the land and date of departure from the land;
 - (v) the name and address of each person who will be in charge of the stock; and
 - (c) must be accompanied by a statutory declaration by a qualified veterinary surgeon that the stock are disease free.
- (2) If stock are to travel over pastoral land for the predominant purpose of obtaining feed from the land, the lessee must forward particulars of the travel arrangements to the Board.
- (3) For the purposes of section 46(2) of the Act, the rate of compensation for travelling with stock over pastoral land where the predominant purpose is to obtain feed for the stock from the land is as follows:
 - (a) for sheep—5 cents per head per day;
 - (b) for cattle—20 cents per head per day.

9—Lessee may give directions

(1) A lessee or an agent or employee of a lessee may give to a person travelling across or camping on the lessee's land such directions as may be reasonably required for the purpose of preventing undue interference with the lessee's stock management practices.

(2) A person who, without lawful authority or reasonable excuse, fails to comply with such a direction is guilty of an offence.

Maximum penalty: \$1 250.

10—Establishment of panel of experts for Tribunal

- (1) For the purposes of section 50(3) of the Act, the following provisions apply in relation to the establishment of a panel of experts from which members of the Pastoral Land Appeal Tribunal will be drawn:
 - (a) the panel must be constituted of not less than 2 persons, appointed by the Governor on the nomination of the Minister, from each of the fields of expertise considered by the Governor to be appropriate for the proper functioning of the Tribunal;
 - (b) each person nominated by the Minister for appointment to the panel must be a person who has, in the opinion of the Minister, wide experience in land management;
 - (c) a member of the panel is to be appointed for a term, not exceeding 3 years, determined by the Governor and specified in the instrument of appointment;
 - (d) a member of the panel is entitled to such allowances and expenses as may be determined from time to time by the Governor;
 - (e) the Governor may remove a member of the panel from office for—
 - (i) misconduct; or
 - (ii) neglect of duty; or
 - (iii) incompetence; or
 - (iv) failure to carry out satisfactorily the duties of his or her office;
 - (f) the office of a member of the panel becomes vacant if the member—
 - (i) dies; or
 - (ii) completes a term of office and is not reappointed; or
 - (iii) resigns by written notice addressed to the Minister; or
 - (iv) is removed from office by the Governor under paragraph (e);
 - (g) on the office of a member of the panel becoming vacant, a person must be appointed in accordance with this regulation to the vacant office.
- (2) A member of the panel who has a personal or a direct or indirect pecuniary interest in a matter before the Tribunal may not participate in the hearing of the matter.

11—Directions relating to access to water for travelling stock

A person who, without reasonable excuse, fails to comply with a direction given by a lessee under section 59(1)(b) of the Act is guilty of an offence.

Maximum penalty: \$1 250.

12—Compensation for taking water for mining etc

For the purposes of section 59(3) of the Act, the rate of compensation payable to a lessee for water taken by the holder of a mining tenement other than water taken from a natural source solely by means of equipment or infrastructure supplied by the holder of the mining tenement is \$1.00 per kilolitre.

Schedule 1—Fees

1	Dealing with an application—					
	(a) under section 28(1) of the Act for consent to transfer etc a lease or part of a lease—					
		(i) for one lease or part of one lease	\$300.00			
		(ii) for each additional lease or part of each additional lease	\$143.00			
	(b)	for a duplicate or amended consent under section 28(1) of the Act	\$21.00			
2	Preparir	ng—				
	(a)	a lease	\$395.00			
	(b)	a surrender or resumption of a lease	\$237.00			
	(c)	a surrender or resumption of part of a lease	\$395.00			
	(d)	on the request of a lessee, a notice of alteration of boundaries under section 31 of the Act	\$201.00			
	(e)	an agreement between a lessee and any other person or body for the acquisition or extinguishment of easement rights by that other person or body	\$201.00			
3	Correcting on the register any error in particulars supplied by or on behalf of a lessee, purchaser or other party to a transaction \$201.0					
4	Producing a lease at the Lands Titles Office on the request of a lessee as security where the lease is in possession of the Department for Environment and Heritage for other purposes \$119.00					
5		ng or checking a definition for a notice to be published in the Gazette under 44 or 45 of the Act by the Board on request	\$207.00			
6		ing on request any other transaction under the Act (not being one in respect of n application fee has been paid under these regulations—see item 1)	\$300.00			

Note-

The fees in this Schedule do not include L.T.O. fees or stamp duty that may be payable.

Schedule 2—Revocation of Pastoral Land Management and Conservation Regulations 1991

The Pastoral Land Management and Conservation Regulations 1991 are revoked.

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 31 August 2006

No 212 of 2006

WBCS06/0017

Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 2006

under the Superannuation Act 1988

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Modification of Act in relation to group A contributor
- 5 Modification of Act in relation to group B contributors

Schedule 1—Contributors

Schedule 2—Revocation of Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 1993

1—Short title

These regulations may be cited as the Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 2006.

2—Commencement

These regulations will come into operation on 1 September 2006.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Superannuation Act 1988;

contributor means a person whose name appears in Schedule 1;

group A **contributor** means the person whose name appears in Schedule 1 under the heading "Group A";

group B contributor means a person whose name appears in Schedule 1 under the heading "Group B".

4—Modification of Act in relation to group A contributor

The provisions of the Act are modified in their application to the group A contributor as follows:

- (a) the group A contributor is a new scheme contributor;
- (b) the following subsection is substituted for section 32(2):
 - (2) The lump sum to be paid to a surviving spouse, will be made up of the following components:

- (a) an employee component (to be charged against the contributor's contribution account) equivalent to the amount standing to the credit of the contributor's contribution account;
- (b) an employer component calculated in accordance with the following:
 - (i) if the contributor had reached the age of 55 years on or before the date of death and is not survived by an eligible child—the employer component is calculated in the same way as the employer component of the lump sum that would have been payable to the contributor if he or she had retired on the date of death;
 - (ii) if subparagraph (i) does not apply, the employer component is
 - (A) an amount calculated as follows:

$$EC = \left(A \times 3 \times FS\right) + Pn\left(\frac{FS \times 0.85 \times M}{300}\right)$$

Where-

EC is the amount

A is the lesser of the following:

- (a) unity;
- (b) whichever of the following is applicable in the circumstances of the case:
 - (i) if the spouse is not receiving, and is not entitled to receive, weekly workers compensation payments in relation to the contributor's death and the contributor was an active contributor immediately before the contributor's death—the numerical value obtained by dividing the number of the contributor's extrapolated contribution points by 420;
 - (ii) if the spouse is receiving, or is entitled to receive, weekly workers compensation payments in relation to the contributor's death based on partial dependency and the contributor was an active contributor immediately before his or her death—the numerical value obtained from the following formula:

$$n = \frac{acp + (1-x)(ecp - acp)}{420}$$

Where-

n is the numerical value

acp is the number of the contributor's accrued contribution points

ecp is the number of the contributor's extrapolated contribution points

x is the extent of the spouse's dependency expressed as a proportion of full dependency;

(iii) in any other case—the numerical value obtained by dividing the number of the contributor's accrued contribution points by 420

FS is the contributor's actual or attributed salary immediately before the contributor's death (expressed as an annual amount)

Pn is

- (a) in the case of a contributor who was in full-time employment during that part of the contribution period occurring after 30 June 1992—1;
- (b) in any other case—the numerical value arrived at by expressing the contributor's employment while an active contributor during that part of the contribution period as a proportion of full-time employment during that part of the contribution period

M is

- (a) where the contributor was an active contributor immediately before termination of employment—the aggregate of the number of months of the contributor's contribution period occurring after 30 June 1992 and the number of months difference between the contributor's age as at the entitlement day and the age of retirement;
- (b) in any other case—the number of months of the contributor's contribution period occurring after 30 June 1992; and
- (B) where the contributor was an active contributor immediately before termination of employment—an additional amount being the amount (if any) by which the aggregate of the employee component and the amount calculated under subsubparagraph (A) falls short of 5 times the contributor's adjusted final salary (expressed as an annual amount).

5—Modification of Act in relation to group B contributors

The provisions of the Act are modified in their application to group B contributors as follows:

- (a) a group B contributor is a new scheme contributor in, and only in, relation to the amounts from time to time credited to the contribution account opened in his or her name under regulation 4(2) of the revoked Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 1993;
- (b) a group B contributor is not obliged or entitled to make contributions in his or her capacity as a new scheme contributor;
- (c) a group B contributor, or a person in respect of a group B contributor, is not entitled to the employer component of benefits under Part 4 of the Act;
- (d) section 28A of the Act cannot apply to a group B contributor;
- (e) a group B contributor is not entitled to a disability pension under section 30 of the Act.
- (f) an eligible child in respect of a group B contributor is not entitled to a pension under section 32 of the Act;
- (g) the lump sum to be paid to the estate of a group B contributor under section 32(3a) of the Act—
 - (i) will be calculated on the basis that the contributor was not an active contributor; and
 - (ii) will not include an amount calculated under section 32(3a)(b).

Schedule 1—Contributors

Group A

Karen Teresa Tucker

Group B

Mary Therese Cousin

Margaret Winifred Daly

Judith Ruth Eley

Stephen Philip Nobbs

Marie Victoria O'Connor

Schedule 2—Revocation of Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 1993

The Superannuation (Child, Adolescent and Family Health Service Employees) Regulations 1993 are revoked.

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 31 August 2006

No 213 of 2006

T&F06/065CS

Local Government (Members Allowances and Benefits) Variation Regulations 2006

under the Local Government Act 1999

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Local Government (Members Allowances and Benefits) Regulations 1999

4 Variation of regulation 4—Allowances—section 76

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Local Government (Members Allowances and Benefits) Variation Regulations 2006.*

2—Commencement

These regulations will come into operation on 13 November 2006.

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 Local Government (Members Allowances and Benefits) Regulations 1999

4—Variation of regulation 4—Allowances—section 76

Regulation 4(1)(a)(ii)—delete "\$7 280" and substitute: \$15 000

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 31 August 2006

No 214 of 2006

CSMLG06/007

Public and Environmental Health (General) Regulations 2006

under the Public and Environmental Health Act 1987

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation

Part 2—Protection of public health

Division 1—Control of refuse

4 Control of refuse

Division 2—Public swimming pools and spa pools

- 5 Interpretation
- 6 Public swimming pools—duties of pool owners and managers
- Public spa pools—duties of pool owners and managers
- 8 Use of public swimming pools and spa pools

Part 3—Miscellaneous

- 9 Prescribed guidelines for local councils
- 10 Access to codes, standards etc

Schedule 1—Revocation of *Public and Environmental Health Regulations 1991*

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public and Environmental Health (General) Regulations 2006.*

2—Commencement

These regulations will come into operation on 1 September 2006.

3—Interpretation

In these regulations—

Act means the Public and Environmental Health Act 1987.

Part 2—Protection of public health

Division 1—Control of refuse

4—Control of refuse

- (1) The owner of premises must take reasonable steps to ensure that refuse on the premises that is capable of causing an insanitary condition is kept in a receptacle or receptacles—
 - (a) that are adequate to hold the refuse;
 - (b) that prevent access by flies, pests, vermin or other animals;
 - (c) that are impervious to water;
 - (d) that prevent, as far as practicable, the emission of offensive odours.

Maximum penalty: \$2 500.

