

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, 7 DECEMBER 2006

CONTENTS

	Page
Appointments, Resignations, Etc.	4210
Authorised Betting Operations Act 2000-Notice	
Corporations and District Councils-Notices	
Crown Lands Act 1929—Notices	4211
Development Act 1993—Notices	
Environment Protection Act 1993-Notices	4222
Environment Protection Authority-Notice	4221
Fire and Emergency Services Act 2005-Notice	4230
Fisheries Act 1982—Notices	4230
Land and Business (Sale and Conveyancing) Act 1994-	
Notices	4231
Liquor Licensing Act 1997—Notices	4231
Local Government Act 1999—Charter	4235
Mining Act 1971—Notices	4249
National Electricity Law-Notice	4249
Passenger Transport Act 1994—Notice	4250
Petroleum Act 2000—Notice	4248
Prevention of Cruelty to Animals Act 1985-Notices	4250
Private Advertisement	4300

	1
Proclamations	
Public Trustee Office-Administration of Estates	4299
REGULATIONS	
Liquor Licensing Act 1997—	
(No. 260 of 2006)	
No. 261 of 2006)	
No. 262 of 2006)	
(No. 263 of 2006)	
(No. 264 of 2006)	
(No. 265 of 2006)	
(No. 266 of 2006)	
Environment Protection Act 1993 (No. 267 of 2006)	
Residential Tenancies Act 1995-Notice	
Roads (Opening and Closing) Act 1991-Notices	
Road Traffic Act 1961—Notices	
Training and Skills Development Act 2003-Notices	
Waterworks Act 1932—Notices	

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

Page

[7 December 2006

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Superannuation Funds Management Corporation of South Australia Board (Funds SA), pursuant to the provisions of the Superannuation Funds Management Corporation of South Australia Act 1995:

Director: (from 9 December 2006 until 8 December 2009) Helen Marion Nugent

By command,

PAUL CAICA, for Premier

TF06/087CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the RESI Corporation Board, pursuant to the provisions of the Electricity Corporations Act 1994:

Director: (from 1 January 2007 until 31 December 2007) Andrew George Anastasiades

By command,

TF06/088CS

PAUL CAICA, for Premier

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Dog and Cat Management Board, pursuant to the provisions of the Dog and Cat Management Act 1995:

Member: (from 7 December 2006 until 30 September 2009) Jeffrey Gordon Cook Irene Whennan Rosalie Haese Ian Douglas Balfour McBryde Sarah Harris

By command,

PAUL CAICA, for Premier

EHCS06/0033

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Institute of Medical and Veterinary Science Council, pursuant to the provisions of the Institute of Medical and Veterinary Science Act 1982:

Member: (from 7 December 2006 until 6 December 2010) Ian Harry Carmichael

By command.

PAUL CAICA, for Premier

HEACS/06/167

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Medical Board of South Australia, pursuant to the provisions of the Medical Practice Act 2004:

Member: (from 7 December 2006 until 6 December 2009) Jennifer Kay Beutel

By command,

PAUL CAICA, for Premier

HEACS/06/166

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport, Minister for Infrastructure and Minister for Energy to be appointed as Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Sustainability and Climate Change for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for the Arts for the period 2 January 2007 to 9 January 2007 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period 12 December 2006 to 17 December 2006 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

PAUL CAICA, for Premier

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Aboriginal Affairs and Reconciliation, Minister for Housing, Minister for Ageing, Minister for Disability and Minister Assisting the Premier in Cabinet Business and Public Sector Management to be appointed as Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period 18 December 2006 to 31 December 2006 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

> By command, PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multicultural Affairs to be appointed as Acting Minister for Administrative Services and Government Enterprises, Acting Minister for Industrial Relations and Acting Minister for Recreation, Sport and Racing for the period 23 December 2006 to 14 January 2007 inclusive, during the absence of the Honourable Michael John Wright, MP.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable John David Hill, MP, Minister for Health, Minister for the Southern Suburbs and Minister Assisting the Premier in the Arts to be appointed as Acting Minister for Education and Children's Services, Acting Minister for Tourism and Acting Minister for the City of Adelaide for the period 23 December 2006 to 14 January 2007 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Police, Minister for Mineral Resources Development and Minister for Urban Development and Planning to be appointed as Acting Minister for Emergency Services, Acting Minister for Correctional Services and Acting Minister for Road Safety for the period 24 December 2006 to 31 December 2006 inclusive, during the absence of the Honourable Carmel Zollo, MLC.

By command,

PAUL CAICA, for Premier

DPC082/94PT1CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint His Honour Judge Peter Dennis Hannon as the President of the Industrial Relations Commission of South Australia commencing on 7 December 2006, pursuant to the provisions of the Fair Work Act 1994.

By command,

PAUL CAICA, for Premier

MIR06/021CS

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has revoked the appointment of Sydney Sparrow, Harry Stephen, Pamela Litchfield and Colin Orr as Visiting Inspectors for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982 and Section 36 of the Acts Interpretation Act 1915.

By command,

PAUL CAICA, for Premier

MCS06/015

Department of the Premier and Cabinet Adelaide, 7 December 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Patricia Francis Jordan, Leonie Ann Hutson, Leonie Insch and Arnold Dodd as Visiting Inspectors for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982.

By command,

PAUL CAICA, for Premier

MCS06/015

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 8 OF 2006

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within or outside Australia for the purposes of betting operations conducted under the major betting operations licence:

1. Citation

- (1) This notice may be cited as the Approved Contingencies (Additional Fixed Odds—SA TAB) Notice 2006.
- (2) This notice amends the notice dated 11 December 2001 published in the *Government Gazette* on 13 December 2001 at page 5549, in this notice called 'the Principal Notice'.

2. Insertion of contingencies

(1) In Item 1 of the Table in Division 1 of Part 2 of the Principal Notice, insert:

1.All Approved SportsTop 10	
-----------------------------	--

3. Insertion of definitions

(1) Insert, in the appropriate alphabetical sequence in the Principal Notice, the following definitions:

'Top 10' means the contingency that a specified Entrant in an Event being a competition (with more than 10 Entrants) will finish the Event no worse than tenth.

Dated 7 December 2006.

R. C. J. CHAPPELL, Secretary to the Independent Gambling Authority

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Murrunatta Conservation Reserve, Allotment 11 of Deposited Plan 25772, Hundred of Wanilla, County of Flinders, the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Twenty Second Schedule, being the whole of the land comprised in Crown Record Volume 5772, Folio 468.

Dated 7 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DENR 08/0817

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Conservation Reserve, Section 121, Hundred of Wanilla, County of Flinders, the notice of which was published in the *Government Gazette* of 14 November 1985 at page 1495, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5773, Folio 869.

Dated 7 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DENR 08/0818

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Lincoln Conservation Reserve, Section 490, Hundred of Lincoln, County of Flinders, the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Sixth Schedule, being the whole of the land comprised in Crown Record Volume 5773, Folio 868.

Dated 7 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DENR 08/0819

CROWN LANDS ACT 1929: SECTION 5

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

1. Resume the land defined in The First Schedule.

2. Dedicate the Crown Land defined in The Second Schedule as a School Reserve and declare that such land shall be under the care, control and management of the Minister for Education and Children's Services.

The First Schedule

Residence Reserve, Allotment 879, Town of Berri, Berri Irrigation Area, County of Hamley, the proclamation of which, together with other land was published in the *Government Gazette* of 7 March 1974 at page 721, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5757, Folio 330.

The Second Schedule

Allotment 879, Town of Berri, Berri Irrigation Area, County of Hamley, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5757, Folio 330.

Dated 7 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3153

CROWN LANDS ACT 1929: SECTION 5

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

- 1. Resume the land defined in The First Schedule.
- 2. Dedicate the Crown Land defined in The Second Schedule as Public Road.
- 3. Dedicate the Crown Land defined in The Third Schedule as a Drainage Reserve and declare that such land shall be under the care, control and management of the City of Port Adelaide Enfield.

The First Schedule

Drainage Reserve, Allotment 4 of Deposited Plan 24766, Hundred of Port Adelaide, County of Adelaide, the notice of which, together with other land was published in the *Government Gazette* of 21 November 1991 at page 1353, being the whole of the land comprised in Crown Record Volume 5925, Folio 156.

The Second Schedule

Allotment 31 of Deposited Plan 71326, Hundred of Port Adelaide, County of Adelaide, being within the municipality of Port Adelaide Enfield.

The Third Schedule

Allotment 29 of Deposited Plan 71326, Hundred of Port Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement over the land marked A to Envestra (SA) Limited (RLG 10014832).

Dated 7 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 17/1796

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

1. The decision of the Governor under section 48 of the Development Act 1993, to approve the development of Holdfast Shores Stage 2B development located adjacent to Colley Terrace, Glenelg was published in the *Gazette* on 19 February 2004.

2. On 8 June 2000 and pursuant to section 48 of the Development Act 1993, the Governor granted a development approval for the Holdfast Shores 2A development, comprising a hotel, car parking, landscaping and associated works, adjacent to Chappell Drive, Glenelg. The development was subject to a Development Report and an Assessment Report, pursuant to section 46 of the Development Act 1993. Amendments to the Holdfast Shores Stage 2A proposal relating primarily to design, car parking, land division, signage issues and Building Rules, were subsequently granted approval by the Development Assessment Commission (as the Governor's delegate) on 7 December 2000; 1 March 2001; 17 May 2001; 28 February 2002; 3 October 2002; 20 March 2003, and Stage 2B amendments dated 4 March 2004, 15 July 2004 and 26 August 2004.

3. A proposal for the development of the Holdfast Shores 2B proposal at Glenelg, comprising the construction of the Glenelg Surf Life Saving Club, demolition of the existing GSLSC building; the Magic Mountain building and the construction of a rock seawall, an apartment building, and an entertainment and retail precinct, has been considered under Division 2, Part 4 of the Development Act 1993.

4. The Governor was satisfied that an appropriate Amended Development Report and an Amended Assessment Report have been prepared in relation to the development, in accordance with the requirements of Division 2 of Part 4 of the Development Act 1993 and the proposed development was approved on 19 February 2004.

5. The Governor had, in considering the application, regard to all relevant matters under section 48 (5) of the Development Act 1993.

6. A number of amendments have been approved since the original decision date of 19 February 2004. The most recent amendments are contained in the following documents and drawings:

 Correspondence from Katnich Dodd dated 9 November 2006 in regard to Building Rules Certification for Tenancies T02/T16

7. Application has now been made to the Development Assessment Commission as delegate of the Governor under section 48 of the Development Act 1993, to grant an approval for Building Rules Certification for Tenancies T02/T16, adjacent to Moseley Square and Holdfast Walk.

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

9. The Development Assessment Commission is satisfied that the variation does not require the preparation of a further amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission as delegate of the Governor, in relation to a proposal submitted by Holdfast Shores Consortium to develop the Holdfast Shores Stage 2B at Glenelg:

- (a) grant provisional development authorisation for the Holdfast Shores Stage 2B development at Glenelg, subject to the conditions and notes to the applicant below;
- (b) grant development authorisation for Building Rules Certification for the demolition of Magic Mountain and the use of the Police Station building by the Glenelg Surf Life Saving Club;
- (c) grant development authorisation for Building Rules Certification for Early Works Package 2B of the development. These apply to bulk excavation, piling, footings, retaining walls, stormwater disposal system, rock seawall extension, base for site paving, car park entry and Hope Street entry, oil pipeline diversion around the basement car park and site utilities infrastructure;
- (d) grant development authorisation for Building Rules Certification for Packages 3 and 4 of the development. These apply to early works for the Apartment Building and for the Entertainment and Retail Building, including excavation, piling, retaining walls, columns and inground services;
- (e) grant development authorisation for Building Rules Certification for Packages 5 and 6 of the development, which applies to the Platinum Apartments Superstructure and parts of the Entertainment Precinct Superstructure, and for the temporary walkway;
- (f) grant development authorisation for Building Rules Certification for Package 7 of the development, which applies to the Superstructure for the Entertainment Building and Surf Life Saving Club;
- (g) grant provisional development authorisation for the variation relating to an additional underground car park in the Entertainment Building;
- (*h*) grant development authorisation for the variation relating to modifications to the Entertainment Building;
- (i) grant development authorisation for the variation relating to a beach observation tower for the Glenelg Surf Life Saving Club;
- grant provisional development authorisation for the variation relating to modifications to the Glenelg Town Hall;
- (k) grant development authorisation for the amendment No. 4 relating to modifications to the Entertainment Building;
- (*l*) specify all matters relating to this development plan authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (*m*) pursuant to section 48 and Regulation 64 (1) of the Development Act 1993, reserve the following matters for further decision-making at a later stage (refer 'Notes to Applicant'):
 - (i) further assessment and certification in respect of the Building Rules for components of the proposed development;
 - (ii) any external advertising signage;
- *(n)* approve the land division application 110/D012/04, lodged on 4 February 2004;
- (o) approve the land division application 110/D052/05, lodged electronically with the Development Assessment Commission on EDALA on 22 June 2005;
- (p) grant provisional development authorisation for the variation relating to Amendment No. 5—Modifications to the Retail Building. (Windows to the western wall);
- (q) grant provisional development authorisation for the variation relating to Amendment No. 6—Revision to retaining walls adjacent Glenelg Town Hall;
- (r) grant development authorisation for Building Rules Certification for Building Rules Certificate for Packages 3 and 4 (Platinum Apartments Basement and Entertainment Precinct Basement) to reflect modifications to the retaining wall and for Package 7 to reflect the approved modification to the Entertainment Building, (Amendment No. 4);

- (s) grant provisional development authorisation for the variation relating to—modifications to Level 3 of the Entertainment Building (Amendment No. 8);
- (t) grant provisional development authorisation for the variation relating to—modifications to and signage for the Retail Tenancy T05 on Moseley Square (Amendment No. 9);
- (u) approve the land division application 110/C053/05 in plans and associated documents uploaded electronically onto EDALA on 28 April 2006 and 15 May 2006 and a range of associated detailed documentation attached to a letter from Norman Waterhouse to the City of Holdfast Bay dated 11 May 2006;
- (v) approve the land division applications 110/C061/05 and 110/C062/05 in plans and associated documents uploaded electronically onto EDALA on 25 July 2005;
- (w) approve the land division application 110/C101/05 in plans and associated documents uploaded electronically onto EDALA on 19 December 2005;
- (x) grant provisional development authorisation for the variation relating to modifications to Level 3 and signage for the Entertainment Building (Amendment No. 12);
- (y) grant provisional development authorisation for the variation relating to modifications to Retail Tenancy T01 adjacent to Moseley Square (Amendment No. 13);
- (z) grant provisional development authorisation for further signage for Retail Tenancy T05 adjacent to Moseley Square (Amendment No. 18);
- (aa) grant provisional development authorisation for the variation for façade modifications to Tenancies T02 (adjacent to Moseley Square) and T16 and an outdoor dining area in Holdfast Walk (Amendment No. 7);
- (bb) grant provisional development authorisation for the variation for façade modifications to Retail Tenancy T03 adjacent to Moseley Square (Amendment No. 15);
- (cc) grant development authorisation for Building Rules Certification for Tenancy T05 adjacent to Moseley Square;
- (dd) grant provisional development authorisation for the variation relating to modifications to Retail Tenancy T04 adjacent to Moseley Square (Amendment No. 16);
- (ee) grant development authorisation for Building Rules Certification for Tenancy T04 adjacent to Moseley Square;
- (ff) grant development authorisation for the deletion of the screens at the southern end of the Platinum Apartments Building;
- (gg) grant development authorisation for Building Rules Certification for Tenancy T01, adjacent to Moseley Square;
- (hh) grant provisional development authorisation for the façade modification, signage and introduction of a mezzanine floor to Retail Tenancy T06 in Holdfast Walk (Amendment No. 19);
- (ii) grant provisional development authorisation for additional signage for Retail Tenancy T03 (Amendment No. 20);
- (jj) grant provisional development authorisation for the variation to install two structures (water tower and miners hut) in the Mini-Golf Course (Amendment No. 17);
- (kk) grant provisional development authorisation for signage for Tenancy T01, adjacent to Moseley Square. (Amendment No. 21);
- (*ll*) grant development authorisation for Building Rules Certification for Tenancy T06, in Holdfast Walk;
- (mm) grant development authorisation for Building Rules Certification for Tenancy T11, in Holdfast Walk;
- (nn) grant provisional development authorisation for signage for Tenancies T02/T16, adjacent to Moseley Square and Holdfast Walk (Amendment No. 22); and

(oo) grant development authorisation for Building Rules Certification for Tenancies T02/T16 adjacent to Moseley Square and Holdfast Walk.

Conditions of Approval

1. Except where minor amendments may be required by other Acts and/or legislation or by conditions imposed herein, the Holdfast Shores 2B development shall be undertaken in strict accordance with:

- The following drawings contained in the Amended Development Report for Holdfast Shores Stage 2B, dated September 2003, except to the extent that they are varied by the plans described in paragraph 1 (b):
 - Drawing Titled: 'Site plan level B2'; Drawing Number: 111.
 - Drawing Titled: 'Site plan level 1'; Drawing Number: 112.
 - Drawing Titled: 'Site plan level 2'; Drawing Number: 113.
 - Drawing Titled: 'Entertainment building basement'; Drawing Number: 114.
 - Drawing Titled: 'Entertainment building level 1'; Drawing Number: 115.
 - Drawing Titled: 'Entertainment building level 2'; Drawing Number: 116.
 - Drawing Titled: 'Entertainment building levels 3 and 4'; Drawing Number: 117.
 - Drawing Titled: 'Entertainment building elevations'; Drawing Number: 118.
 - Drawing Titled: 'Entertainment building elevations'; Drawing Number: 119.
 - Drawing Titled: 'Entertainment building sections'; Drawing Number: 120.
 - Drawing Titled: 'Apartment Plans B2 and B1'; Drawing Number: 121.
 - Drawing Titled: 'Apartment Plans L1, L2, L3-4 and L5'; Drawing Number: 122.
 - Drawing Titled: 'Apartment Plans L6-8 and L9, roof plan'; Drawing Number: 123.
 - Drawing Titled: 'Apartment elevations—north and east'; Drawing Number: 124.
 - Drawing Titled: 'Apartment elevations—west and south'; Drawing Number: 125.
 - Drawing Titled: 'Apartment sections'; Drawing Number: 126.
 - Drawing Titled: 'Land use'; Drawing Number: 127.
 - Drawing Titled: 'Built form'; Drawing Number: 128.
 - Drawing Titled: 'Urban spaces'; Drawing Number: 129.
 - Drawing Titled: 'Open space/vegetation'; Drawing Number: 130.
 - Drawing Titled: 'View corridor'; Drawing Number: 131.
 - Drawing Titled: 'Climate'; Drawing Number: 132.
 - Drawing Titled: 'Microclimate'; Drawing Number: 133.
 - Drawing Titled: 'Links to surrounding areas'; Drawing Number: 134.
 - Drawing Titled: 'Pedestrian movement'; Drawing Number: 135.
 - Drawing Titled: 'Vehicle movement'; Drawing Number: 136.
 - Drawing Titled: 'Concourse study—pedestrian movement'; Drawing Number: 137.
 - Drawing Titled: 'Concourse study—vehicle movement'; Drawing Number: 138.
 - Drawing Titled: 'Moseley Square study'; Drawing Number: 139.

- Drawing Titled: 'Town Hall opportunities'; Drawing Number: 140.
- Drawing Titled: 'Foreshore open space study'; Drawing Number: 141.
- Drawing Titled: 'Apartment building study'; Plan Number: 142.
- Drawing Titled: 'Entertainment precinct—east plaza study'; Drawing Number: 143.
- Drawing Titled: 'Sun diagrams summer'; Drawing Number: 144.
- Drawing Titled: 'Sun diagrams winter'; Drawing Number: 145.
- Drawing Titled: 'Landscaping'; Drawing Number: 146.
- Drawing Titled: 'Construction Stage 1'; Drawing Number: 147.
- Drawing Titled: 'Construction Stage 2'; Drawing Number: 148.
- Drawing Titled: 'Construction Stage 3'; Drawing Number: 149.
- Drawing Titled: 'Construction Stage 4'; Drawing Number: 150.
- The following drawings accompanying the Response by proponent to submissions, 3. City of Holdfast Bay Submission, dated 17 December 2003, as they relate to the proposal for Holdfast Shores Stage 2B, except to the extent that they are varied by the plans as described in paragraph (c):
 - Drawing Titled: 'Sun diagrams summer'; Drawing Number: 144 rev. A.
 - Drawing Titled: 'Sun diagrams winter'; Drawing Number: 145 rev. A.
 - Drawing Titled: 'Entertainment building basement supplementary plan'; Drawing Number: 151 rev. A.
 - Drawing Titled: 'Entertainment building level 1 supplementary plan'; Drawing Number: 152 rev. A.
 - Drawing Titled: 'Entertainment building level 2 supplementary plan'; Drawing Number: 153 rev. A.
 - Drawing Titled: 'Entertainment building levels 3 and 4 supplementary plan'; Drawing Number 154.
 - Drawing Titled: 'Entertainment building levels 3 and 4 supplementary plan'; Drawing Number: 154 rev. A.
- The following drawings accompanying the further information and clarification letter dated 22 January 2004, as they relate to the proposal for Holdfast Shores Stage 2B:
 - Drawing Titled: 'Car park ventilation supplementary plan'; Drawing Number: 155.
 - Drawing Titled: 'Civil stormwater supplementary plan'; Drawing Number: 156.
 - Drawing Titled: 'Civil stormwater supplementary plan' Drawing Number: 157.
 - Drawing Titled: 'Oil pipeline supplementary plan'; Drawing Number: 158.
- The land division plan lodged with the Development Assessment Commission on 4 February 2004: Application number 110/D012/04.
- The land division plan lodged electronically on EDALA with the Development Assessment Commission on 22 June 2005: Application number 110/D052/054.
- The land division plans lodged electronically on EDALA with the Development Assessment Commission which include an amended final scheme description uploaded on 28 April 2006 and an amended final plan uploaded on 15 May 2006: Application number 110/C053/05.
- The land division plans lodged electronically on EDALA with the Development Assessment Commission on 25 July 2005: Application numbers 110/D061/05 and 110/D062/05.