(2) The owner of premises must take reasonable steps to ensure that refuse on the premises that is capable of causing an insanitary condition is disposed of as often as may be appropriate in view of the nature of the refuse, but in any event at least once a week.

Maximum penalty: \$1 000.

- (3) The owner of premises on which a receptacle for the storage of refuse is kept must take reasonable steps to ensure that—
 - (a) the receptacle is kept in a clean and sound condition; and
 - (b) any putrescible waste that is placed in the receptacle is contained in wrapping or sealed in a disposable container so as to prevent or minimise the discharge of fluids and the emission of offensive odours.

Maximum penalty: \$500.

Division 2—Public swimming pools and spa pools

5—Interpretation

(1) In this Division—

public spa pool means—

- (a) a spa pool that is for the use of persons on payment of an admission or membership fee; or
- (b) a spa pool that is for the use of persons staying at a hotel, motel, guesthouse, camping or caravan ground or similar place where accommodation is provided on a temporary basis; or
- (c) a spa pool that is for the use of persons who attend, or live or work on, the premises where the spa pool is located, but not if it is used in connection with a single private residence and is only available for the use of residents or their guests;

public swimming pool means—

(a) a swimming pool that is for the use of persons on payment of an admission or membership fee or a fee for swimming instruction; or

- (b) a swimming pool that is for the use of persons staying at a hotel, motel, guesthouse, camping or caravan ground or similar place where accommodation is provided on a temporary basis; or
- (c) a swimming pool that is for the use of persons who attend, or live or work on, the premises where the swimming pool is located, but not if it is used in connection with a single private residence and is only available for the use of residents or their guests;

spa pool means a pool or other water-retaining structure designed for human use—

- (a) that is capable of holding more than 680 litres of water; and
- (b) that incorporates, or is connected to, equipment that is capable of heating water contained in it and injecting air bubbles or water into it under pressure so as to cause general turbulence in the water;

swimming pool includes a waterslide pool, wave pool, hydrotherapy pool or other similar structure designed for human use, other than—

- (a) a spa pool; or
- (b) a tidal pool or other similar structure where water flows in and out according to the operation of natural forces.
- (2) For the purposes of these regulations, a public swimming or spa pool will only be taken to have been closed to the public if—
 - (a) a barrier or sign or similar device is erected or displayed in a conspicuous place indicating that the pool is closed to the public; or
 - (b) public access to the pool is prevented by means of locked doors or gates.

6—Public swimming pools—duties of pool owners and managers

- (1) A public swimming pool must, at all times while it is open for use, be operated and maintained in accordance with the following requirements:
 - (a) the pool water must be disinfected by chlorine or by some other method approved in relation to pools of that class by the Standard for the Operation of Swimming Pools and Spa Pools in South Australia (ISBN 0-7243-4062-9) prepared by the South Australian Health Commission in December 1991 as in force from time to time;
 - (b) if chlorine is used to disinfect the pool water—
 - (i) the total residual free chlorine concentration in the water must be at least—
 - (A) if the chlorine is not stabilised by the use of cyanuric acid and the water temperature does not exceed 26°C—1mg/litre; and
 - (B) if the chlorine is stabilised by the use of cyanuric acid and the water temperature does not exceed 26°C—2mg/litre; and
 - (C) if the chlorine is not stabilised by the use of cyanuric acid and the water temperature exceeds 26°C—2mg/litre; and
 - (D) if the chlorine is stabilised by the use of cyanuric acid and the water temperature exceeds 26°C—4mg/litre; and
 - (ii) the total chlorine concentration in the water other than residual free chlorine must not exceed 1mg/litre; and

- (iii) cyanuric acid must not be used to stabilise the chlorine if the pool is located in an enclosed structure; and
- (iv) if cyanuric acid is used to stabilise the chlorine, the concentration of cyanuric acid in the water must be maintained between 30mg/litre and 50mg/litre;
- (c) the pH of the water must be maintained between 7.2 and 7.6;
- (d) the alkalinity of the water (calculated as a measure of the total amount of dissolved alkaline compounds in the water) must be maintained at a concentration of between 60mg/litre and 200mg/litre;
- (e) if a method other than chlorine is used to disinfect the pool water, the applicable requirements of the Standard for the Operation of Swimming Pools and Spa Pools in South Australia (ISBN 0-7243-4062-9) prepared by the South Australian Health Commission in December 1991 as in force from time to time must be met, except to the extent of any inconsistency with these regulations;
- (f) the pool must be fitted with—
 - (i) a filtration system that—
 - (A) provides a continuous circulation of water through the filter; and
 - (B) passes all water in the pool through the filter as often as is necessary to ensure that the water in the pool complies with the minimum disinfection levels prescribed by this regulation and in any event—
 - in the case of a waterslide pool—at least once in every hour:
 - in the case of a wading pool or hydrotherapy pool—at least once in every 2 hours;
 - in any other case—at least once in every 6 hours; and
 - (C) maintains the water in a clean, clear condition so that a matt black disc, or a disc that contrasts with the colour of the bottom of the pool, 150 mm in diameter, is (or would be) clearly visible from above the water at the deepest part of the pool; and
 - (ii) automatic equipment that continuously analyses and controls the level of disinfectant in the water and the pH level of the water (at least to the levels referred to in this regulation).
- (2) The following steps must be taken to monitor compliance with subregulation (1) at such intervals as are reasonably necessary having regard to the size of the pool, level of use of the pool, ambient air temperature and any other relevant factor (but, in any event, at least once in every day that the pool is or has been open for use):
 - (a) the results of the analysis made by the equipment referred to in subregulation (1)(f)(ii) must be read and recorded; and
 - (b) manual tests must be carried out to verify the accuracy and reliability of the equipment referred to in subregulation (1)(f)(ii) and the results of those tests recorded; and
 - (c) other manual tests in relation to matters not measured by that equipment must be carried out and the results of those tests recorded.

- (3) Records made under subregulation (2) must be kept for a period of 2 years and made available for inspection at any time on request by an authorised officer.
- (4) If, at any time while the pool is open for use, the filtration system ceases to operate or a reading taken under this regulation indicates that the total chlorine concentration in the water exceeds 10mg/litre, the pool must immediately be closed to the public.
- (5) Subregulation (1)(f)(i)(B) does not apply to the swimming pools commonly known as the Naracoorte and Millicent swimming lakes.
- (6) If a requirement under this regulation is not met in respect of a public swimming pool, the owner of the premises on which the pool is located and the person responsible for the care, control and management of the pool are each guilty of an offence.
 Maximum penalty: \$2 500.
- (7) It is a defence to a charge of an offence against this regulation if the defendant proves that the alleged offence was not committed intentionally and did not result from a failure on the part of the defendant to take reasonable care to avoid the commission of the offence.
- (8) Without limiting subregulation (7), in order for the owner of a public swimming pool to establish that he or she had taken reasonable care to avoid the commission of the offence, the owner must establish that he or she had taken reasonable care to ensure that the pool was under the care, control and management of a person with appropriate knowledge and experience.

7—Public spa pools—duties of pool owners and managers

- (1) A public spa pool must, at all times while it is open for use, be operated and maintained in accordance with the following requirements:
 - (a) the pool water must be disinfected by chlorine or by a method specified by the Standard for the Operation of Swimming Pools and Spa Pools in South Australia (ISBN 0-7243-4062-9) prepared by the South Australian Health Commission in December 1991 as in force from time to time;
 - (b) if chlorine is used to disinfect the pool water—
 - (i) the total residual free chlorine concentration in the water must be at least 4mg/litre; and
 - (ii) the total chlorine concentration in the water other than residual free chlorine must not exceed 1mg/litre; and
 - (iii) cyanuric acid must not be used to stabilise the chlorine;
 - (c) the pH of the water must be maintained between 7.2 and 7.6;
 - (d) the alkalinity of the water (calculated as a measure of the total amount of dissolved alkaline compounds in the water) must be maintained at a concentration of between 60mg/litre and 200mg/litre;
 - (e) if a method other than chlorine is used to disinfect the pool water, the applicable requirements of the Standard for the Operation of Swimming Pools and Spa Pools in South Australia (ISBN 0-7243-4062-9) prepared by the South Australian Health Commission in December 1991 as in force from time to time must be met, except to the extent of any inconsistency with these regulations;
 - (f) the pool must incorporate a weir off-take or skimmer system that continuously takes away surface water while the pool is in use;

- (g) the pool must be fitted with—
 - (i) a filtration system that—
 - (A) provides a continuous circulation of water through the filter; and
 - (B) passes all water in the pool through the filter at least once in every 30 minutes; and
 - (C) maintains the water in a clean, clear condition so that a disc measuring 150 millimetres in diameter that is matt black or contrasts with the colour of the bottom of the pool is (or would be) clearly visible at the deepest part of the pool when there is no turbulence; and
 - (ii) automatic equipment that continuously analyses and controls the level of disinfectant in the water and the pH level of the water (at least to the levels referred to in this regulation).
- (2) The following steps must be taken to monitor compliance with subregulation (1) at such intervals as are reasonably necessary having regard to the size of the pool, level of use of the pool, ambient air temperature and any other relevant factor (but, in any event, at least once in every day that the pool is or has been open for use):
 - (a) the results of the analysis made by the equipment referred to in subregulation (1)(g)(ii) must be read and recorded; and
 - (b) manual tests must be carried out to verify the accuracy and reliability of the equipment referred to in subregulation (1)(g)(ii) and the results of those tests recorded; and
 - (c) other manual tests in relation to matters not measured by that equipment must be carried out and the results of those tests recorded.
- (3) Records made under subregulation (2) must be kept for a period of 2 years and made available for inspection at any time on request by an authorised officer.
- (4) The water in a public spa pool must be replaced—
 - (a) at the rate of at least 20 per cent every day during which it is open for use; or
 - (b) at least once in every week by completely draining the pool.
- (5) A public spa pool must be cleaned at least once in every week during which it has, at any time, been open for use.
- (6) If, at any time while a public spa pool is open for use, the filtration system ceases to operate or a reading taken under this regulation indicates that the total chlorine concentration in the water exceeds 10mg/litre, the pool must immediately be closed to the public.
- (7) If a requirement under this regulation is not met in respect of a public spa pool, the owner of the premises on which the pool is located and the person responsible for the care, control and management of the pool are each guilty of an offence.
 Maximum penalty: \$2 500.
- (8) It is a defence to a charge of an offence against this regulation if the defendant proves that the alleged offence was not committed intentionally and did not result from a failure on the part of the defendant to take reasonable care to avoid the commission of the offence.

(9) Without limiting subregulation (8), in order for the owner of a public spa pool to establish that he or she had taken reasonable care to avoid the commission of the offence, the owner must establish that he or she had taken reasonable care to ensure that the pool was under the care, control and management of a person with appropriate knowledge and experience.

8—Use of public swimming pools and spa pools

A person must not—

- (a) enter a public swimming pool or spa pool if—
 - (i) the person is suffering from an open wound or sore, or knows, or has reasonable cause to suspect, that he or she is infected with a notifiable disease that could be transmitted to others using the pool; or
 - (ii) the person, or any clothing that he or she is wearing, are not reasonably clean; or
- (b) allow a child to enter a public swimming pool or spa pool if the person knows, or has reasonable cause to suspect, that—
 - (i) the child is suffering from an open wound, or sore, or is infected with a notifiable disease that could be transmitted to others using the pool; or
 - (ii) the child, or any clothing that the child is wearing, are not reasonably clean; or
- (c) while in a public swimming pool or spa pool, spit, squirt water or release bodily material (other than any such material released through the ordinary course of being in the water); or
- (d) allow an animal to enter a public swimming pool or spa pool.

Maximum penalty: \$500.

Part 3—Miscellaneous

9—Prescribed guidelines for local councils

Pursuant to section 47(2)(j) of the Act, the following guidelines are prescribed to assist local councils in the administration of the Act:

- (a) Code of Practice for the Provision of Facilities for Sanitation and Personal Hygiene (ISBN 0 243 4054 8) prepared by the South Australian Health Commission in October 1991 as in force from time to time:
- (b) Standard for the Inspection and Maintenance of Swimming Pools and Spa Pools in South Australia (ISBN 0-7243-4070) prepared by the South Australian Health Commission in February 1992 as in force from time to time.

10—Access to codes, standards etc

For the purposes of section 47(8)(c) of the Act, copies of codes, standards or other documents referred to or incorporated by these regulations or other regulations under the Act are available for inspection at the principal office of the Department.

Schedule 1—Revocation of *Public and Environmental Health Regulations 1991*

The Public and Environmental Health Regulations 1991 are revoked.

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

on the recommendation of the Public and Environmental Health Council in relation to regulation 9 and with the advice and consent of the Executive Council on 31 August 2006

No 215 of 2006

HEACS06/098

Physiotherapy Practice (General) Regulations 2006

under the Physiotherapy Practice Act 2005

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Schedule 1—Revocation and transitional provision

Part 1—Revocation of *Physiotherapists Regulations* 1991

1 Revocation of regulations

Part 2—Transitional provision

2 Transitional matter

1—Short title

These regulations may be cited as the *Physiotherapy Practice (General) Regulations 2006*.

2—Commencement

These regulations will come into operation on the day on which section 5 of the *Physiotherapy Practice Act 2005* comes into operation.

3—Interpretation

In these regulations—

Act means the Physiotherapy Practice Act 2005.

4—Exempt provider

For the purposes of the definition of *exempt provider* in section 3(1) of the Act, the University of South Australia is an exempt provider.

5—Representative bodies

For the purposes of the definition of *representative body* in section 3(1) of the Act, each of the following is a representative body:

- (a) Australian Physiotherapy Association;
- (b) Australian Physiotherapy Council;
- (c) Health Consumers Alliance of South Australia Incorporated.

6—Annual report

- (1) For the purposes of section 24(2)(a)(iv) of the Act, the following information is to be included in the Board's annual report in relation to the relevant financial year:
 - (a) the number of persons registered in each category of registration;
 - (b) the number of persons in each category of registration registered with limited registration;
 - (c) the number of physiotherapy services providers who have given notice to the Board under section 33(1) of the Act;
 - (d) the number of complaints received by the Board against registered persons, physiotherapy services providers or persons who occupy positions of authority in corporate or trustee physiotherapy services providers from persons of Aboriginal or Torres Strait Islander descent;
 - (e) the number of persons included on the register of persons who have been prohibited by order of the Board from carrying on business as a physiotherapy services provider or occupying a position of authority in a corporate or trustee physiotherapy services provider;
 - (f) the number of disciplinary proceedings commenced before the Board and the outcomes of those proceedings;
 - (g) a statement of whether codes of conduct or professional standards for registered persons, codes of conduct for physiotherapy services providers or guidelines on continuing physiotherapy education for physiotherapists have been prepared or endorsed by the Board and, if so, a summary of the codes, standards or guidelines;
 - (h) a description of any committees established by the Board and the purposes for which they were established;
 - (i) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 43(1) of the Act;
 - (j) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 43(2) of the Act;
 - (k) the number and nature of orders made by the Board under section 44 of the Act;
 - (l) the number of persons in each category of registration who have submitted information to the Board under section 56(1) of the Act;
 - (m) the number of persons in each category of registration in respect of whom notices have been received by the Board under section 62 of the Act;
 - (n) the number of claims in respect of which information has been provided to the Board under section 65(1) of the Act;

- (o) the number of claims in respect of which information has been provided to the Board under section 65(2) of the Act;
- (p) the number of persons found guilty of an offence against the Act, the nature of the offences and the penalties imposed.
- (2) Information presented in relation to the relevant financial year should be presented in a manner enabling it to be compared with statistical data from previous years.

7—Authority conferred by registration as physiotherapy student

For the purposes of section 26(a) of the Act, registration on the physiotherapy student register authorises the person to provide physiotherapy under the supervision of a physiotherapist.

8—Circumstances in which unqualified persons may provide restricted therapy

Section 37(1)(a) of the Act does not apply in relation to restricted therapy provided by an unqualified person visiting the State—

- (a) if—
 - (i) the person has been engaged to provide physiotherapy to persons visiting the State to participate in a sporting or cultural activity or event; and
 - (ii) the restricted therapy is provided to those persons only; and
 - (iii) the person is authorised to provide restricted therapy in a place outside the State pursuant to a licence, registration or other authority in force under the law of that place; or
- (b) if—
 - (i) the person is participating in the conduct of a course of education or training related to physiotherapy; and
 - (ii) the restricted therapy is provided only as part of that course; and
 - (iii) the restricted therapy is provided on not more than 14 days in a calendar year; and
 - (iv) the Board has been given prior notice that the person will be providing restricted therapy as part of the course; and
 - (v) the person is authorised to provide restricted therapy in a place outside the State pursuant to a licence, registration or other authority in force under the law of that place.

9—Obligation to report medical unfitness or unprofessional conduct of physiotherapist or physiotherapy student

- (1) For the purposes of section 43(1) of the Act, the following information is required to be included in a report to the Board:
 - (a) the diagnosis of the condition of the physiotherapist or physiotherapy student and its likely duration and prognosis;
 - (b) if the person making the report is of the opinion that the physiotherapist or physiotherapy student is or may be medically unfit to provide physiotherapy only in a particular branch of physiotherapy—a statement specifying the particular branch of physiotherapy and the reasons for the opinion.

- (2) For the purposes of section 43(2) of the Act, the following information is required to be included in a report to the Board:
 - (a) the date, time and place at which it is alleged the physiotherapist or physiotherapy student engaged in unprofessional conduct;
 - (b) the nature of the alleged unprofessional conduct.

10—Meaning of health product

For the purposes of the definition of *health product* in section 54 of the Act, therapeutic goods within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth are declared to be health products for the purposes of Part 6 of the Act.

11—Meaning of health service

For the purposes of the definition of *health service* in section 54 of the Act, naturopathy services are declared to be a health service for the purposes of Part 6 of the Act.

12—Registered person etc must declare interest in prescribed business

- (1) For the purposes of section 56(1) of the Act, the information that must be given to the Board by a person who has an interest in a prescribed business is—
 - (a) the full name and residential and postal address of the person who has the interest; and
 - (b) if the person who has the interest is a prescribed relative of a registered person—the relationship of the person to the registered person; and
 - (c) the name, address and nature of the prescribed business in which the person has the interest; and
 - (d) the nature of the interest and of any benefit derived from the interest; and
 - (e) if the interest consists of a shareholding in a prescribed business—the number, nominal value and class of shares held and particulars of any voting rights exercisable by the holder at a meeting of shareholders.
- (2) For the purposes of section 56(2) of the Act, details of the change in the information referred to in subregulation (1) must be given to the Board by the person.

13—Information relating to claim against registered person to be provided

- (1) For the purposes of section 65(1)(a) and (2)(a) of the Act, the information relating to a claim referred to in that section to be provided to the Board within 30 days after the claim is made is—
 - (a) the nature of the physiotherapy that is alleged to have been carried out negligently; and
 - (b) full details of the alleged negligence; and
 - (c) the address of the premises at which the negligence is alleged to have occurred; and
 - (d) the time at which and the date on which the negligence is alleged to have occurred; and
 - (e) full details of the injury suffered or allegedly suffered by the claimant as a result of the alleged negligence; and
 - (f) the date of the claim.

- (2) For the purposes of section 65(1)(b) and (2)(b) of the Act, the information relating to the claim referred to in that section to be provided to the Board within 30 days after any order is made by a court to pay damages or other compensation in respect of that claim or any agreement has been entered into for payment of a sum of money in settlement of that claim (whether with or without a denial of liability) is—
 - (a) information adequate to identify the claim; and
 - (b) details of any change in information previously provided to the Board relating to the claim; and
 - (c) details of the order or agreement (including the amount ordered or agreed to be paid).

14—Fees

- (1) The Board may fix—
 - (a) fees or charges for the purposes of the Act;
 - (b) fees or charges for services provided by the Board in the exercise of its functions under the Act.
- (2) However, no fee may be charged for registration on the physiotherapy student register.
- (3) The Board may recover a fee or charge fixed under this regulation by action in a court of competent jurisdiction as a debt due to the Board from the person liable for payment of the fee or charge.

Schedule 1—Revocation and transitional provision

Part 1—Revocation of Physiotherapists Regulations 1991

1—Revocation of regulations

The *Physiotherapists Regulations 1991* are revoked.

Part 2—Transitional provision

2—Transitional matter

A person who was a member of the Board immediately before the commencement of Schedule 1 clause 2(2) of the Act may continue to act as a member of the Board for the purpose of continuing and completing proceedings under the repealed 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 31 August 2006

No 216 of 2006

HEACS/04/015

South Australian Health Commission (Cancer Reporting) Regulations 2006

under the South Australian Health Commission Act 1976

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Reporting obligations of hospitals and health centres
- 5 Reporting obligations of pathology laboratories

Schedule 1—Revocation of South Australian Health Commission (Cancer) Regulations 1991

1—Short title

These regulations may be cited as the *South Australian Health Commission (Cancer Reporting) Regulations 2006.*

2—Commencement

These regulations will come into operation on 1 September 2006.

3—Interpretation

In these regulations—

cancer means a malignant growth of human tissue which, if unchecked, is likely to spread to adjacent tissue or beyond its place of origin and which has the propensity to recur, and includes carcinoma, sarcoma, any mixed tumour, leukaemia and any type of lymphoma or melanoma but excludes any type of neoplasm of the skin other than melanoma.

4—Reporting obligations of hospitals and health centres

- (1) The person responsible for the management of a hospital or a health centre that incorporates a radiotherapy clinic must provide the Minister with a report within 3 months after—
 - (a) a patient presenting at the hospital or health centre first discloses a history of a cancer of a particular type or is first diagnosed with, or treated for, a cancer of a particular type at the hospital or health centre;
 - (b) a patient of a kind referred to in paragraph (a) dies (whether as a result of the cancer or any other cause) at the hospital or health centre.
- (2) The report must contain the following:
 - (a) the name of the hospital or health centre;
 - (b) a unique identifier for the patient;
 - (c) the name of the medical practitioner responsible for the patient;

- (d) the date on which the patient was admitted to or presented at the hospital or health centre;
- (e) the following details relating to the patient to the extent known or reasonably ascertainable:
 - (i) full name and usual residential or postal address;
 - (ii) gender;
 - (iii) date of birth;
 - (iv) country of birth;
 - (v) race;
 - (vi) occupation;
- (f) the following details of the cancer and its diagnosis:
 - (i) a statement of the body part or system where the cancer arose, or if not known, a statement of that fact;
 - (ii) the date of diagnosis of the cancer if known (being the date that the diagnosis was confirmed by pathology, radiology or clinical assessment);
 - (iii) the type of diagnostic procedures and investigations undertaken (such as clinical assessment, cytology, haematology, histopathology, immunology or radiology);
 - (iv) if the diagnosis was confirmed by pathology—
 - (A) the name of, or a code identifying, the laboratory that performed the test to determine the presence in the patient of the cancer; and
 - (B) the type of tumour; and
 - (C) the slide or specimen number assigned to the specimen taken from the patient to test for the presence of the cancer;
- (g) if the patient has departed or been discharged from the hospital or health centre—the date of and reason for the departure or discharge;
- (h) if the patient has died at the hospital or health centre—the date of death.
- (3) The report must be made in a form and manner acceptable to the Minister.