- The land division plan lodged electronically on EDALA with the Development Assessment Commission on 19 December 2005: Application number 110/C101/05.
- The following documents, except to the extent that they are varied by the plans described in paragraphs (a) and (c):
 - Amended Development Report for Stage 2B, Volumes 1 and 2 by the Holdfast Shores Consortium, dated 18 September 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The letter from Woodhead International to Planning SA, titled Response by proponent to submissions, 3. City of Holdfast Bay submission, dated 17 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The Amended Assessment Report prepared by the Minister for Aboriginal Affairs and Reconciliation (as delegate Minister for the Minister for Urban Development and Planning), for the Holdfast Shores 2B development, dated February 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The letter from Woodhead International to Planning SA, titled Further Information and Clarification, dated 22 January 2004.
 - The letter from Woodhead International to Planning SA, titled Packages 1 and 2A Building Rules Certification, dated 21 June 2004.
 - The letter from Woodhead International to Planning SA, titled Early Works Package 2B Building Rules Certification, dated 15 July 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 1 to Provisional Development Authorisation (reserved matters), dated 1 June 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 2 to Provisional Development Authorisation (reserved matters), dated 17 August 2004.
 - The letter from Woodhead International to Planning SA, titled Building Rules Certification for Packages 3 and 4, dated 28 September 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 3 to Development Authorisation—Temporary Walkway, dated 24 January 2005.
 - The letter from Woodhead International to Planning SA, Amendment No. 3 to Provisional Development Authorisation, dated 11 January 2005.
 - The letter from Woodhead International to Planning SA, titled Packages 5 and 6 Building Rules Certification, dated 4 January 2005.
 - The letter from Woodhead International to Planning SA, Amendment No. 2 of Provisional Development Authorisation, dated 27 October 2004.
 - Letter from Woodhead International to Planning SA, titled Package 7 Building Rules Certification, dated 6 May 2005.
 - Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Glenelg Town Hall Egress, dated 8 March 2005.
 - Letter from Alexander Symonds to Planning SA titled Holdfast Shores Stage 2B—Land Division Application 110/D052/05 and 100/C053/05, dated 11 October 2005.
 - Letter from Baulderstone Hornibrook Urban Construct Joint Venture, titled Holdfast Shores Stage 2B—Land Division, to Planning SA dated 14 December 2005.
 - Letter from Connor Holmes, titled Holdfast Shores Stage 2B—Land Division Application 110/D052/05 and 110/C053/05, to Planning SA dated 6 January 2006.
 - Letter from Norman Waterhouse to Planning SA, titled Holdfast Shores Stage 2B—Land Divisions—Glenent Pty Ltd, dated 20 January 2006.

- Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Amendment No. 5 to the Provisional Development Authorisation, dated 2 December 2005.
- Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Amendments to Packages 2B and 7 Building Rules Certification, dated 21 September 2005.
- Letter from Baulderstone Hornibrook to City of Holdfast Bay (copied to Planning SA) Holdfast Shores Stage 2B, excavation of basement, eastern side of Glenelg Town Hall, dated 7 November 2005.
- Letter from Harben Design included with e-mail dated 8 December 2005.
- Letter from QED Pty Ltd, on behalf of Starbucks Australia, dated 10 January 2006.
- Email from QED Pty Ltd, dated 27 January 2006, titled 'Starbucks-Glenelg-Extra Information'.
- A range of associated detailed documentation (associated with 110/C053/05) attached to a letter from Norman Waterhouse to the City of Holdfast Bay dated 11 May 2006.
- Letter from Harben Design included with an email dated 16 May 2006.
- Facsimile from Harben Design dated 20 June 2006 (advising withdrawal of roof mounted signage).
- Facsimile from Galcon Developments on behalf of Souvlaki Bros dated 29 May 2006.
- Letter from QED Pty Ltd, on behalf of Starbucks Australia dated 2 August 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, dated 10 November 2005.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision A), dated 28 February 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision B), dated 11 May 2006.
- Letter from Tania Lee to Planning SA, dated 16 May 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision B)—Omission of Canopy, dated 25 July 2006.
- Development Application form from Un Caffe Bar, dated 9 May 2006.
- Email from Un Caffe Bar to Planning SA, dated 22 August 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 7 July 2006 for Tenancy T01.
- Building Rules documentation and accompanying plans from HSA Consultants dated 14 August 2006 for Tenancy T05.
- Correspondence from RHAD on behalf of Nandos dated 17 July, 30 August and 8 September 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 11 September 2006 for Tenancy T04.
- Letter from Woodhead International to Planning SA, titled Platinum Apartments Screen, dated 27 June 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 7 July 2006 and 5 October 2006 for Tenancy T01, adjacent to Moseley Square.

- Correspondence from CARDS dated 22 September and 26 October 2006.
- Development Application form by Evan Drakos seeking approval for additional light box signage, dated 27 September 2006.
- Building Rules documentation and accompanying plans from Tecon Australia dated 10 November 2006.
- Building Rules documentation and accompanying plans from Evans & Brown Building Consultants dated 1 November 2006.
- Correspondence from Tania Lee dated 1 November 2006 and 26 October 2006.
- Correspondence from Katnich Dodd dated 9 November 2006.

2. A Construction Environmental Management Plan (CEMP) shall be prepared, in consultation with the Environment Protection Authority, Coast Protection Board and the City of Holdfast Bay, to address the management issues during construction. Matters to be addressed in the CEMP must include:

- traffic management during construction, including transport beyond the site;
- · control and management of construction noise;
- dust and mud control;
- working hours;
- stormwater and groundwater management during construction;
- site security and fencing;
- disposal of building waste and refuse;
- protection and cleaning of roads and pathways;
- site clean-up;
- adherence to all relevant Environment Protection Authority policies and codes of practice for construction sites;
- identification and management of potential and actual acid sulphate soils (should these be encountered); and
- identification and management of contaminated soils and groundwater (should these be encountered).

3. The applicant shall submit further information and application(s) in relation to the matters that have been reserved for further decision-making by the Governor (or her delegate).

4. No building works shall commence on subsequent stages of the development until a decision has been made by the Governor (or her delegate), involving matters relating to the Building Rules assessment and certification requirements and any other reserved matters that are subject to further development application.

5. No works shall commence unless, and until, legal rights to develop the Magic Mountain site have been secured.

6. The car parking areas shall be designed in accordance with Australian Standards 2890 1-1993 and line markings shall be maintained in good and substantial condition at all times.

7. Access for service deliveries and waste disposal vehicles at the Holdfast Promenade shall only be allowed between 7 a.m. and 10 a.m. daily.

8. Stormwater from the Holdfast Shores Stage 2B site shall not be disposed of by way of a pipe or similar structure that conveys the stormwater to the beach.

9. Site works, construction work and truck movements to and from the site shall only be carried out between 7 a.m. and 6 p.m., Monday to Saturday, inclusive.

10. Pedestrian access ways, from Moseley Square to the Entertainment Plaza and from Hope Street through the 'air lock', shall remain open to the public at all times.

11. Landscaping shall be provided in accordance with the authorised plans and shall be maintained and nurtured, with any diseased or dying plants being replaced.

12. The waste storage and service area at the rear of the buildings shall be kept in a neat, tidy and healthy condition at all times and the service area access door shall remain closed at all times, other than when loading or unloading is taking place.

13. Machinery, plant operating equipment, lighting or sound devices shall not impair or impinge upon the enjoyment of adjoining properties or occupiers thereof.

14. All drainage, finished floor levels, and public works associated with the development, including the disposal of stormwater, shall be carried out in accordance with accepted engineering standards and to the reasonable satisfaction of the City of Holdfast Bay.

15. The period of time for which the building (the Police Station building) shall be used as clubrooms shall be 18 months from the date of Development Authorisation of 15 July 2004, after which period the building shall be vacated.

16. The clubrooms (in the Police Station building) will not be used as a nightclub or discotheque or the like.

17. The door to the accessible male toilet (in the Police Station building) shall be handed to provide latch side clearance in accordance with Fig. 12 of AS1428.1. BCA-Part D3.2.

18. The levels of any openings to the basement car park, including ventilation outlets, inlets and the like shall be in accord with those previously proposed in section 4.1Q of the Amended Development Report for Stage 2B dated 18 September 2003.

19. The fit-out of the public toilets shall be to the reasonable satisfaction of the City of Holdfast Bay.

20. Service plant/machinery associated with the Entertainment Building shall be appropriately concealed from public view.

21. The proposed transformer located on the southern elevation of the Entertainment Building shall be appropriately screened to minimise its visual impact on the public realm.

22. The applicant shall place outdoor showers along the back of the beach to the reasonable satisfaction of the City of Holdfast Bay.

23. The southern most waterslide shall not project over the walkway space located between the Town Hall and Entertainment Building and in any event, should not be located within 5 m of the Town Hall.

24. The modifications to the Glenelg Town Hall access shall be executed with minimum intervention to the historic fabric of the building.

25. The encumbrance dated 16 February 2006, shall be registered on the five Torrens titles, facing Moseley Square as soon as practicable after the land division No. 110/D052/05 is implemented.

26. The financial requirements of the SA Water Corporation shall be met for the provision of water supply and sewerage services, for land division application Nos 110/D052/05, 110/C053/05, 110/C061/05 110/C062/05 and 110/C101/05. (SA Water 90097/04 Water/Sewer).

27. The necessary easements shall be granted to the SA Water Corporation free of cost for land division application Nos 110/D052/05, 110/C053/05 and 110/C101/05.

28. Two copies of a certified survey plan shall be lodged for Certificate purposes for land division application Nos 110/D052/05, 110/C053/05, 110/C061/05, 110/C062/05 and 110/C101/05.

29. Vibration during construction is an issue which shall be addressed within a Construction Environmental Plan. A before and after dilapidation study of the former Glenelg Town Hall shall be prepared to note new cracking and other damage. The Plan shall also provide a maximum vibration reading during use of machinery, pile driving or other construction activities. Regular monitoring of the building shall be undertaken while work proceeds. (NOTE: a copy of this information shall be provided to Heritage SA.).

30. Heritage SA shall be consulted prior to any further development changes relating to building rules approval, for modifications to the retaining wall adjacent Glenelg Town Hall.

31. The proposed bi-fold doors and windows at the southern elevation of Retail Tenancies T05, T01, T02 and T03 shall be secured completely within the confines of the tenancy and not encroach onto the Council footpath/Moseley Square, when operated.

32. The signage for Retail Tenancy T05, T03, T04, T06, T01 and T02 and the Entertainment Building, (including its structure and advertising material thereon) shall be maintained in good condition.

33. The signage for Retail Tenancy T05, T03, T04, T06, T01 and T02 and the Entertainment Building shall not be of a light intensity as to cause light overspill, which results in unreasonable nuisance to adjoining land and buildings.

34. No roller doors or grilles shall be installed on the southern or eastern elevations of Tenancy T03.

35. Tenancies T02 and T16 shall not serve food between the hours of 2 a.m. and 8 a.m. of each day.

36. The applicant for Tenancies T02 and T16 shall ensure at all times that outdoor dining furniture remains within the areas defined on the submitted plans and does not obstruct Holdfast Walk/any public footway.

37. The applicant for Tenancies T02 and T16 shall ensure that at no time the number of persons consuming food or drink within the defined outdoor dining area exceed the number of seats specified on the submitted plans.

38. The applicant for Tenancies T02 and T16 shall at all times keep the boundaries of the defined outdoor dining area clearly marked in a manner satisfactory to the Governor or delegate.

39. The applicant for Tenancies T02 and T16 shall at all times keep the defined outdoor dining area and all approved furniture and equipment thereon clean and free from litter and waste materials and shall ensure that no waste material is swept or placed into the water table.

40. The applicant for Tenancies T02 and T16 shall remove all furniture from the defined outdoor dining area at the close of business on each day and if any such furniture and equipment remains in the outdoor dining area during the hours of darkness, it and all other obstructions must be illuminated to ensure adequate visibility to pedestrians.