5—Reporting obligations of pathology laboratories

The person in charge of a pathology laboratory must, within 3 months after the completion by the laboratory of a cancer pathology report relating to a person, provide the Minister with a copy of the report.

Schedule 1—Revocation of South Australian Health Commission (Cancer) Regulations 1991

The South Australian Health Commission (Cancer) Regulations 1991 are revoked.

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 31 August 2006

No 217 of 2006

HEACS/05/083

South Australia

Podiatry Practice (General) Regulations 2006

under the Podiatry Practice Act 2005

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Schedule 1—Revocation and transitional provision

Part 1—Revocation of *Chiropodists Regulations 2004*

1 Revocation of regulations

Part 2—Transitional provision

2 Transitional matter

1—Short title

These regulations may be cited as the *Podiatry Practice (General) Regulations 2006*.

2—Commencement

These regulations will come into operation on the day on which section 5 of the *Podiatry Practice Act 2005* comes into operation.

3—Interpretation

In these regulations—

Act means the Podiatry Practice Act 2005.

4—Exempt provider

For the purposes of the definition of *exempt provider* in section 3(1) of the Act, the University of South Australia is an exempt provider.

5—Representative bodies

For the purposes of the definition of *representative body* in section 3(1) of the Act, each of the following is a representative body:

- (a) Australian Podiatry Association SA Incorporated;
- (b) Australasian College of Podiatric Surgeons;
- (c) Health Consumers Alliance of South Australia Incorporated.

6—Annual report

- (1) For the purposes of section 24(2)(a)(iv) of the Act, the following information is to be included in the Board's annual report in relation to the relevant financial year:
 - (a) the number of persons registered in each category of registration;
 - (b) the number of persons in each category of registration registered with limited registration;
 - (c) the number of podiatric services providers who have given notice to the Board under section 33(1) of the Act;
 - (d) the number of complaints received by the Board against registered persons, podiatric services providers or persons who occupy positions of authority in corporate or trustee podiatric services providers from persons of Aboriginal or Torres Strait Islander descent;
 - (e) the number of persons included on the register of persons who have been prohibited by order of the Board from carrying on business as a podiatric services provider or occupying a position of authority in a corporate or trustee podiatric services provider;
 - (f) the number of disciplinary proceedings commenced before the Board and the outcomes of those proceedings;
 - (g) a statement of whether codes of conduct or professional standards for registered persons, codes of conduct for podiatric services providers or guidelines on continuing podiatric education for podiatrists have been prepared or endorsed by the Board and, if so, a summary of the codes, standards or guidelines;
 - (h) a description of any committees established by the Board and the purposes for which they were established;
 - (i) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 43(1) of the Act;
 - (j) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 43(2) of the Act;
 - (k) the number and nature of orders made by the Board under section 44 of the Act;
 - (l) the number of persons in each category of registration who have submitted information to the Board under section 56(1) of the Act;
 - (m) the number of persons in each category of registration in respect of whom notices have been received by the Board under section 62 of the Act;
 - (n) the number of claims in respect of which information has been provided to the Board under section 65(1) of the Act;

- (o) the number of claims in respect of which information has been provided to the Board under section 65(2) of the Act;
- (p) the number of persons found guilty of an offence against the Act, the nature of the offences and the penalties imposed.
- (2) Information presented in relation to the relevant financial year should be presented in a manner enabling it to be compared with statistical data from previous years.

7—Authority conferred by registration as podiatry student

For the purposes of section 26(a) of the Act, registration on the podiatry student register authorises the person to provide podiatric treatment under the supervision of a podiatrist.

8—Use of certain titles or descriptions prohibited

For the purposes of paragraph (d) of the definition of *prescribed word* in section 36(3) of the Act, the following words and expressions are prescribed in relation to registration on the general register or specialist register:

- (a) foot specialist;
- (b) foot therapist.

9—Circumstances in which unqualified persons may provide podiatric treatment

Section 37(1) of the Act does not apply in relation to podiatric treatment provided for fee or reward by an unqualified person visiting the State—

- (a) if—
 - (i) the person has been engaged to provide podiatric treatment to persons visiting the State to participate in a sporting or cultural activity or event; and
 - (ii) the podiatric treatment is provided to those persons only; and
 - (iii) the person is authorised to provide podiatric treatment in a place outside the State pursuant to a licence, registration or other authority in force under the law of that place; and
- (b) if—
 - (i) the person is participating in the conduct of a course of education or training related to podiatry; and
 - (ii) the podiatric treatment is provided only as part of that course; and
 - (iii) the podiatric treatment is provided on not more than 14 days in a calendar year; and
 - (iv) the Board has been given prior notice that the person will be providing podiatric treatment as part of the course; and
 - (v) the person is authorised to provide podiatric treatment in a place outside the State pursuant to a licence, registration or other authority in force under the law of that place.

10—Obligation to report medical unfitness or unprofessional conduct of podiatrist or podiatry student

- (1) For the purposes of section 43(1) of the Act, the following information is required to be included in a report to the Board:
 - (a) the diagnosis of the condition of the podiatrist or podiatry student and its likely duration and prognosis;
 - (b) if the person making the report is of the opinion that the podiatrist or podiatry student is or may be medically unfit to provide podiatric treatment only in a particular branch of podiatry—a statement specifying the particular branch of podiatry and the reasons for the opinion.
- (2) For the purposes of section 43(2) of the Act, the following information is required to be included in a report to the Board:
 - (a) the date, time and place at which it is alleged the podiatrist or podiatry student engaged in unprofessional conduct;
 - (b) the nature of the alleged unprofessional conduct.

11—Meaning of health product

For the purposes of the definition of *health product* in section 54 of the Act, therapeutic goods within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth are declared to be health products for the purposes of Part 6 of the Act.

12—Meaning of health service

For the purposes of the definition of *health service* in section 54 of the Act, each of the following services is declared to be a health service for the purposes of Part 6 of the Act:

- (a) acupressure;
- (b) acupuncture;
- (c) homeopathy;
- (d) massage therapy;
- (e) naturopathy;
- (f) nutritional therapy;
- (g) traditional Chinese medicine;
- (h) western herbal medicine.

13—Registered person etc must declare interest in prescribed business

- (1) For the purposes of section 56(1) of the Act, the information that must be given to the Board by a person who has an interest in a prescribed business is—
 - (a) the full name and residential and postal address of the person who has the interest; and
 - (b) if the person who has the interest is a prescribed relative of a registered person—the relationship of the person to the registered person; and
 - (c) the name, address and nature of the prescribed business in which the person has the interest; and
 - (d) the nature of the interest and of any benefit derived from the interest; and

- (e) if the interest consists of a shareholding in a prescribed business—the number, nominal value and class of shares held and particulars of any voting rights exercisable by the holder at a meeting of shareholders.
- (2) For the purposes of section 56(2) of the Act, details of the change in the information referred to in subregulation (1) must be given to the Board by the person.

14—Information relating to claim against registered person to be provided

- (1) For the purposes of section 65(1)(a) and (2)(a) of the Act, the information relating to a claim referred to in that section to be provided to the Board within 30 days after the claim is made is—
 - (a) the nature of the treatment that is alleged to have been carried out negligently; and
 - (b) full details of the alleged negligence; and
 - (c) the address of the premises at which the negligence is alleged to have occurred; and
 - (d) the time at which and the date on which the negligence is alleged to have occurred; and
 - (e) full details of the injury suffered or allegedly suffered by the claimant as a result of the alleged negligence; and
 - (f) the date of the claim.
- (2) For the purposes of section 65(1)(b) and (2)(b) of the Act, the information relating to the claim referred to in that section to be provided to the Board within 30 days after any order is made by a court to pay damages or other compensation in respect of that claim or any agreement has been entered into for payment of a sum of money in settlement of that claim (whether with or without a denial of liability) is—
 - (a) information adequate to identify the claim; and
 - (b) details of any change in information previously provided to the Board relating to the claim; and
 - (c) details of the order or agreement (including the amount ordered or agreed to be paid).

15—Fees

- (1) The Board may fix—
 - (a) fees or charges for the purposes of the Act;
 - (b) fees or charges for services provided by the Board in the exercise of its functions under the Act.
- (2) However, no fee may be charged for registration on the podiatry student register.
- (3) The Board may recover a fee or charge fixed under this regulation by action in a court of competent jurisdiction as a debt due to the Board from the person liable for payment of the fee or charge.

Schedule 1—Revocation and transitional provision

Part 1—Revocation of Chiropodists Regulations 2004

1—Revocation of regulations

The Chiropodists Regulations 2004 are revoked.

Part 2—Transitional provision

2—Transitional matter

A person who was a member of the Board immediately before the commencement of Schedule 1 clause 2(2) of the Act may continue to act as a member of the Board for the purpose of continuing and completing proceedings under the repealed 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 31 August 2006

No 218 of 2006

DHSCS04/28 Pt 3

South Australia

Pharmacists Regulations 2006

under the Pharmacists Act 1991

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Schedule 3—Revocation of *Pharmacists Regulations 1991*

1—Short title

These regulations may be cited as the *Pharmacists Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 September 2006.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Pharmacists Act 1991;

approved pharmacist means—

- (a) a registered pharmacist (other than a person who has limited or provisional registration); or
- (b) a person unconditionally registered as a pharmacist, or otherwise unconditionally authorised to practise pharmacy, under the law of another State or a Territory of Australia or New Zealand.

4—Non-derogation from Controlled Substances Act 1984

These regulations do not derogate from regulations made under the *Controlled Substances Act 1984*.

5—Eligibility for registration

- (1) An applicant for registration under section 18(1) of the Act must have the following qualifications and experience and fulfil the following requirements:
 - (a)
 - (i) a degree or diploma in pharmacy awarded by an Australian or New Zealand educational institution listed in Schedule 1; and
 - (ii) satisfactory completion of a period of practical experience in pharmacy under the supervision of an approved pharmacist of at least 1 year or such lesser period as the Board determines having regard to post-graduate academic qualifications held by the applicant; and
 - (iii) satisfactory completion of a first aid course and a forensic examination; or
 - (b) unconditional registration as a pharmacist, or other unconditional authorisation to practise as a pharmacist, under the law of another State or a Territory of Australia or New Zealand; or
 - (c)
 - (i) a certificate granted by the Australian Pharmacy Examining Council certifying that the person has the necessary qualifications to practise pharmacy in this State; and
 - (ii) satisfactory completion of at least the period recommended or required by the Australian Pharmacy Examining Council of practical experience in pharmacy under the supervision of an approved pharmacist; and
 - (iii) if an applicant has obtained his or her qualifications in pharmacy in a non-English speaking country, the applicant must satisfy the Board that the applicant has sufficient knowledge of the English language with which to carry on the practice of pharmacy; and
 - (iv) satisfactory completion of a first aid course and forensic examination.

(2) In this regulation—

first aid course means—

- (a) the senior first aid certificate course conducted by St. John Ambulance Australia South Australia Incorporated; or
- (b) the senior first aid certificate course conducted by Australian Red Cross Society South Australian Division; or
- (c) a course in first aid that is, in the opinion of the Board, of equivalent standard to a course referred to in a preceding paragraph;

forensic examination means a multiple choice examination conducted by the Board on the law applying in this State in relation to the sale or supply of poisons and other pharmaceutical items.

6—Prescribed additional qualifications

For the purposes of section 24(2) of the Act, the following qualifications are prescribed:

- (a) any degree or diploma relating to the practice of pharmacy awarded by a university;
- (b) any degree, diploma or other qualification in a medical or health field awarded by an educational institution;
- (c) membership of an association that—
 - (i) is established under a law of a State or Territory of Australia or New Zealand; and
 - (ii) has objects relating to pharmacy.

7—Exemptions from obligation to be registered

- (1) Section 26(1) of the Act does not apply in relation to—
 - (a) the practice of pharmacy by the personal representative of a deceased pharmacist within 1 year (or such longer period as the Board may allow) after the date of death; or
 - (b) the practice of pharmacy, for a period of 1 year (or such longer period as the Board may allow), by the official receiver of a bankrupt or insolvent pharmacist; or
 - (c) the practice of pharmacy, for a period of 1 year (or such longer period as the Board may allow), by a person vested by law with power to administer the affairs of a company that is registered as a pharmacist and is under administration, receivership or official management; or
 - (d) the practice of pharmacy by a person who has obtained academic qualifications in pharmacy and who is undergoing a period of experience under the supervision of an approved pharmacist with a view to applying for registration as a pharmacist and has obtained the approval of the Board to do so; or
 - (e) the practice of pharmacy by Little Company of Mary Health Care at Calvary Hospital, North Adelaide.
- (2) A person who practices pharmacy pursuant to subregulation (1)(a), (b) or (c) must, within 7 days after commencing to do so, give notice in writing of that fact to the Board.

 Maximum penalty: \$2 000.

8—Prohibition on use of certain words

For the purposes of section 28 of the Act, the word "druggist" is prescribed.

9—Name of registered company

The name of a company that is to be registered as a pharmacist must be approved by the Board.

10—Business or trading names

A person must not practise pharmacy under a business or trading name unless that name has been approved by the Board.

Maximum penalty: \$2 000.

11—Information relating to claim against pharmacist to be provided

For the purposes of section 31 of the Act, the information relating to a claim referred to in that section to be provided to the Board is as follows:

- (a) the nature of the act that is alleged to have been carried out negligently;
- (b) full details of the alleged negligence;
- (c) the address of the premises at which the negligence is alleged to have occurred;
- (d) the time at which and the date on which the negligence is alleged to have occurred;
- (e) full details of the injury or loss suffered or allegedly suffered by the claimant as a result of the alleged negligence;
- (f) details of any court judgment or order made in respect of the claim, including any amount ordered to be paid by the pharmacist by way of damages or compensation;
- (g) details of any agreement entered into to pay a sum of money in settlement of the claim, including the amount agreed to be paid.

12—Obligation to report incapacity of pharmacist

For the purposes of section 42(c) of the Act, the following information is required to be included in a report to the Board:

- (a) the diagnosis of the illness of the pharmacist and its likely duration and prognosis;
- (b) a description of any treatment being received by the pharmacist for the illness;
- (c) a description of any form of pharmacy that, in the opinion of the medical practitioner making the report, the pharmacist is not fit to provide.

13—Standard of premises to be used in practice of pharmacy

- (1) Premises at which a business consisting of or involving pharmacy is carried on must, unless the Board otherwise approves under this regulation—
 - (a) consist of an enclosed area with access to a public place; and
 - (b) contain an area set aside for the dispensing of items on prescription that is not less than 9 square metres; and
 - (c) be in a hygienic condition and be adequately ventilated; and
 - (d) have provision for adequate lighting; and

- (e) contain adequate provision for the secure and hygienic storage of drugs and pharmaceutical products; and
- (f) be constructed in such a manner as to allow a pharmacist to supervise effectively the whole of that part of the premises used in the practice of pharmacy and the activities of persons in that part of the premises.
- (2) The Board may approve premises that do not comply with subregulation (1) (and register the premises under section 32 of the Act) if satisfied—
 - (a) that the premises are used as a delivery and collection point for drugs, medicines or other pharmaceutical products that have been pre-packaged for specific customers outside Metropolitan Adelaide (as defined in the Development Plan under the *Development Act 1993*) and are not otherwise used in the practice of pharmacy; and
 - (b) that an adequate pharmaceutical service cannot otherwise be provided in the locality.
- (3) Premises at which a business consisting of or involving pharmacy is carried on must be kept, at all times, in a hygienic and tidy condition.
- (4) A person who carries on a business of or involving the practice of pharmacy at premises that do not comply with subregulation (3) is guilty of an offence.
 Maximum penalty: \$2 000.

14—Access to registered premises

A person who carries on a business consisting of or involving pharmacy at registered premises must ensure that the name and telephone number of a pharmacist who can, at all times, gain ready access to the premises is displayed at the entrance to the premises.

Maximum penalty: \$2 000.

15—Reference works to be kept by pharmacists

- (1) Current editions of the following reference works must be kept at any premises at which pharmacy is practised:
 - (a) Martindale—The Complete Drug Reference published by Pharmaceutical Press;
 - (b) The Australian Pharmaceutical Formulary and Handbook published by the Pharmaceutical Society of Australia;
 - (c) the *Australian Prescription Products Guide* published by the Australian Pharmaceutical Publishing Company or the *MIMS Annual* published CMPMedica Australia Pty Ltd;
 - (d) *The Australian Medicines Handbook* published by Australian Medicines Handbook Pty Ltd or another reference work on therapeutics.
- (2) Copies of the following legislation as in force from time to time must be kept at any premises at which pharmacy is practised:
 - (a) the Act and these regulations;
 - (b) the *Controlled Substances Act 1984* and all regulations made under that Act that are relevant to the practice of pharmacy.
- (3) It is sufficient for the purposes of this regulation if the required reference work or legislation is stored by computer, microfilm or other process and is readily accessible.

(4) If the requirements of this regulation are not complied with, the person who carries on the business consisting of or involving pharmacy at the premises is guilty of an offence.

Maximum penalty: \$2 000.

16—Ceasing to practise pharmacy at registered premises

A person must, within 7 days after ceasing to carry on a business of or involving the practice of pharmacy at registered premises, give written notice of that fact to the Registrar.

Maximum penalty: \$1 000.

17—Other businesses not to be carried on at registered premises

(1) A person must not, without the approval of the Board, carry on a business other than the practice of pharmacy, or a business commonly associated with the practice of pharmacy, at registered premises.

Maximum penalty: \$2 000.

- (2) A person must not carry on a business commonly associated with the practice of pharmacy at registered premises unless—
 - (a) the person is the person in whose name the premises are registered; or
 - (b) the approval of the Board has been obtained.

Maximum penalty: \$2 000.

18—Dispensing of prescriptions received by facsimile

A pharmacist must not dispense an item on a prescription received by means of a facsimile machine or other electronic or photographic means unless he or she has first verified the authenticity of the prescription.

Maximum penalty: \$2 000.

19—Dispensing of expired prescription

A pharmacist must not dispense an item on prescription more than 1 year after the date of the issue of the prescription.

Maximum penalty: \$2 000.

20—Dispensing of suspected forgeries etc

- (1) A pharmacist must not dispense an item on prescription if there are reasonable grounds for suspecting that the prescription has been altered, forged or obtained on false pretences.
 - Maximum penalty: \$2 000.
- (2) It is a defence to a charge of an offence against subregulation (1) if the defendant proves that the offence did not result from any failure on his or her part to take reasonable care to avoid the commission of the offence.

21—Labelling of items dispensed on prescription etc

- (1) A pharmacist must not dispense an item on prescription unless—
 - (a) the item is labelled with—
 - (i) the name (or approved business or trading name), address and telephone number of the person carrying on the practice of pharmacy at the premises at which the item is dispensed; and

- (ii) the name of the person for whose use the item is dispensed; and
- (iii) the trade name and the generic name of the item dispensed, or, if it does not have either a trade or generic name, its ingredients; and
- (iv) adequate directions for the safe and proper use of the item; and
- (v) a unique identifier enabling the item to be linked with the prescription; and
- (vi) the date on which the item is dispensed; and
- (b) the prescription is marked with—
 - (i) the unique identifier applicable to the item; and
 - (ii) the name (or approved business or trading name), address and telephone number of the person carrying on the practice of pharmacy at the premises at which the item is dispensed.

Maximum penalty: \$2 000.

- (2) If a prescription has been issued in duplicate, it is sufficient compliance with subregulation (1)(b) if the required information is marked on the duplicate prescription.
- (3) The information required to be displayed under this regulation may be displayed on a label containing information required to be displayed under the *Controlled Substances Act 1984*.

22—Delivery of dispensed items

- (1) An item dispensed by a pharmacist on a prescription must not be given or sent to a person, or left for collection by a person, at any premises except—
 - (a) registered premises; or
 - (b) premises occupied by a pharmacist; or
 - (c) premises occupied by the person for whose use the item is dispensed.
- (2) If an item dispensed by a pharmacist on a prescription is to be given or sent to a person, or left for collection by a person, at premises other than premises occupied or supervised by a pharmacist, the item must be packaged, wrapped and addressed to the person for whose use the item is dispensed.
- (3) If an item is given, sent or left for collection in contravention of this regulation, the pharmacist who dispensed the item is guilty of an offence.
 - Maximum penalty: \$2 000.
- (4) It is a defence to a charge of an offence against subregulation (3) if the defendant proves that the offence did not result from any failure on his or her part to take reasonable care to avoid the commission of the offence.

23—Records of prescriptions

- (1) A person who carries on a business consisting of or involving pharmacy must keep an accurate record of each prescription on which an item is dispensed in the course of that business, together with the following details:
 - (a) the unique identifier applicable to the item dispensed on the prescription;
 - (b) the name or initials of the pharmacist who dispensed the item;
 - (c) the date on which the item was dispensed;

- (d) the trade name and the generic name of the item, or, if it does not have either a trade or generic name, its ingredients, and the form, strength and quantity of the item dispensed;
- (e) the name and address of the person for whose use the item was dispensed;
- (f) the directions for the safe and proper use of the item given in accordance with these regulations;
- (g) the name of the person who prescribed the item.
- (2) Records kept under this regulation—
 - (a) must be retained for at least 2 years; and
 - (b) must be kept at the premises at which the items to which the records relate were dispensed or at other premises approved for that purpose by the Board; and
 - (c) must be readily accessible; and
 - (d) must be made available for inspection at any reasonable time at the request of the Board.
- (3) If the information contained in a record is accessible only after the record is subjected to electronic or other process, it is sufficient for the purposes of this regulation for the person to produce for inspection a reproduction or computerised record of an entry in the records.
- (4) If a requirement of this regulation is contravened, the person who carries on the business in relation to which the records must be kept is guilty of an offence. Maximum penalty: \$2 000.