41. The applicant for Tenancies T02 and T16 shall incorporate a self-closing mechanism into the design of the western side of the balcony (over Moseley Square) and ensure that is locked at all times (apart from when equipment is being shifted) to minimise risk to public/patron safety.

42. Disabled access, facilities and features for Tenancy T05 must be installed in accordance with AS1428.1.

43. Emergency lighting and exit signs for Tenancy T05 must be installed in accordance with AS2293.

44. Portable fire extinguishers for Tenancy T05 must be installed adjacent to hazard areas.

45. Services alterations for Tenancy T05 must be carried out in accordance with the applicable Australian Standards.

46. The door at the ground level serving as the required exit for Tenancy T04 shall be provided with a device required for holding the door in the open position BCA-D2.20.

47. Portable fire extinguishers for Tenancy T04 shall be selected and located in accordance with the requirements of Part E1.6 of the BCA and AS2444, BCA-E1.6.

48. The stair serving the upper level for Tenancy T04 shall be constructed in accordance with the requirements of AS1428.1—Design for access and mobility and be provided with the following:

- Handrails to both sides and extending one tread width plus 300 mm past the ends of the stair in accordance with BCA-D3.3 and Clause 9.2, AS1428.1.
- Stair tread nosings not less than 50 mm and not greater than 75 mm in a colour contrasting with the background and risers of opaque construction in accordance with BCA-D3.3 and AS1428.1, Clause 9.1.
- Tactile ground surface indicators in accordance with AS1428.4 to warn people with a vision impairment that they are approaching the public stair in accordance with BCA Clause D3.8.
- Braille and tactile signage required to identify the accessible features in accordance with BCA Clause D3.6-CA-Part D3.

49. The method of ventilating all rooms and spaces for Tenancy T04 and providing sufficient fresh air quality and quantity shall be in accordance with the minimum requirements of AS1668.2-BCA-F4.

50. The kitchen canopy and flue, including hood design and material thicknesses for Tenancy T04 shall be selected and installed in accordance with the requirements of AS1668 and have its flue discharge not less than 6 m from fresh air intakes—BCA-F4.12.

51. The door opening, latch device and alarm system for the refrigerated/cooling chamber for Tenancy T04 shall be provided in accordance with BCA Clause G1.2, BCA-G1.2.

52. The first floor of Tenancy T01 is excluded from this decision and shall not be occupied (section 67 of the Development Act).

53. The kitchen exhaust flue for Tenancy T01 shall not protrude more than 1 m above the roof line.

54. The mezzanine floor of Tenancy T06 shall not be accessed by the public at any time.

55. The proposed bi-fold windows for Tenancy T06, shall be secured completely within the confines of the Tenancy and not encroach onto Holdfast Walk.

56. An emergency light complying with AS2293.1 shall be installed over the stair to the mezzanine in Tenancy T06.

57. The wet areas shall comply with AS3740 and the Minister's Specification SA Fl.7. for Tenancy T11.

58. The owner of Tenancy T11 shall maintain the essential safety provisions in accordance with the Schedule of Essential Safety Provisions.

Notes on Building Rules Certification (for demolition of Magic Mountain and use of the Police Station Building by GSLSC)

The Early Fire Hazard Indices of wall, floor and ceiling linings, and air-handling ductwork shall comply with Clause C1.10 of the BCA.

Notes on Building Rules Certification (for the Platinum Apartments Basement and Entertainment Precinct Basement)

The application does not include the superstructure works which shall be the subject of a separate application.

This consent is issued on the understanding that the proprietary type materials and products as specified either on the architectural plans or specifications are to be selected and installed in accordance with the manufacturers' recommendations and relevant standards.

Fire precautions must be taken during construction in accordance with BCA-E1.9. The builder must also ensure, once the method of construction has been determined, that the design of the building/structure adequately accommodates the anticipated construction activity actions.

The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give Council notice at stages prescribed in Regulation 74.

Notes on Building Rules Certification (for the Platinum Apartments Superstructure and parts of the Entertainment Precinct Superstructure)

This application does not include the Entertainment Building superstructure which shall be the subject of a separate application.

The certified drawings/documents will be issued by the Council with the notification of development approval.

The drawings are stamped 'Preliminary'. Future changes may require separate approval.

The propriety type materials and products as specified either on the architectural plans or specification are to be selected and installed in accordance with the manufacturers' recommendation and relevant standards.

Fire precautions must be taken during construction in accordance with BCA-E1.9. The builder must ensure once the method of construction has been determined, that the design of the building/structure adequately accommodates the anticipated construction activity actions.

The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.

Notes on Building Rules Certification (for the Entertainment Building Superstructure and Surf Life Saving Club)

The certified drawings/documents will be issued by the Council with the notification of development approval.

The proprietary type materials and products as specified either on the architectural plans or specifications are to be selected and installed in accordance with the manufacturers' recommendations and relevant standards.

Fire precautions must be taken during construction in accordance with BCA-E1.9. The builder must also ensure, once the method of construction has been determined, that the design of the building/structure adequately accommodates the anticipated construction activity actions.

The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.

SCHEDULE OF ESSENTIAL SAFETY PROVISIONS: Regulation 76 requires that the relevant authority on granting provisional building rules consent, issue a schedule that specifies the essential safety provisions for the building and the standards or requirements for the maintenance and testing in respect of each of those essential safety provisions set out in Minister's Specification SA 76. The items to be inspected or tested will be detailed on a Schedule attached to the Building Rules Consent for the superstructures.

For building work prescribed in Regulation 75, the building owner must, at least 28 days before the building work is commenced cause to be served on the owner of the affected land or premises a notice of intention to perform the building work and the nature of that work as required by section 60.

Pursuant to section 53A of the Development Act 1993, the relevant authority must form an opinion as to whether the existing building is unsafe or structurally unsound. It is considered that although there are/may be items or matters that are not in strict conformity with the Building Rules, or other matters of non-compliance that cannot be identified from the information supplied by the applicant, that the proposed upgrading measures will render the building safe.

Wet areas details including floor grades, set-downs and impervious surfaces shall comply with Minister's Specification SA F1.7 including provision of drainage flanges.

Existing glass in doors, side panels and other human impact areas shall be assessed by the glazier for compliance with section 5 of AS 1288-1994 Glass in Buildings. The applicant is advised that to comply with the Occupational Health, Safety and Welfare Act 1986, any glass that does not meet current requirements should be replaced.

IMPORTANT: The Building Rules Certification does not imply compliance with the Electricity Act 1996, (building within prescribed distances of adjacent power lines) or Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act as amended or any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Proof of maintenance must be provided to Council each calendar year by the building owner.

CERTIFICATE OF OCCUPANCY: A new Certificate of Occupancy is required to be issued in relation to the proposed development. Katnich Dodd, will before granting a certificate of occupancy, require:

1. A *Statement of Compliance* from the licensed building work contractor who carried out the relevant work or who was in charge of carrying out the relevant work or if there is no such licensed building work contractor—from a registered building work supervisor or private certifier all in accordance with the *pro forma* attached to the building rules consent for Packages 5 and 6 which must also be signed by the owner of the relevant land, or by someone acting on his or her behalf.

2. A certificate of compliance for each essential provision, in the appropriate form under Schedule 16, signed by the installer of the safety provision, or where the installer is a company, signed by the manager responsible for the installation work.

3. Where a building is required by the Building Rules to be equipped with a booster assembly for use by fire-fighters or to have installed a fire alarm that transmits a signal to a fire station and facilities for fire detection, fire-fighting or the control of smoke must be installed in the building pursuant to an approval under the Act, the 'wet' and/or 'dry' report(s) from the fire authority as to whether those facilities have been installed and operate satisfactorily.

Storey	Portion	Classification	Area m ²	Max. Occupants
Basement	All	7a		—
Level 01 (Ground)	Tenancies Entertainment	5 and 6 (dual classification) 9b	_	
	Boat store Gymnasium	90 7b 9b	_	900 persons —
Level 02 (First)	Tenancies	5 and 6 (dual classification)	_	—
	Games Functions	9b 9b	660 390	660 persons 390 persons
Level 03 (Second)	Conference Centre	9b	300	240 persons
Level 04 (Third)	Offices	5	175	18 persons
Level 05 (Fourth)	Waterslide Deck	9b	175	175 persons

For building work prescribed in Regulation 75, the building owner, must, at least 28 days before the building work is commenced cause to be served on the owner of the affected land or premises a notice of intention to perform the building work and the nature of that work, as required by section 60.

Pursuant to the Local Government Act 1999, the builder may be required to erect and maintain hoardings and platforms for the protection of the public on adjoining streets and footpaths as directed by the City of Holdfast Bay.

Wet area details including floor grades, set downs, and water resistant surfaces shall comply with Minister's Specification SA F1.7-2004 and AS3740 Waterproofing of wet areas within residential buildings including provision of drainage flanges.

A person must not fill the pool with water unless the pool is enclosed by a fence that complies with Part 3.9.3 of the BCA.

IMPORTANT: The Building Rules Certification for Packages 5, 6 and 7 is for compliance with the Development Act 1993 and does not imply compliance with the Swimming Pools (Safety) Act 1972, as amended, or any of the regulations under this Act. It is the responsibility of the owner and the person erecting the building/structure to ensure compliance with same.

NOTES TO APPLICANT:

- A decision on the reserved matters relating to Building Rules assessment and certification requirements for further stages will only be made by the Governor (or her delegate) after a Building Rules assessment and certification has been undertaken and issued by the City of Holdfast Bay, or a private certifier, as required by the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993.
- If the Building Rules assessment process demonstrates that the Holdfast Shores Stage 2B development complies with the Building Rules pursuant to the Development Act 1993 and Development Regulations 1993, the City of Holdfast Bay, or a private certifier conducting the Building Rules assessment, must:

- (a) provide to the Minister the certification in the form set out in Schedule 12A of the Development Regulations 1993; and
- (b) to the extent that may be relevant and appropriate:
 - (i) issue a schedule of essential safety provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all building certification documentation required for referral to the Minister:

- The City of Holdfast Bay, or a private certifier undertaking the Building Rules assessment and certification for the Holdfast Shores Stage 2B development, must ensure that any assessment and certification is consistent with this provisional development authorisation (including any conditions or notes that apply in relation to this provisional development authorisation).
- Should the applicant wish to vary the application or the staging of any reserved matters, as outlined in this provisional development authorisation, a variation to the application may be submitted, pursuant to section 48B of the Development Act 1993, provided that the development application variation remains within the ambit of the Amended Development Report and Amendment Assessment Report referred to in this provisional development authorisation.
- The applicant is advised of the requirement to comply with the Environment Protection Authority's (EPA) 'Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry' during demolition and construction of the development.
- Noise emissions from the Holdfast Shores Stage 2B development will be subject to the Environment Protection (Industrial Noise) Policy 1994 and the Environment Protection Authority (EPA) Guidelines and the Environment Protection Act 1993.
- Prior to any construction, the applicant should consult with Adelaide Airport Ltd, about crane operations.
- The Heritage Branch of the Department for Environment and Heritage, should be consulted if there is to be any physical intervention to the structures on the adjacent State Heritage place (Glenelg Town Hall). Any such work must be executed in accordance with advice arising from such consultation.
- The proponent is reminded of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- If the Holdfast Shores 2B development is not substantially commenced within two years of the date of any reserved matter decisions, the Governor may cancel this provisional development authorisation and any subsequent decisions on reserved matters (where relevant).
- The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.
- Final details on the size and construction of the beach tower and confirmation that ownership and maintenance is to be by the Surf Life Saving Club to be provided to the satisfaction of the City of Holdfast Bay.
- The precise location of the beach tower needs to allow for future volleyball courts and be to the satisfaction of Council's Holdfast Shores Stage 2B Project Board Steering Committee.
- Visually attractive options, such as the incorporation of public art, should be considered for the screening of the proposed transformer located on the southern elevation of the Entertainment Building.