24—Advertising by pharmacists

(1) A person must not advertise in respect of the practice of pharmacy except under the name of a registered pharmacist or a business or trading name approved by the Board.

Maximum penalty: \$2 000.

- (2) A person must not advertise in respect of the practice of pharmacy—
 - (a) in a manner that is likely to bring discredit on the profession of pharmacy; or
 - (b) in a manner that draws invidious comparison between pharmacists or groups of pharmacists; or
 - (c) in a manner that is likely to mislead.

Maximum penalty: \$2 000.

25—Fees

- (1) The Board may fix fees or charges for the following:
 - (a) the registration of pharmacists (including provisional or limited);
 - (b) the renewal of registration of pharmacists;
 - (c) entering in the register any new or additional qualifications;
 - (d) the issue of duplicate certificates of registration;
 - (e) the preparation of statements verifying registration;
 - (f) other extracts from the register;
 - (g) inspection of the register;

- (h) approval of a company, trading or business name;
- (i) approval of the alteration of the memorandum and articles of association of a company;
- (j) the registration of premises;
- (k) the renewal of registration of premises;
- (l) other authorisations or approvals under the Act or these regulations.
- (2) Fees for registration or renewal of registration may vary according to whether the applicant is a natural person or a company, and in the case of a company, may vary according to whether or not the memorandum and articles of association of the company are in a standard form approved by the Board.
- (3) The Board may recover a fee or a charge as a debt.

Schedule 1—Qualifications

(Regulation 5)

Part 1—Australia

Charles Darwin University

Charles Sturt University

Curtin University of Technology

Griffith University

James Cook University

La Trobe University

Monash University

Murdoch University

Queensland University of Technology

South Australian Institute of Technology

University of Adelaide

University of Canberra

University of Newcastle

University of Queensland

University of South Australia

University of Sydney

University of Tasmania

University of Western Australia

Part 2—New Zealand

Central Institute of Technology, Heretaunga University of Auckland University of Otago

Schedule 2—Forms

The forms included in this Schedule are to be used for the purposes indicated.

Form 1

(Section 19)

App	lication for	registration of a natural person as a pharmacist
1		
		[full name]
	of	
		[residential address]
		tration as a pharmacist under the Pharmacists Act 1991.
2		owing academic qualifications:
	***************************************	[degree or diploma]
	awarded by	
		[university or college]
3	I have complethe Act:	eted the following period of practical experience as required under
	Period	Supervising pharmacist Address of practice
4	I have entered (or	into an agreement with Pharmaceutical Defence Ltd me for loss by reason of civil liability incurred in the practice of aption under section 30(2) of the Pharmacists Act 1991 on the s: lat [hospital or industrial establishment]
ъ.		
_		
Witn		
	J	or Commissioner for taking Affidavits in Supreme Court of SA]

Please fill in the following for inclusion in the register:
Title
Additional qualifications
Phone (H)
(W)
Business address
Date of birth
I am also registered in the following jurisdictions:

Form 2

(Section 19)

Application for registration of a company as a pharmacist

1	(a)	Company's name:
	(b)	Registered office:
	. ,	
	(c)	Business address:
	(0)	Submoss address.
	(d)	Telephone number:
2	Date	of incorporation:
3		e whether the company intends to practise in South Australia under its own e, or under a business name and, if so, state the business name proposed to be
	used	

- 4 (a) State the intended place of business or places of business of the company.
 - (b) State the intended principal place of business of the company.
- 5 State in relation to each director—
 - (a) the director's full name and usual residential address; and
 - (b) whether the director is registered under the Act; and
 - (c) if the director is not registered under the Act whether the director is a prescribed relative of a director who is registered and, if so, the particulars of the relationship; and
 - (d) whether the director is a director of any other company which is registered under the Act and, if so, full particulars of that other directorship.
- 6 Give particulars of the issued capital of the company specifying the number, class and nominal value of all shares on issue.
- 7 State in relation to each person who is a member of the company or the beneficial owner of shares in the company—
 - (a) the person's full name and usual residential address; and
 - (b) whether the person is registered under the Act; and
 - (c) whether the person is a director or employee of the company or a prescribed relative of a person who is a director or employee of the company; and
 - (d) the following particulars of all shares in the company held or owned beneficially by the person:
 - (i) a description of the shares (including the number, nominal value and class); and
 - (ii) particulars of the voting rights (if any) exercisable at a meeting of the members of the company attached to the shares; and

ho	the person is not the holder of shares, the name and address older and particulars of the nature of the beneficial ownership ares of the person.	
I,		
	, ċ	leclare
	[insert full name and address]	
(a) that the above information and	particulars are true in every respect to the best of my knowed belief; and	/ledge,
(b) that I am autho	orised by the company to make this application on its behalf.	
Dated this	day of	
Signature		
Witness		
	or Commissioner for taking Affidavits in the Supreme Court of SA]	
(A copy of the Memorar	ndum and Articles of Association of the company must be attached)	

Form 3

(Section 39)

Annual return of a company

	e and particulars
(a)	Name of company:
(b)	Registered office:
(c)	Principal address at which the practice is conducted:
(d)	Full address of all other places where the practice is conducted:
(e)	Business name (if any) under which the practice is conducted:
` '	•
(f)	Telephone number:
` '	This return relates to the period from
	orandum and Articles of Association
	(b) (c) (d) (e) (f) (g)

2

Have there been any amendments to either the Memorandum or Articles of Association of the company during the period to which this return relates? If so, give particulars.

3 **Directors**

> In relation to every person who was at any time during the period to which this return relates a director of the company state-

- the director's full name and last usual residential address;
- whether the director was a director during the whole of such period and, if (b) not, the date on which the director became or ceased to be a director (as the case may be);
- whether the director was registered under the Act for the whole or part of (c) any such period and, if part only, the period during which the director was so registered;
- in the case of a director permitted to hold office by virtue of section 18 of the Act not being a registered pharmacist, particulars of the director's relationship to a director who is registered during the period to which the return relates;
- whether the director was at any time during the period to which the return (e) relates a director of any other company and, if so, full particulars of that other directorship.

4 Shareholders

In relation to each person who was at any time during the period to which this return relates a member of the company or the beneficial owner of shares in the company state—

- (a) the person's full name and last usual residential address;
- (b) in the case of a member, whether he or she was a member during the whole of such period and, if not, the date on which he or she became or ceased to be a member;
- (c) whether the person was registered under the Act and whether such registration was for the whole or part of such period and, if part only, the period during which such registration applied;
- (d) in the case of a person being a prescribed relative of a registered person who is a director or employee of the company, particulars of the person's relationship to such director or employee;
- (e) the following particulars of all shares owned beneficially by such person at any time during such period:
 - (i) a description of the shares (including the number, nominal value and class); and
 - (ii) particulars of the voting rights (if any) exercisable at a meeting of the members of the company attached to the shares; and
 - (iii) if the person was not the holder of the shares, the name and address of the holder and particulars of the nature of the beneficial ownership of the shares of such person; and
 - (iv) if such person became the beneficial owner of the shares at any time during such period, particulars of the date on which and circumstances in which such person became the beneficial owner of the shares; and
 - (v) if such person ceased to become the beneficial owner of the shares at any time during such period, particulars of the date on which and circumstances in which such person ceased to be the beneficial owner of the shares.

5 Practice in partnership

Has the company at any time during the period to which this return relates practised as a pharmacist in partnership with any other person including any other company? If so, give particulars.

I DECLARE that the above statement knowledge, information and belief.	s are true in	n every	particular	to the	best	of my
Dated this	day of		•••••		20	· • • • • • • • • • • • • • • • • • • •
Signature of director:					••••••	

Form 4 (Section 22)

Application for renewal of registration

[
[full name]
of
[residential address]
apply (on behalf of)
[insert company name if applicable]
for renewal of registration as a pharmacist under the Pharmacists Act 1991 for the
year
Date
Pianod

Form 5 (Section 32)

	I[full name]
	of
App 1	[residential address]
	apply for registration under the <i>Pharmacists Act 1991</i> of premises situated at
2	The following are particulars of the business carried on or proposed to be carried on at those premises:
	Type of business:
	Name under which business carried on:
	If the business is carried on by a company, the name of that company:
	If the business is carried on by a partnership, the names of the partners:
	The names and addresses of any other persons taking part in the control or management of the business:
	No part of the premises has previously been registered under the <i>Pharmacists Act</i> 1991 or the <i>Pharmacy Act</i> 1935.
	OR
	The premises or part of the premises has previously been registered. Set out details of the registration including the person under whose name the premises were registered, any structural alterations to the premises that have taken place since that previous registration and any other relevant information:

4	A plan of the premises showing the floor area of the space (if any) in which items are to be dispensed on prescription is attached.
	[This item should be deleted if the application is made only because of the transfer of a business]
5	The premises comply with the requirements of the regulations under the <i>Pharmacists Act 1991</i> .
	OR
	I seek the Board's approval of the premises as a depot on the following basis:
	Name of occupier:
	Name of person nominated to receive pharmaceutical items:
	Proposed method of delivery of pharmaceutical items to depot:
	Proposed method of communication between depot and any premises from which pharmaceutical items dispatched:
	Closest registered premises (pharmacy):
	Area to which pharmaceutical services expected to be provided through depot:
	ECLARE that the above statements are true in every particular to the best of my wledge, information and belief.
Date	·
Sign	ed
	rm 6 ion 32)
	olication for renewal of registration of premises
1	[full name]
of	·
	[residential address]
appl	y (on behalf of) [insert company name if applicable]
	enewal of registration of premises at
	he year
	;
	ed

Schedule 3—Revocation of *Pharmacists Regulations 1991*

The Pharmacists Regulations 1991 are revoked.

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 31 August 2006

No 219 of 2006

HEACS/06/114

South Australia

Occupational Therapy Practice (General) Regulations 2006

under the Occupational Therapy Practice Act 2005

Contents

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- Obligation to report medical unfitness or unprofessional conduct of occupational therapist or occupational therapy student
- 8 Meaning of health product
- 9 Meaning of health service
- Registered person etc must declare interest in prescribed business
- 11 Information relating to claim against registered person to be provided
- Fees

Schedule 1—Revocation and transitional provision

Part 1—Revocation of Occupational Therapists Regulations 2003

1 Revocation of regulations

Part 2—Transitional provision

2 Transitional matter

1—Short title

These regulations may be cited as the *Occupational Therapy Practice (General) Regulations 2006.*

2—Commencement

These regulations will come into operation on the day on which section 5 of the *Occupational Therapy Practice Act 2005* comes into operation.

3—Interpretation

In these regulations—

Act means the Occupational Therapy Practice Act 2005.

4—Exempt provider

For the purposes of the definition of *exempt provider* in section 3(1) of the Act, the University of South Australia is an exempt provider.

5—Representative bodies

For the purposes of the definition of *representative body* in section 3(1) of the Act, each of the following is a representative body:

- (a) Australian Association of Occupational Therapists—South Australia Incorporated;
- (b) Council of Occupational Therapists Registration Boards (Australia and New Zealand) Incorporated;
- (c) Health Consumers Alliance of South Australia Incorporated.

6—Annual report

- (1) For the purposes of section 24(2)(a)(iv) of the Act, the following information is to be included in the Board's annual report in relation to the relevant financial year:
 - (a) the number of persons registered in each category of registration;
 - (b) the number of persons in each category of registration registered with limited registration;
 - (c) the number of occupational therapy services providers who have given notice to the Board under section 32(1) of the Act;
 - (d) the number of complaints received by the Board against registered persons, occupational therapy services providers or persons who occupy positions of authority in corporate or trustee occupational therapy services providers from persons of Aboriginal or Torres Strait Islander descent;
 - (e) the number of persons included on the register of persons who have been prohibited by order of the Board from carrying on business as a occupational therapy services provider or occupying a position of authority in a corporate or trustee occupational therapy services provider;
 - (f) the number of disciplinary proceedings commenced before the Board and the outcomes of those proceedings;
 - (g) a statement of whether codes of conduct or professional standards for registered persons, codes of conduct for occupational therapy services providers or guidelines on continuing occupational therapy education for occupational therapists have been prepared or endorsed by the Board and, if so, a summary of the codes, standards or guidelines;
 - (h) a description of any committees established by the Board and the purposes for which they were established;
 - (i) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 40(1) of the Act;
 - (j) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 40(2) of the Act;
 - (k) the number and nature of orders made by the Board under section 41 of the Act;
 - (l) the number of persons in each category of registration who have submitted information to the Board under section 53(1) of the Act;
 - (m) the number of persons in each category of registration in respect of whom notices have been received by the Board under section 59 of the Act;
 - (n) the number of claims in respect of which information has been provided to the Board under section 62(1) of the Act;

- (o) the number of claims in respect of which information has been provided to the Board under section 62(2) of the Act;
- (p) the number of persons found guilty of an offence against the Act, the nature of the offences and the penalties imposed.
- (2) Information presented in relation to the relevant financial year should be presented in a manner enabling it to be compared with statistical data from previous years.

7—Obligation to report medical unfitness or unprofessional conduct of occupational therapist or occupational therapy student

- (1) For the purposes of section 40(1) of the Act, the following information is required to be included in a report to the Board:
 - (a) the diagnosis of the condition of the occupational therapist or occupational therapy student and its likely duration and prognosis;
 - (b) if the person making the report is of the opinion that the occupational therapist or occupational therapy student is or may be medically unfit to provide occupational therapy only in a particular branch of occupational therapy—a statement specifying the particular branch of occupational therapy and the reasons for the opinion.
- (2) For the purposes of section 40(2) of the Act, the following information is required to be included in a report to the Board:
 - (a) the date, time and place at which it is alleged the occupational therapist or occupational therapy student engaged in unprofessional conduct;
 - (b) the nature of the alleged unprofessional conduct.

8—Meaning of health product

For the purposes of the definition of *health product* in section 51 of the Act, therapeutic goods within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth are declared to be health products for the purposes of Part 6 of the Act.

9—Meaning of health service

For the purposes of the definition of *health service* in section 51 of the Act, each of the following services is declared to be a health service for the purposes of Part 6 of the Act:

- (a) acupressure;
- (b) acupuncture;
- (c) homeopathy;
- (d) massage therapy;
- (e) naturopathy;
- (f) nutritional therapy;
- (g) traditional Chinese medicine;
- (h) western herbal medicine.

10—Registered person etc must declare interest in prescribed business

- (1) For the purposes of section 53(1) of the Act, the information that must be given to the Board by a person who has an interest in a prescribed business is—
 - (a) the full name and residential and postal address of the person who has the interest; and
 - (b) if the person who has the interest is a prescribed relative of a registered person—the relationship of the person to the registered person; and
 - (c) the name, address and nature of the prescribed business in which the person has the interest; and
 - (d) the nature of the interest and of any benefit derived from the interest; and
 - (e) if the interest consists of a shareholding in a prescribed business—the number, nominal value and class of shares held and particulars of any voting rights exercisable by the holder at a meeting of shareholders.
- (2) For the purposes of section 53(2) of the Act, details of the change in the information referred to in subregulation (1) must be given to the Board by the person.

11—Information relating to claim against registered person to be provided

- (1) For the purposes of section 62(1)(a) and (2)(a) of the Act, the information relating to a claim referred to in that section to be provided to the Board within 30 days after the claim is made is—
 - (a) the nature of the act that is alleged to have been carried out negligently; and
 - (b) full details of the alleged negligence; and
 - (c) the address of the premises at which the negligence is alleged to have occurred; and
 - (d) the time at which and the date on which the negligence is alleged to have occurred; and
 - (e) full details of the injury suffered or allegedly suffered by the claimant as a result of the alleged negligence; and
 - (f) the date of the claim.
- (2) For the purposes of section 62(1)(b) and (2)(b) of the Act, the information relating to the claim referred to in that section to be provided to the Board within 30 days after any order is made by a court to pay damages or other compensation in respect of that claim or any agreement has been entered into for payment of a sum of money in settlement of that claim (whether with or without a denial of liability) is—
 - (a) information adequate to identify the claim; and
 - (b) details of any change in information previously provided to the Board relating to the claim; and
 - (c) details of the order or agreement (including the amount ordered or agreed to be paid).

12—Fees

- (1) The Board may fix—
 - (a) fees or charges for the purposes of the Act;

- (b) fees or charges for services provided by the Board in the exercise of its functions under the Act.
- (2) However, no fee may be charged for registration on the occupational therapy student register.
- (3) The Board may recover a fee or charge fixed under this regulation by action in a court of competent jurisdiction as a debt due to the Board from the person liable for payment of the fee or charge.

Schedule 1—Revocation and transitional provision

Part 1—Revocation of Occupational Therapists Regulations 2003

1—Revocation of regulations

The Occupational Therapists Regulations 2003 are revoked.

Part 2—Transitional provision

2—Transitional matter

A person who was a member of the Board immediately before the commencement of Schedule 1 clause 2(2) of the Act may continue to act as a member of the Board for the purpose of continuing and completing proceedings under the repealed 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 31 August 2006

No 220 of 2006

HEACS/05/047

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Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

ADELAIDE CITY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Roads, Adelaide

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide City Council proposes to make a Road Process Order to close and transfer to Pulteney Grammar School Incorporated the un-named public roads adjoining the eastern and western boundaries of Osmond Street in Town Acre 641 in the City of Adelaide, more particularly delineated and lettered 'A' and 'B' on the Preliminary Plan No. 06/0070

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 25 Pirie Street, Adelaide and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons.

Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council, G.P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of this notice and a copy shall be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered, so that the person making the submission or a representative may attend, if so desired.

M. HEMMERLING, Chief Executive Officer

ALEXANDRINA COUNCIL

Change of Council Meeting Dates

NOTICE is hereby given that Council at its meeting held on Monday, 21 August 2006, resolved that due to the Public Holiday being on Monday, 2 October, the Council meetings in October will now be held on Monday, 9 October 2006, commencing at 1.30 p.m. and Monday, 23 October, commencing at 4.30 p.m.

J. COOMBE, Chief Executive Officer

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Walkway Cant Road/Galpin Avenue, Goolwa South

NOTICE is hereby given pursuant to section 10 of the said Act, that the Council proposes to make a Road Process Order to close and sell to J. L. Whittaker, P. A. Parker and S. J., C. J. and K. J. Williams the adjoining walkway situated between Cant Road and Galpin Avenue, shown marked 'A' and 'B' (respectively) on Preliminary Plan No. 06/0061.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 11 Cadell Street, Goolwa 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 31 August 2006, to the Council, P.O. Box 21, Goolwa, S.A. 5214 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.

Dated 31 August 2006.

J. COOMBE, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Declaration of Townships within District Council

NOTICE is hereby given that The Coorong District Council at a meeting held on 13 June 2006, resolved to declare the townships of Tailem Bend, Meningie, Tintinara, Coonalpyn and East Wellington. The Coorong District Council in accordance with section 4 of the Local Government Act 1999, as defined in the First to Fifth Schedules respectively.

THE FIRST SCHEDULE

The area of the township of Tailem Bend shall be that land situated in the Hundred of Seymour, County of Russell, more particularly delineated on the plan published herewith:

TOWNSHIP OF TAILEM BEND

Hundred of Seymour Pursuant to the Local Government Act 1999



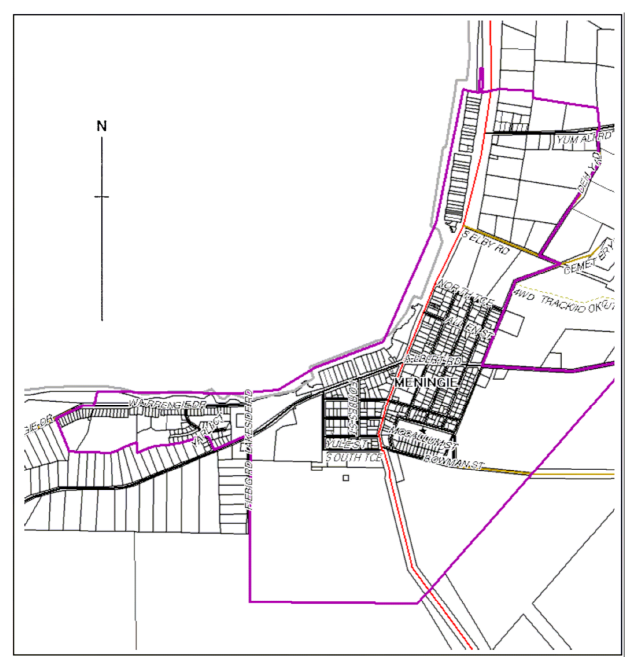
TOWNSHIP BOUNDARY SHOWN THUS -

THE SECOND SCHEDULE

The area of the township of Meningie shall be that land situated in the Hundred of Bonney, County of Russell more particularly delineated on the plan published herewith:

TOWNSHIP OF MENINGIE

Hundred of Bonney Pursuant to the Local Government Act 1999



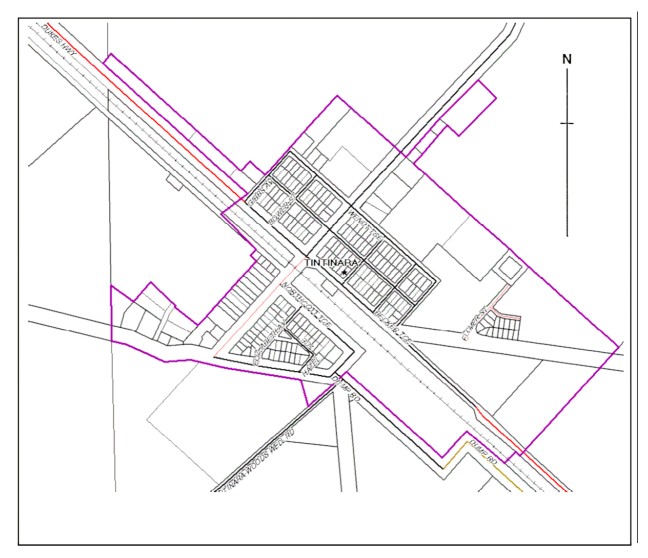
TOWNSHIP BOUNDARY SHOWN THUS -

THE THIRD SCHEDULE

The area of the township of Tintinara shall be that land situated in the Hundred of Coombe, County of Cardwell, more particularly delineated on the plan published herewith:

TOWNSHIP OF TINTINARA

Hundred of Coombe Pursuant to the Local Government Act 1999



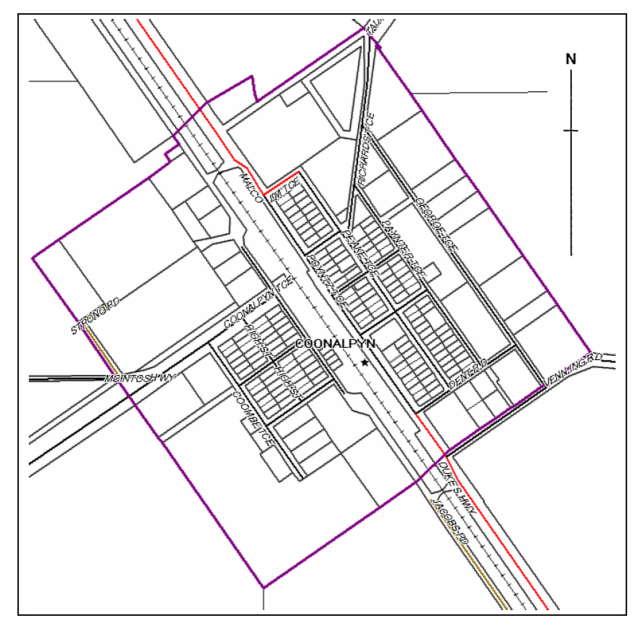
TOWNSHIP BOUNDARY SHOWN THUS -

THE FOURTH SCHEDULE

The area of the township of Coonalpyn shall be that land situated in the Hundred of Coneybeer, County of Buccleuch, more particularly delineated on the plan published herewith: Replace with map of Coonalpyn.