- Further details shall be provided to the City of Holdfast Bay regarding the waterslides and their support structures to ensure that:
 - (a) the proposed support structures do not dominate the built form and western and south-western face of the Entertainment Building; and
 - (b) adequate visual permeability is retained between the waterslide tubes.
- All land division documentation, including easement plans should be forwarded to Council for execution under the Real Property Act 1886.
- Variation No. 5 to the Retail Tenancy will be subject to meeting the requirements of the Building Code of Australia, particularly in terms of fire safety.
- External advertising and proposed colour schemes of the buildings adjacent to the former Town Hall shall be the subject of a separate approval.
- Applicants for Retail Tenancies which sell food and beverages (including the applicants for Retail Tenancies T05, T01, T02/T16, T03 and T04) are required to lodge a formal application for the internal fitout with Council's Environmental Health Unit for assessment against the Food Act 2001 and Environmental Health Act 1987.
- Applicants for Retail Tenancies which incorporate outdoor dining areas (including the applicants for Retail Tenancies T05, T01, T02/T16, T03 and T04) are required to lodge a separate application for an Outdoor Dining Permit with Council for any proposed Outdoor Dining areas. (NB: this will be assessed in accordance with Council's adopted Moseley Square Outdoor Dining Guidelines).
- Following completion of the retail buildings and associated balconies that encroach over Moseley Square, an Encroachment Permit and invoice for the annual encroachment fee will be forwarded to the building owner/s by Council. (NB: the annual fee is based on a valuation of the size of the encroachment and its use).
- The applicants for Retail Tenancy T01 and Tenancies T02 and T16 are required to lodge a separate Development Application for any external signage proposed on the buildings.
- The applicants for Retail Tenancies T02/T16 and T03 are advised that the proposed location of their service counters, directly adjacent to Moseley Square, may impact on the extent of outdoor dining that may be approved by Council in this location for these tenancies, due to a need to widen the pedestrian clearway to accommodate any queuing/ gathering of patrons at this service counter.

Notes that specifically apply to the applicant for Tenancies T02 and T16 $\,$

That consideration is given to implementation of the following advice for the outdoor dining area in Holdfast Walk as recommended by the City of Holdfast Bay:

- The applicant at all times should ensure that:
 - all food and drinks supplied in the defined outdoor dining area is served by waiters and/or waitresses to only such persons as are seated at tables in the dining area;
 - all patrons purchasing take-away food and/or liquor are requested to inform the applicant as to whether or not they wish to consume the food and liquor in the defined outdoor dining area;
 - all patrons who consume food and/or liquor at the tables in the defined outdoor dining area without crockery and cutlery are to be asked to leave immediately;
 - if patrons purchasing take-away food and/or liquor wish to consume the same within the defined outdoor dining area they must do so at the tables provided therein using crockery and cutlery supplied by the applicant;
 - crockery, cutlery and glassware is laid out at all tables for patrons who wish to consume food and/or liquor in the defined outdoor dining area only after a meal has been ordered by those patrons and that such cutlery, crockery and glassware is removed immediately upon the departure of those patrons; and

[7 December 2006

- an approved windproof ashtray must be present on the table whenever someone is smoking at that table.
- The applicant shall prepare in the adjoining premises all meals, food and liquid refreshments supplied at tables in the defined outdoor dining area.
- The applicant shall use mobile containers only for the purpose of conveying food, drink and tableware to and from the defined outdoor dining area and the adjoining premises and shall not permit the same to remain unattended in the defined outdoor dining area.
- The applicant shall at its cost in all things comply in all respects with the provisions of all Acts of Parliament, Regulations, Rules and By-laws for the time being in force and all notices, orders, requirements or directions which may be made or given by the Council or any other competent authority in respect of the same and, in particular and without limiting the generality of the foregoing, comply in all respects with the provisions of the Public and Environmental Health Act 1987, the Food Act 1985 and, if/when applicable, the Liquor Licensing Act 1985.
- The application for Building Rules Certification does not include the external signage which shall be the subject of a separate application. It has also been based on the understanding that the Development Assessment Commission has limited the height of the kitchen exhaust flues to a maximum of 1 m above roof level. As a result high efficiency fans with high velocity discharge through honeycomb filters has been provided. They have also been provided so that they are adjacent adjoining exhaust fans so as to limit the impact on adjoining properties.
- The certified drawings/documents will be issued by the Council with the notification of development approval.
- The proprietary type materials and products as specified either on the architectural plans or specification are to be selected and installed in accordance with the manufacturers recommendations and relevant standards.
- The existing method of recording the maintenance of essential safety items shall be updated and extended as necessary to incorporate the following amended fire safety items and equipment:
 - Fire Hazard Properties;
 - Egress;
 - · Portable Fire Extinguishers;
 - Internally Illuminated Exit Signs and Emergency Lighting.
- The Fire Hazard Properties of wall, floor and ceiling linings and air-handling ductwork shall comply with Clause C1.10 of the BCA.
- Fire precautions must be taken during construction in accordance with BCA-E1.9. The builder must also ensure, once the method of construction has been determined, that the design of the building/structure adequately accommodates the anticipated construction activity actions.
- The BCA does not contain deemed-to-satisfy provisions for demolition works.
- The applicant should liaise separately with the relevant authority and SafeWork SA.
- The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.
- SCHEDULE OF ESSENTIAL SAFETY PROVISIONS— FORM 2: The Form 2 of Schedule 16 of the Development Regulations shall be completed and signed by the contractor responsible for the installation or alteration of the particular item(s). The Statement of Compliance shall be completed by the builder and passed on, together with the completed Form(s) 2, to Council or Katnich Dodd at the completion of the work.

- Wet area details including floor grades, set-downs and water resistant surfaces shall comply with Minister's Specification SA F1.7-2004 and AS3740 Waterproofing of wet areas within residential buildings; including provision of drainage flanges.
- Existing glass in doors, side panels and other human impact areas shall be assessed by the glazier for compliance with section 5 of AS1288—2006 Glass in Buildings. The applicant is advised that to comply with the Occupational Health, Welfare and Safety Act 1986 any glass that does not meet the current requirements should be replaced.
- IMPORTANT: This report does not imply compliance with the Electricity Act 1996 as amended (building within prescribed distances of adjacent power lines), the Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act 1993, as amended, or with any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Notes that specifically apply to the applicant for Tenancy T04

- This consent does not include the external signage which shall be the subject of a separate application.
- This consent is issued on the understanding that the proprietary type materials and products as specified either on the architectural plans or specification are to be selected and installed in accordance with the manufacturers recommendations and relevant standards.
- The existing method of recording the maintenance of essential safety items shall be updated and extended as necessary to incorporate the following amended fire safety items and equipment:
 - · Fire Hazard Properties.
 - Egress.
 - · Portable Fire Extinguishers.
 - Internally Illuminated Exit Signs and Emergency Lighting.
- The Early Fire Hazard Indices of wall, floor and ceiling linings, and air-handling ductwork shall comply with Clause C1.10 of the BCA.
- The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.
- SCHEDULE OF ESSENTIAL SAFETY PROVISIONS: Regulation 76 requires that the relevant authority on granting provisional rules consent, issue a schedule that specifies the essential safety provisions for the building and the standards or requirements for the maintenance and testing in respect each of those essential safety provisions set out in Minister's Specification SA 76. The items to be inspected or tested are detailed on the attached schedule.
- Proof of maintenance must be provided to Council each calendar year by the building owner.
- CERTIFICATE OF OCCUPANCY: A new Certificate of Occupancy is required to be issued in relation to the proposed development. Katnich Dodd will, before granting a certificate of occupancy, require:

1. A Statement of Compliance from the licensed building work contractor who carried out the relevant work or who was in charge of carrying out the relevant work; or if there is no such licensed building work contractor—from a registered building work supervisor or private certifier all in accordance with the attached *pro-forma*, which must also be signed by the owner of the relevant land, or by someone acting on his or her behalf; and

2. A certificate of compliance for each essential safety provision, in the appropriate form under Schedule 16, signed by the installer of the safety provision, or where the installer is a company, signed by the manager responsible for the installation work; and

- PLEASE ENSURE THAT THESE FORMS ARE PASSED ON TO THE BUILDER.
- The certificate of occupancy will prescribe the following maximum number of occupants:

Portion	Classification	Persons
Nandos	6	135

- Wet area details including floor grades, set-downs and impervious surfaces shall comply with Minister's Specification SA F1.7; including provision of drainage flanges.
- Existing glass in doors, side panels and other human impact areas shall be assessed by the glazier for compliance with section 5 of AS1288-2005 Glass in Buildings. The applicant is advised that to comply with the Occupational Health, Welfare and Safety Act 1986, any glass that does not meet the current requirements should be replaced.
- IMPORTANT: This report does not imply compliance with the Electricity Act 1996, as amended, (building within prescribed distances of adjacent power lines), the Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act 1993, as amended, or with any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Notes that specifically apply to the applicant for Tenancy T01

- This consent does not include the first floor which shall be the subject of a separate application.
- The certified drawings/documents will be issued by the Council with the notification of development approval.
- The proprietary type materials and products as specified either on the architectural plans or specification are to be selected and installed in accordance with the manufacturers recommendations and relevant standards.
- The Early Fire Hazard Indices of wall, floor and ceiling linings and air-handling ductwork shall comply with Clause C1.10 of the BCA.
- The person proposing to undertake building work on land (or who is in charge of such work) is warned of their obligation to give the Council notice at stages prescribed in Regulation 74.
- SCHEDULE OF ESSENTIAL SAFETY PROVISIONS— FORM 2: The attached Form 2 of Schedule 16 of the Development Regulations shall be completed and signed by the contractor responsible for the installation or alteration of the particular item(s). The attached Statement of Compliance shall be completed by the builder and passed on, together with the completed Form(s) 2, to Council or Katnich Dodd at the completion of the work.
- Wet area details including floor grades, set-downs and water resistant surfaces shall comply with Minister's Specification SA F1.7-2004 and AS3740 waterproofing of wet areas within residential buildings; including provision of drainage flanges.
- IMPORTANT: This report does not imply compliance with the Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act 1993, as amended, or with any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Notes that specifically apply to the applicant for Tenancy T06

 Pursuant to Regulation 74 of the Development Regulations 1993 the applicant or builder proposing to undertake the development is advised of their obligation to give the Council one days notice of the commencement and completion of the development and at the stages notified by Council with the Development Approval. The notice of commencement shall include the names of the persons who will be signing the Statement of Compliance required by Regulation 83AB (8) of the Development Regulations 1993.

- The Certifier has formed the opinion that the building is not unsafe, structurally unsound and that access for people with disabilities has been considered as required by section 53A of the Development Act 1993.
- The stormwater disposal system must not allow the entry of water into any building or on to the land of any adjoining owner without their prior consent.
- This report based on the Building Rules Assessment only and does not suggest or infer compliance with any other legislation.
- A Schedule of Essential Safety Provisions Form 1, as required by Regulation 76 of the Development Regulations 1993, has been attached to the consent. The items to be inspected or tested are detailed in this Schedule.
- A certificate of occupation will not be required for this new work.
- A Schedule of Essential Safety Provisions Form 2 and a *pro forma* Builder's Statement of Compliance have been attached to the consent. These forms shall be completed by the builder returned to Tecon Australia at the completion of the development.
- The existing method of recording the maintenance of the essential safety provisions shall be amended as necessary to include the alterations to the fire and life safety items.