TOWNSHIP OF COONALPYN

Hundred of Coneybeer
Pursuant to the Local Government Act 1999



TOWNSHIP BOUNDARY SHOWN THUS ----

THE FIFTH SCHEDULE

The area of the township of East Wellington shall be that land situated in the Hundred of Seymour, County of Russell, more particularly delineated on the plan published herewith: Replace with map of East Wellington.

TOWNSHIP OF EAST WELLINGTON

Hundred of Seymour Pursuant to the Local Government Act 1999



TOWNSHIP BOUNDARY SHOWN THUS ----

T. DREW, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Change of Meeting Date

NOTICE is hereby given that the Council hereby advises that its October 2006 ordinary meeting has been rescheduled for Wednesday, 25 October 2006 at 4 p.m. in the Council Chambers, 44 O'Loughlin Terrace, Ceduna.

A. J. IRVINE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Light Regional Council Development Plan—Local Heritage Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Light Regional Council has prepared a draft Plan Amendment Report to amend the Light Regional Council Development Plan as it affects a range of policies and sites throughout the Council.

The draft Local Heritage Plan Amendment Report has been introduced under Interim Development Control pursuant to section 28 of the Development Act 1993 and seeks to undertake a number of amendments relating to (but not necessarily limited to) the following matters and sites:

- The listing of over 150 additional Local Heritage Places to ensure that these important pieces of the region's history are not lost.
- The removal of several currently listed Local Heritage Places from the Development Plan as these places also appear on the State heritage register and have been reaffirmed as having State heritage importance.
- Policies within the Historic Conservation (Kapunda Mine) Zone have undergone some amendments.
- The creation of new Historic Conservation Policy Areas within the following existing zones (to the geographic extent indicated):
 - Residential (Kapunda) Zone (part);
 - Industry (Kapunda Township) Zone (part);
 - Parklands (Kapunda Township) Zone (part);
 - Residential (Wasleys) Zone (part);
 - Centre (Freeling) Zone (whole);
 - Residential (Freeling) Zone (part);
 - Industry (Freeling) Zone (part);
 - Recreation (Freeling) Zone (part);
 - Centre (Greenock) Zone (whole);
 - Residential (Greenock) Zone (part);
 - Recreation (Greenock) Zone (whole);
 - Primary Industry Zone (part, coinciding with the settlement of Daveyston).
- The introduction of a full list of contributory items to the Development Plan, acting in support of all the newly created Historic Conservation Policy Areas.

The draft Plan Amendment Report will be available for public inspection and purchase during normal office hours at the Council Offices, at the Principal Office, 93 Main Street, Kapunda, or the Branch Office, 12 Hanson Street, Freeling. The draft Plan Amendment Report is also available at Council's library and on Council's website www.light.sa.gov.au from Thursday, 31 August 2006 to Tuesday, 14 November 2006.

An information day is to be held on Wednesday, 27 September 2006 from 12 p.m. to 5 p.m. followed by an open community meeting commencing at 5.30 p.m., regarding the draft Plan Amendment Report, will be held at the Council Chambers, 93 Main Street, Kapunda. All property owners/occupiers directly affected by this Plan Amendment Report are invited to attend.

A copy of the Plan Amendment Report can be purchased from the Council Office at \$35 each.

Written submissions regarding the draft amendment will be accepted by Council until Tuesday, 14 November 2006. Written submissions should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive Officer of the Light Regional Council at the abovementioned address.

Copies of all submissions received will be available for inspection by interested persons at the Light Regional Council's Freeling Branch Office from Tuesday, 14 November 2006 until the date of the public hearing.

A public hearing will be held at the Council Chamber, 93 Main Street, Kapunda on Wednesday, 29 November 2006, commencing at 7.30 p.m. The public hearing may not be held if submissions indicate no interest in speaking at the public hearing.

Dated 31 August 2006.

P. BEARE, Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Cliff Street, Waikerie

NOTICE is hereby given pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Loxton Waikerie proposes to make a Road Process Order to close portion of Cliff Street and merge with adjoining section 240 in the Hundred of Waikerie, as delineated and lettered 'A' on the Preliminary Plan No. 06/0068.

A copy of the plan and a statement of persons affected are available for public inspection at Strangman Road, Waikerie and East Terrace, Loxton and the Adelaide office of the Surveyor-General, during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 409, Loxton, S.A. 5333 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 30 August 2006.

P. ACKLAND, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Naming of Road

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, the District Council of Streaky Bay, at its meeting held on 16 August 2006, has assigned the following name to a public road within the Council area:

 Horgan Road—road between Franceys Road and Oval Road, adjacent to sections 42, 43 and 71, Hundred of Karcultaby (outskirts of Poochera Township).

Revocation of Community Land Classification

Notice is hereby given that at the meeting held on 16 August 2006, Council resolved the following in relation to the McCormack Way Recycling Proposal:

'That pursuant to section 194 (3) (b) of the Local Government Act 1999, Council, having complied with all requirements and having received approval from the Minister hereby resolves to revoke the Community Land classification of part allotment 13 in Deposited Plan 4094, comprised in certificate of title volume 5520, folio 939.'

J. RUMBELOW, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Exclusion of Land from Classification as Community Land

NOTICE is hereby given that the Council at its meeting held on 23 August 2006, resolved pursuant to section 193 (4) (a) of the Local Government Act 1999, to exclude the following allotments of land from classification as community land:

- Allotment 31, Cooper Street, Hamley Bridge in Deposited Plan 270, Hundred of Alma, as described in certificate of title volume 5878, folio 937 (for stormwater control and management purposes); and
- Allotment 157, Catherine Street, Port Wakefield in Deposited Plan 43908, Hundred of Inkerman, with a certificate of title to be issued (for future development of housing).

P. BARRY, Chief Executive Officer

WATTLE RANGE COUNCIL

Council Election—Call for Nominations

NOMINATIONS will be received between Tuesday, 5 September 2006 until 12 noon on Tuesday, 19 September 2006 from any person eligible and wishing to be a candidate for election to any of the positions listed below. Candidates must submit a profile of no more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Council nomination information is set out below:

- 1 Vacancy-Mayor
- 5 Vacancies—Councillors for Corcoran Ward
- 2 Vacancies—Councillors for Kintore Ward
- 2 Vacancies—Councillors for Riddoch Ward
- 2 Vacancies—Councillors for Sorby Adams Ward

Nomination kits are available from Council's three offices located at:

Civic Centre, George Street, Millicent, S.A. 5280 27 Arthur Street, Penola, S.A. 5271 Millicent Road, Beachport, S.A. 5280

A briefing session for intending candidates will be held at Millicent on Tuesday, 5 September 2006 at the Council Chambers, Civic Centre, George Street, Millicent at 5.30 p.m. and at Penola on Wednesday, 6 September 2006 at the Penola Office Meeting Room, 27 Arthur Street, Penola at 5.30 p.m.

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF YANKALILLA

Temporary Road Closure

NOTICE is hereby given that Council at its meeting held on 17 August 2006, resolved that pursuant to section 33 of the Road Traffic Act 1961, temporarily close Old Sellicks Hill Road between the boundary of the City of Onkaparinga and the junction of Old Sellicks Hill Road and Sinclair Road, Myponga, between the hours of 5.30 p.m. and 10 p.m. on Saturday, 14 October 2006, for the purpose of conduction a motor sports event.

Dated 23 August 2006.

R. D. SWEETMAN, Chief Executive

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

Cotton, Ronald George, late of 606 Goodwood Road, Colonel Light Gardens, retired public servant, who died on 16 May 2006.

Crocker, Reta Winifred, late of 160 Walkerville Terrace, Walkerville, widow, who died on 10 June 2006.

Croughton, Betty Joan, late of 56 High Street, Grange, retired shop assistant, who died on 19 May 2006.

David, Nola Eva Ina, late of 23 Springbank Circuit, Aberfoyle Park, home duties, who died on 28 April 2006.

Doherty, Kevin Mannix Redmond, late of 22 Railway Terrace, Hove, retired technician, who died on 26 May 2006.

Dorosch, Anna Elizabeth, late of 51 Eighth Avenue, St Peters, of no occupation, who died on 26 May 2006.

Edge, Jessie, late of corner of Fort Street and Sylvan Way, Grange, retired school teacher, who died on 27 May 2006.

Garden, Phyllis Enid, late of 96 Bowker Street, Warradale, home duties, who died on 1 July 2006.

Holmes, James William, late of 29 Austral Terrace, Morphettville, retired customer service officer, who died on 28 June 2006.

Maier, Gertrud Gerda, late of 54 Woodcroft Drive, Morphett Vale, retired nurse, who died on 10 June 2006.

Vale, retired nurse, who died on 10 June 2006.

Pascoe, Robert Cecil, late of 59 Ferguson Avenue, Myrtle Bank, retired public servant, who died on 16 July 2006.

Rosewarne, Ruth Amelia, late of 11 Rudd Parade, Bridgewater, married woman, who died on 15 July 2006.

Sheehan, Bernard Frederick, late of 66A Birdwood Terrace, North Plympton, retired machine setter, who died on 1 July 2006.

Skinn, Cleveland Maxwell, late of 5 Elizabeth Street, Evanston, retired engineering project supervisor, who died on 16 June 2005

Smallacombe, Maude Laura, late of 17 Holly Street, Christies Beach, of no occupation, who died on 3 July 2006.

Stewart, Dorothea Maud, late of 175 Main Road, Yankalilla, of no occupation, who died on 27 July 2006.

Wearne, Beryl Joyce, late of 66 Princes Road, Mitcham, retired nurse, who died on 27 December 2005.

Weeden, Josephine Aimee, late of 21 Angas Street, Alberton, widow, who died on 24 June 2006.

Young, Dorothy Kate, late of 18 Cross Road, Myrtle Bank, retired teacher, who died on 19 June 2006.

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 29 September 2006, 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 31 August 2006.

C. J. O'LOUGHLIN, Public Trustee

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.

Email: governmentgazette@saugov.sa.gov.au