Dated 7 December 2006.

R. BARUA, Secretary, Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): ALEXAN-DRINA COUNCIL AND CITY OF VICTOR HARBOR— VICTOR HARBOR (CITY) DEVELOPMENT PLAN— JOINT RESIDENTIAL REVIEW PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Alexandrina Council and City of Victor Harbor—Victor Harbor (City) Development Plan—Joint Residential Review 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 7 December 2006.

P. HOLLOWAY, Minister for Urban Development and Planning

PLN 01/0188

ENVIRONMENT PROTECTION AUTHORITY

Exemption

THE Environment Protection Authority has issued to Enchanted Crew Pty Ltd an exemption from the Environment Protection (Industrial Noise) Policy 1994 which relates to the event known as the 'Enchanted 2006' concert to be conducted at the Wayville Showgrounds on 9 December 2006.

> S. BEHRENDT, Delegate, Environment Protection Authority

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers:

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

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

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

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Frizzante San Benedetto Aqua Minerale Naturale	750	Glass	Allclypt Pty Ltd	Statewide Recycling
rizzante San Benedetto Aqua Minerale Naturale	250	Glass	Allclypt Pty Ltd	Statewide Recycling
Naturale San Benedetto Aqua Minerale Naturale	750	Glass	Allclypt Pty Ltd	Statewide Recycling
Vaturale San Benedetto Aqua Minerale Naturale	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Aqua Minerale Naturale	1 000	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Aqua Minerale Naturale Frizzante	1 000	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Bens Bitter Rosso	100	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Chinotto	250	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Frizzante Mineral Water	500	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Guizza Natural Mineral Water	1 500	PET	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Ice Tea Lemon	1 500	PET	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Ice Tea Peach	1 500	PET	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Lemon Ice Tea	500	PET	Allelypt Pty Ltd	Statewide Recycling
an Benedetto Lemon Soda	250	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Natural Mineral Water	330	PET	Allelypt Pty Ltd	Statewide Recycling
an Benedetto Natural Mineral Water	500	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Natural Mineral Water	500	PET	Allelypt Pty Ltd	Statewide Recycling
an Benedetto Natural Mineral Water	1 500	PET	Allelypt Pty Ltd	Statewide Recycling
an Benedetto Orange Soda	250	Glass	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Peach Ice Tea	500	PET	Allclypt Pty Ltd	Statewide Recycling
an Benedetto Red Orange Soda	250	Glass	Allelypt Pty Ltd	Statewide Recycling
an Benedetto Sparkling Natural Mineral Water	1 500	PET	Allclypt Pty Ltd	Statewide Recycling
Another Bloody Water	590	PET	Another Bloody Water	Statewide Recycling
tart The Day Choc Banana	250	LPB—Aseptic	Aussie Bodies Pty Ltd	Statewide Recycling
Pure Blueberry Juice	500	Glass	Australian Food Innovators	Flagcan Distributors
Pure Raspberry Juice	500	Glass	Australian Food Innovators	Flagcan Distributors
B Pure Raspberry Blueberry Juice	500	Glass	Australian Food Innovators	Flagcan Distributors
udejovicky Budvar Czech Premium Lager	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Chimay Peres Trappistes Triple White	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Clausthaler Premium Classic Low Alcohol	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Dab Original	500	Can—Aluminium	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Dab Original	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Dab Original	660	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Delirium Tremens	330	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Erdinger Kristallklar Weibbier	500	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Erdinger Weibbier Mit Feiner Hefe Wheat	500	Glass	Beach Avenue Wholesalers	Flagcan Distributors
Beer Erdinger Weibier Dunkel Dark Wheat Beer	500	Glass	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Gosser Beer	500	Can—Aluminium	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Gosser Dark Beer	330	Glass	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Gouden Carolus Classic	330	Glass	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Hansa Pils	500	Glass	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Henninger Premium Bier	500	Can—Aluminium	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
La Chouffe Blonde Special	750	Glass	Pty Ltd Beach Avenue Wholesalers	Flagcan Distributors
Schofferhofer Hefeweizen	500	Glass	Pty Ltd Beach Avenue Wholesalers	-
			Pty Ltd	Flagcan Distributors
Schofferhofer Kristallweizen	500	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Schwelmer Pils	500	Glass	Beach Avenue Wholesalers Pty Ltd	Flagcan Distributors
Deep Spring Natural Mineral Water Mango Guava Island	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Deep Spring Natural Spring Water Berry Waterfall	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Nestea Green Tea Lemon Flavour	345	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Nestea Green Tea Lemon Flavour	500	PET	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Nestea Ice Tea Black Lemon Flavour	345	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Nestea Ice Tea Black Lemon Flavour	500	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Nestea Ice Tea Peach Flavour	345	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Nestea Ice Tea Peach Flavour	500	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Hofbrau Dunkel	355	Glass	Ltd Empire Liquor	Statewide Recycling
Lindemans Cassis Lindemans Framboise	375 375	Glass Glass	Empire Liquor Empire Liquor	Statewide Recycling Statewide Recycling
Lindemans Kriek	375	Glass	Empire Liquor	Statewide Recycling
Lindemans Peche	375	Glass	Empire Liquor	Statewide Recycling
Trappistes Rochefort 6	330	Glass	Empire Liquor	Statewide Recycling
Aqua Spring Water	600 500	PET PET	Ettason Pty Ltd	Statewide Recycling
C Delights Sirop Gingembre DNA Alcoholic Spring Water 5%	500 330	Glass	Ettason Pty Ltd	Statewide Recycling
DNA Alconolic Spring Water 5% DNA Blu Crush 5% Alcoholic Drink	330	Glass	Ettason Pty Ltd Ettason Pty Ltd	Statewide Recycling Statewide Recycling
mei Plum Drink	375	PET	Ettason Pty Ltd	Statewide Recycling
mei Plum Drink	1 500	PET	Ettason Pty Ltd	Statewide Recycling
Lipton Ice Green Tea	500	PET	Ettason Pty Ltd	Statewide Recycling
Lipton Ice Tea Lemon	500	PET	Ettason Pty Ltd	Statewide Recycling
equila Slamma & Lemon	330	Glass	Ettason Pty Ltd	Statewide Recycling
Singtao Beer	640	Glass	Ettason Pty Ltd	Statewide Recycling
Singtao Beer	330	Glass	Ettason Pty Ltd	Statewide Recycling
/N Chuong Duong Sarsi Drink	330	LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
/N Tribeco Lemon Soda /ita American Ginseng Honey Drink	330 250	LPB—Aseptic	Ettason Pty Ltd Ettason Pty Ltd	Statewide Recycling Statewide Recycling
/ita Blackcurrant Juice	250 125	LPB—Aseptic LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
/ita Blackcurrant Juice	250	LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
ita Cha Zi Din Aloe Vera Lychee	500	PET	Ettason Pty Ltd	Statewide Recycling
/ita Cha Zi Din Honey Green Tea	500	PET	Ettason Pty Ltd	Statewide Recycling
Vita Cha Zi Din Iced Tea Apple	500	PET	Ettason Pty Ltd	Statewide Recycling
Vita Cha Zi Din Iced Tea Lemon	500	PET	Ettason Pty Ltd	Statewide Recycling
Vita Cha Zi Din Iced Tea Mango	500	PET	Ettason Pty Ltd	Statewide Recycling
ita Cha Zi Din Pear White Tea	500	PET	Ettason Pty Ltd	Statewide Recycling
/ita Grapefruit Lemon Drink	250	PET	Ettason Pty Ltd	Statewide Recycling
/ita Grapefruit Lemon Drink	500	PET	Ettason Pty Ltd	Statewide Recycling
/ita Icy Lemon Green Tea	500	PET	Ettason Pty Ltd	Statewide Recycling
/ita Icy Lemon Tea Light Blue	250	LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
/ita Mandarin Lemon Drink	250	LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
/ita Mandarin Lemon Drink	500	PET	Ettason Pty Ltd	Statewide Recycling
Vita Super Cool Icy Lemon Tea	500	PET L DD Acontio	Ettason Pty Ltd	Statewide Recycling
	250	LPB—Aseptic	Ettason Pty Ltd	Statewide Recycling
				Statewide Description -
Vita Supericy Lemon Tea	500	PET	Ettason Pty Ltd Fosters Australia	Statewide Recycling
Vita Supericy Lemon Tea Vita Supericy Lemon Tea Battery Energy Drink Zarlton Cold Filtered			Ettason Pty Ltd Fosters Australia Fosters Australia	Statewide Recycling Statewide Recycling Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
oles Smart Buy Lemon Mineral Water	2 000	PET	Fosters Australia	Flagcan Distributors
oles Smart Buy Lemonade	1 250	PET	Fosters Australia	Flagcan Distributors
bles Smart Buy Natural Mineral Water	2 000	PET	Fosters Australia	Flagcan Distributors
oles Smart Buy Soda Water	2 000	PET	Fosters Australia	Flagcan Distributors
oles Smart Buy Tonic Water	2 000	PET	Fosters Australia	Flagcan Distributors
ugar Zero Bourbon & Cola	375	Can—Aluminium	Fosters Australia	Statewide Recycling
ffe Blonde	3 000	Glass	Fosters Australia	Statewide Recycling
tilda Bay Alpha Pale Ale	345	Glass	Fosters Australia	Statewide Recycling
	640	Glass	Fosters Australia	
tilda Bay Rooftop Red Lager				Statewide Recycling
tilda Bay Rooftop Red Lager	345	Glass	Fosters Australia	Statewide Recycling
rier Lemon	750	Glass	Fosters Australia	Statewide Recycling
rier Lime	750	Glass	Fosters Australia	Statewide Recycling
argo Mineral Spring	700	Glass	Fosters Australia	Flagcan Distributors
ull Love Coles Cola	375	Can—Aluminium	Fosters Australia	Flagcan Distributors
ull Love Coles Cola	2 000	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Cola	1 250	PET	Fosters Australia	Flagcan Distributors
all Love Coles Diet Cola	375	Can—Aluminium	Fosters Australia	Flagcan Distributors
ull Love Coles Diet Cola	2 000	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Diet Cola	1 250	PET	Fosters Australia	
	1 250			Flagcan Distributors
all Love Coles Diet Lemonade Soft Drink		PET	Fosters Australia	Flagcan Distributors
all Love Coles Lemon Mineral Water	1 250	PET	Fosters Australia	Flagcan Distributors
all Love Coles Lemon Soft Drink	375	Can—Aluminium	Fosters Australia	Flagcan Distributors
all Love Coles Lemon Soft Drink	1 250	PET	Fosters Australia	Flagcan Distributors
all Love Coles Lemon Soft Drink	2 000	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Lemonade Soft Drink	375	Can—Aluminium	Fosters Australia	Flagcan Distributors
ull Love Coles Lemonade Soft Drink	1 250	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Lemonade Soft Drink	2 000	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Lime Flavoured Soft Drink	1 250	PET	Fosters Australia	Flagcan Distributors
ull Love Coles Orange Soft Drink ull Love Coles Orange Soft Drink	375 2 000	Can—Aluminium PET	Fosters Australia Fosters Australia	Flagcan Distributors Flagcan Distributors
	1 250	PET	Fosters Australia	
ull Love Coles Orange Soft Drink ull Love Coles Pineapple Flavoured Soft Drink	1 250	PET	Fosters Australia	Flagcan Distributors Flagcan Distributors
ull Love Coles Raspberry Flavoured Soft	1 250	PET	Fosters Australia	Flagcan Distributors
egg Skipper Albicocca	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Arancia	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Breakfast	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Kiwi Meal	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Pera	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Pesca	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Pompelmo	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
egg Skipper Tropical Mix	200	Glass	Four Seasons Wholesale Fresh Produce	Statewide Recycling
ol Blue Natural Spring Water	600	PET	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Calypso Lime	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Creaming Soda	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Double Sars	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Lemonade	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Pine Crush	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Portberry	330	Glass	Fresha Pty Ltd	Statewide Recycling
pwreck Coast Raspberry	330	Glass	Fresha Pty Ltd	Statewide Recycling
	330		Fresha Pty Ltd	
pwreck Coast Schooner Squash		Glass		Statewide Recycling
ssiker Julmust se Blue Vodka Soda & Guarana	500 300	PET Can—Aluminium	IKEA Adelaide Cebas Pty Ltd Independent Distillers (Aust.)	Statewide Recycling Statewide Recycling
tic Vodka & Guarana	300	Can—Aluminium	Pty Ltd Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
KD Original Vodka Blue	275	Glass	Liquor Pty Ltd trading as Liquorsource	Statewide Recycling
varia	355	Glass	Liquorland Aust. Pty Ltd	Visy Recycling CDL Services
y Bubbles Lemonade	350	PET	Nuskool Beverage Company trading as Zenergy	Statewide Recycling
y Bubbles Raspberry	350	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
ay Fruit Water Apple Raspberry	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
ay Fruit Water Lemon Lime	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy Functional Beverages	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
lay Smoothie Mixed Berry	250	LPB—Aseptic	Nuskool Beverage Company trading as Zenergy Functional Beverages	Statewide Recycling
lay Smoothie Orange Mango	250	LPB—Aseptic	Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Blackcurrant	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Blackcurrant	350	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Fruit Fest	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Lemonade	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Lemonade	350	РЕТ	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Pine Orange	500	PET	Functional Beverages Nuskool Beverage Company trading as Zenergy	Statewide Recycling
lay Sports Water Raspberry	500	РЕТ	Functional Beverages Nuskool Beverage Company trading as Zenergy Functional Beverages	Statewide Recycling
oosh Aloe Vera Drink oosh Aloe Vera Drink lub Lemon Lime Bitters	500 1 500 1 500	PET PET PET	Oriental Merchant Pty Ltd Oriental Merchant Pty Ltd P & N Beverages Australia Pty	Statewide Recycling Statewide Recycling Flagcan Distributors
iet Rite Lemon	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors
iet Rite Lemonade	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors
iet Rite Orange	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors
iet Rite Passionfruit	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors
iet Rite Roze	1 250	PET	Ltd P & N Beverages Australia Pty	Flagcan Distributors
oull Love Coles Apple & Berry Mineral	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Water oull Love Coles Cola	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Diet Cola	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Diet Dry Ginger Ale	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Sparkling Mixer oull Love Coles Diet Lemonade Soft Drink	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Diet Tonic Water	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Sparkling Mixer oull Love Coles Dry Ginger Ale Sparkling	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Mixer oull Love Coles Lemon & Lime Mineral	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Water oull Love Coles Lemon Mineral Water	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Lemon Soft Drink	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Lemonade Soft Drink	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Lime Flavoured Soft	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Drink oull Love Coles Natural Mineral Water	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Orange & Mango Mineral	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Water oull Love Coles Orange Soft Drink	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
oull Love Coles Pineapple & Mango	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Mineral Water oull Love Coles Pineapple Flavoured Soft	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Drink oull Love Coles Raspberry Flavoured Soft	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Drink oull Love Coles Soda Water Sparkling	1 250	PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors
Mixer		PET	Ltd Pure & Natural Beverages Pty	Flagcan Distributors

Column 1 Column 2		Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Sanitarium Up & Go Energize Vanilla	350	LPB—Aseptic	Sanitarium Health Food Company	Statewide Recycling
Real Juice Company Orange Fruit Juice	500	PET	Simply Fresh Distributors	Marine Stores Ltd
Knjaz Milos Natural Mineral Water	1 500	PET	Swisslion	Statewide Recycling
Niksicko Pivo	330	Glass	Swisslion	Statewide Recycling
Fructal Apple Aronia Grape Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Apricot And Apple Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Blackcurrant Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Blueberry And Aronia Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Peach And Apple Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Pear Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling
Fructal Strawberry Apple And Grape Nectar	1 000	LPB—Aseptic	Tamaras Trade	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

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

Variation to Existing Approval of Collection Depot

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

Approval of Collection Depot

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

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 7 of Schedule 1 of this Notice.

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

Conditions of Approval

Impose the following conditions on the approval:

- (a) The person in charge of the collection depot shall ensure the depot premises complies with Council Planning Regulations and shall be kept in an orderly condition.
- (b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) A nuisance or offensive condition.
 - (ii) A risk to health or safety.
 - (iii) Damage to the environment.
- (e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1	l	
------------	---	--

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Welland Waste and Recycling Depot	Rodval Pty Ltd	Raymond Valentini and Robert Rodato	42 Musgrave Avenue	Welland	5105/966	Southern



Christmas/New Year Holiday Publishing Information

Last Gazette for 2006 will be Thursday, 21 December 2006

Closing date for notices for publication will be **4 p.m. Tuesday, 19 December 2006**

First Gazette for 2007 will be Thursday, 4 January 2007 Closing date for notices for publication will be **4 p.m. Tuesday, 2 January 2007**

(There will **<u>NOT</u>** be a Gazette in the period between these two dates)

It would be appreciated if Government Gazette notices for publication be addressed to:

Email address for Government Gazette notices:

governmentgazette@saugov.sa.gov.au

When sending a document via Email please confirm your transmission with a faxed copy, including the date the notice is to be published.

Facsimile transmission of notices:

(08) 8207 1040 Attention: *Government Gazette* Section

Inquiries telephone: 8207 1045

AusDoc subscribers:

Government Publishing SA DX 56508

Postal address:

Government Publishing SA Box 9 Plaza Level Riverside Centre North Terrace, Adelaide, S.A. 5000

[7 December 2006

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

¢

	φ
Agents, Ceasing to Act as	38.00
Associations:	
Incorporation	19.30
Intention of Incorporation	47.75
Transfer of Properties	47.75
-	
Attorney, Appointment of	38.00
Bailiff's Sale	47.75
Cemetery Curator Appointed	28.25
Companies:	
Alteration to Constitution Capital, Increase or Decrease of	38.00
Capital Increase or Decrease of	47.75
Ceasing to Carry on Business	28.25
Declaration of Dividend.	28.25
Incorporation	38.00
Lost Share Certificates:	
First Name	28.25
Each Subsequent Name	9.70
Meeting Final	31.75
Meeting Final	01.70
Conduct of Winding Up (equivalent to 'Final	
Meeting')	20.00
First Name	38.00
Each Subsequent Name	9.70
Notices:	
Call	47.75
Change of Name	19.30
Creditors	38.00
Creditors Compromise of Arrangement	38.00
Creditors Comptollise of Analgement	58.00
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed')	47.75
Release of Liquidator—Application—Large Ad —Release Granted	75.50
Release Granted	47.75
Receiver and Manager Appointed	44.00
Receiver and Manager Ceasing to Act	38.00
Restored Name	35.75
Petition to Supreme Court for Winding Up	66.50
Summons in Action	56.50
Order of Supreme Court for Winding Up Action	38.00
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt Removal of Office	85.50
Removal of Office	19.30
Proof of Debts	38.00
Sales of Shares and Forfeiture	38.00
	50.00
Estates:	
Assigned	28.25
Deceased Persons—Notice to Creditors, etc	47.75
Each Subsequent Name	9.70
Deceased Persons—Closed Estates	28.25
E 1 0 1 COSCU Estates	
Each Subsequent Estate	1.25
Probate, Selling of	38.00
Public Trustee, each Estate	9.70

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	25.25 25.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	47.75
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet.	19.30 20.20 19.30 19.30 9.70
Leases—Application for Transfer (2 insertions) each	9.70
Lost Treasury Receipts (3 insertions) each	28.25
Licensing	56.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	378.00
First Name Each Subsequent Name	75.50 9.70
Noxious Trade	
Partnership, Dissolution of	
Petitions (small)	
Registered Building Societies (from Registrar- General)	
Register of Unclaimed Moneys—First Name Each Subsequent Name	28.25
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	242.00 320.00
Sale of Land by Public Auction	48.25
Advertisements	113.00 226.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.70 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.70 per line.	
	1 0

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.70 per column line will be applied in lieu of advertisement rates listed.

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

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail:* governmentgazette@saugov.sa.gov.au. Send as attachments in Word format. Please include 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.

=

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2006

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
33-48	4.05	2.90	529-544	34.25	33.25
49-64	5.10	3.90	545-560	35.25	34.25
65-80	6.00	4.95	561-576	36.00	35.25
81-96	6.95	5.75	577-592	37.00	35.75
97-112	7.90	6.75	593-608	38.25	36.75
113-128	8.90	7.75	609-624	39.00	38.00
129-144	9.95	8.80	625-640	40.00	38.50
145-160	10.90	9.70	641-656	41.00	40.00
161-176	11.90	10.70	657-672	41.50	40.50
177-192	12.90	11.70	673-688	43.25	41.50
193-208	13.90	12.80	689-704	44.00	42.50
209-224	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
258-272	17.70	16.30	753-768	48.00	46.25
273-288	18.70	17.50	769-784	48.50	47.75
289-304	19.50	18.40	785-800	49.50	48.75
305-320	20.70	19.40	801-816	50.50	49.25
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
465-480	29.75	29.00	961-976	60.50	58.50
481-496	31.25	29.75	977-992	61.50	59.00
Rules and Regulat	ions				
vernment Gazette					
nsard					
					1
Cloth bound—per vo	olume				
gislation on Disk					200
whole Database					
()	including updates				1
mpendium Subscriptions:					
Subscriptions					
Subscriptions					
Updates			ices include GST)		

Government Guzette, flunsuru una Legistation on uisk ure uvaltable from.			
Service SA, Government Legislation ⁺ Outlet			
Lands Titles Office, 101 Grenfell Street, Adelaide, S.A. 5000			
Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909			
Postal: G.P.O. Box 1707, Adelaide, S.A. 5001			
www.shop.service.sa.gov.au			
Government Publishing SA Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000 Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040			

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 79 (3) (b)

Fires During the Fire Danger Season

THE South Australian Country Fire Service hereby:

1. Varies the restriction on lighting and maintaining of fires to allow the lighting of candles on Friday, 8 December 2006, within the part of the State bounded by the boundaries of the South Australian Police Academy, Strathfield Terrace, Taperoo.

2. Varies the restriction on lighting and maintaining of fires to allow the lighting of candles on Sunday, 17 December 2006, within the part of the State bounded by the roads from the corner of Morphett Street and War Memorial Drive, to the corner of War Memorial Drive and King William Street, to the corner of King William Street and North Terrace to the corner of North Terrace and Morphett Street to the corner of Morphett Street and War Memorial Drive.

> EUAN FERGUSON, Chief Officer, SA Country Fire Service

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Troy Horn of Forestry SA, Jubilee Highway East, Mount Gambier, S.A. 5290, (the 'exemption holder') or a person acting as his agent, is exempt from the provision of section 41 of the Fisheries Act 1982 and the Fisheries (General) Regulations 2000, insofar as he may engage in the collection of fish (the 'exempted activity') from the waters described in Schedule 1, using the gear specified in Schedule 2, subject to the conditions set out in Schedule 3 from 1 December 2006 until 30 November 2007, unless varied or revoked earlier.

SCHEDULE 1

Wetlands located on Forestry SA land in the South East of South Australia.

SCHEDULE 2

- Dip nets.
- Bait traps.
- Fyke nets.

SCHEDULE 3

1. The specimens collected by the exemption holders are for scientific and research purposes only and must not be sold.

2. All native fish taken pursuant to the exempted activity must be immediately returned to the water as soon as information is collected. All non-native fish must be destroyed and disposed of appropriately.

3. The exempted activity may only be conducted on the exemption holder's behalf by Bryan Haywood, Trevor Wynniat, Robert Mengler and Michael Hammer.

4. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9901947.

5. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

6. 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 30 November 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Barry Moore, 21 Addison Street, Kingscote, S.A. 5223, holder of Marine Scalefish Fishery Licence No. M252 (the 'exemption holder'), is exempt from the provisions of section 41 of the Fisheries Act 1982, Regulation 7 and Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder shall not be guilty of an offence when taking undersized fish of the species cockles (*Katelysia spp.*) (the 'exempted activity'), within those waters specified in Schedule 1, subject to the conditions specified in Schedule 2, from the date of gazettal until 30 June 2007, unless varied or revoked earlier.

SCHEDULE 1

The waters in the vicinity of Kingscote bounded as follows:

Commencing at a point at high water mark at Cape Rouge, latitude 35°35′52″S and longitude 137°37′32″E, then along the geodesic (190°T), to a point at high water mark on the south coast on the Bay of Shoals, latitude 35°38′18″S and longitude 137°37′05″E, then following the line of high water mark in a generally easterly and southerly direction to a point at high water mark at the landward end of the Kingscote jetty, latitude 35°39′15″S and longitude 137°38′32″E, then along the geodesic (133°T) for a distance of 2.3 nautical miles to position latitude 35°40′32″S, longitude 137°41′00″E, then along the geodesic (033°T) for a distance of 2.1 nautical miles to a position latitude 35°38′50″S, longitude 137°42′15″E, then along the geodesic (325°T) to a point at high water mark on Marsden Point, latitude 35°33′55″S and longitude 137°38′07′E, then following the line of high water mark in a generally southerly direction back to the point of commencement.

SCHEDULE 2

1. Any fish taken by the exemption holder pursuant to this notice must be not less than 27 mm in length measured at the greatest dimension.

2. Any fish taken by the exemption holder pursuant to this notice must be used for bait only and must not be sold.

3. The exemption holder must include all cockles taken pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).

4. While engaged in the exempted activity, the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if requested by a PIRSA Fisheries Compliance Officer.

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

Dated 29 November 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Andrew Puglisi, Wellmet Pty Ltd (the 'exemption holder'), P.O. Box 462, Port Lincoln, S.A. 5607, or a person acting as his agent, is exempt from Regulation 22 of the Fisheries (General) Regulations 2000, but only insofar as he may use up to eight squid jigging machines to take arrow squid (*Nototodarus gouldi*) for the purpose of trade or business from the water described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 7 December 2006 until 30 June 2007, unless varied or revoked earlier.

SCHEDULE 1

The waters south of a line drawn from Cape Donnington to Corny Point and west of a line drawn from Troubridge Point to Marsden Point that are at least three nautical miles from the low water mark and at least one nautical mile from any isles.

SCHEDULE 2

1. All fish other than arrow squid that are taken using squid jigging machines must be returned to the water immediately.

2. Only a person who is authorised to undertake fishing activity pursuant to Commonwealth Permit No. 27132 may undertake the exempted activity.

3. Whilst conducting the exempted activity, the exemption holder may only use the boat *Beauie J*, and only when that boat is nominated against Commonwealth Permit No. 27132.

4. The exemption holder must allow a PIRSA Fisheries Departmental Officer to accompany the exemption holder at any time during the exempted activity.

5. The exemption holder must provide a report in writing detailing the daily catch of arrow squid pursuant to this notice to the Director of Fisheries, (Attention: Alex Chalupa, P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the end of each calendar month, including months when no fishing is undertaken.

6. The exemption holder or his skipper must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9901943.

7. While engaged in the exempted activity the exemption holder or an agent must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

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

Dated 6 December 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Andrew Puglisi, Corydon Pty Ltd (the 'exemption holder'), P.O. Box 462, Port Lincoln, S.A. 5607, or a person acting as his agent, is exempt from Regulation 22 of the Fisheries (General) Regulations 2000, but only insofar as he may use up to eight squid jigging machines to take arrow squid (*Nototodarus gouldi*) for the purpose of trade or business from the water described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 7 December 2006 until 30 June 2007, unless varied or revoked earlier.

SCHEDULE 1

The waters south of a line drawn from Cape Donnington to Corny Point and west of a line drawn from Troubridge Point to Marsden Point that are at least three nautical miles from the low water mark and at least one nautical mile from any isles.

SCHEDULE 2

1. All fish other than arrow squid that are taken using squid jigging machines must be returned to the water immediately.

2. Only a person who is authorised to undertake fishing activity pursuant to Commonwealth Permit No. 234A may undertake the exempted activity.

3. Whilst conducting the exempted activity, the exemption holder may only use the boat *Angelina*, and only when that boat is nominated against Commonwealth Permit No. 234A.

4. The exemption holder must allow a PIRSA Fisheries Departmental Officer to accompany the exemption holder at any time during the exempted activity.

5. The exemption holder must provide a report in writing detailing the daily catch of arrow squid pursuant to this notice to the Director of Fisheries, (Attention: Alex Chalupa, P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the end of each calendar month, including months when no fishing is undertaken.

6. The exemption holder or his skipper must notify PIRSA Fishwatch on 1800 065 522 prior to conducting the exempted activity and answer a series of questions about the exempted

activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9901942.

7. While engaged in the exempted activity the exemption holder or an agent must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

8. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982 or any Regulation made under that Act, except where specifically exempted by this notice. Dated 6 December 2006.

W. ZACHARIN, Director of Fisheries

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Carolyn Gwen Carruthers, an employee of Richard Thwaites Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5003, folio 466, situated at 1/47 Albion Terrace, Campbelltown, S.A. 5074.

Dated 7 December 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Kathleen Amanda Fry, an officer of Kat Forde Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5675, folio 879, situated at 32 Brooking Street, Goolwa, S.A. 5214.

Dated 7 December 2006.

J. RANKINE, Minister for Consumer Affairs

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Monapilla Estates Pty Ltd as trustee for Beal Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 501, Rifle Range Road, McLaren Vale, S.A. 5171 and to be known as Monapilla Estates.

The application has been set down for hearing on 5 January 2007 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, on or before 29 December 2006.

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

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

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 Ballingarry Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 74, Boconnoc Park Road, Clare, S.A. 5453 and to be known as Ballingarry Wines.

The application has been set down for callover on 5 January 2007 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: 29 December 2006).

The applicant's address for service is c/o Carrington Conveyancers, P.O. Box 6193, Halifax 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 28 November 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 Lee & Jung Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at 66 Grote Street, Adelaide, S.A. 5000 and to be known as Seoul Grocery.

The application has been set down for hearing on 5 January 2007 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, on or before 29 December 2006.

The applicant's address for service is c/o Done Soo Jung, 66 Grote 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 28 November 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 Paul John Edwards and Michele Gail Edwards have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 100 Carrington Street, Adelaide, S.A. 5000 and to be known as P. J. & M. G. Edwards.

The application has been set down for hearing on 5 January 2007 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 29 December 2006.

The applicants' address for service is c/o Paul Edwards, P.O. Box 6193, Halifax 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 28 November 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 Cajetan Amadio has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 26, Williamstown Road, Kersbrook, S.A. 5231 and to be known as Amadio Vineyards Kersbrook.

The application has been set down for callover on 5 January 2007 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 callover date (viz: 29 December 2006).

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

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

Dated 29 November 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 Saturno's Pasadena Cellars Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Tenancy 2, Valley View Shopping Centre, 901 Grand Junction Road, Valley View, S.A. 5093 and to be known as Saturno's Valley View Cellars.

The application has been set down for hearing on 5 January 2007 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: 29 December 2006).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Leon McEvoy).

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 30 November 2006.

Applicant

Dated 29 November 2006.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that J. & B. Development Investments Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Woodcroft Market Plaza Shopping Centre, 217-233 Pimpala Road, Woodcroft, S.A. 5162 and to be known as Woodcroft Plaza Liquor.

The application has been set down for hearing on 5 January 2007 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, on or before 29 December 2006.

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Leon McEvoy).

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 1 December 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 Craneford Nominees Pty Ltd has applied to the Licensing Authority for a redefinition of Producer's Licence and designation of Sampling Area in respect of premises situated at 31 Moorundie Street, Truro, S.A. 5356 and known as Craneford Wine Co.

The application has been set down for hearing on 5 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Redefinition to move existing licensed area to a new office and to include a Sampling Area as per plans lodged with this office.

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: 29 December 2006).

The applicant's address for service is c/o Dennis Davies, P.O. Box 57, Truro, S.A. 5356.

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 29 November 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 Wine National Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at Lot 27, Chalk Hill Road, McLaren Vale, S.A. 5171 and to be situated at 250 Main Road, McLaren Vale, S.A. 5171 and known as Marienberg Wines.

The application has been set down for hearing on 5 January 2007 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: 29 December 2006).

The applicant's address for service is c/o David Brooks, 10 Denney Street, Broadmeadow, N.S.W. 2292.

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 4 December 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 Gevert Investments Pty Ltd as trustee for the Andrew Gevert Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 54 King William Street, Adelaide, S.A. 5000 and known as Berties Southern Cross.

The application has been set down for hearing on 9 January 2007 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: 2 January 2007).

The applicant's address for service is c/o Tindall Gask Bentley Solicitors, 76 Light 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 29 November 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 A. J. & K. J. Pty Ltd, Alexander Shane Case, Ines Case and Gary Phillip Bishop have applied to the Licensing Authority for a variation to the Extended Trading Authorisation which is in force in respect of premises situated at 13 Railway Terrace, Morgan, S.A. 5320 and known as Commercial Hotel.

The application has been set down for callover on 5 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

The following additional trading hours are sought in the application:

- to sell liquor for consumption on the licensed premise in Areas 1 to 4 and Areas 6 to 8, Monday to Thursday inclusive from midnight to 1 a.m., Friday and Saturday from 1 a.m. to 2 a.m. and any Sunday preceding a Public Holiday from midnight to 2 a.m.;
- to sell liquor for consumption on the licensed premises in Area 5 (Beer Garden) on Sunday from 8 p.m. to midnight;
- entertainment will not be provided in Areas 1 to 4 and Areas 6 to 8 during the additional hours sought in the application and background music or Acoustic Duo Entertainment only will be provided in Area 5. The current licence conditions relating to entertainment will remain.

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 callover date (viz: 29 December 2006).

The applicants' address for service is c/o The Australian Hotels Association (S.A. Branch), 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 30 November 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 David Garfield Edgar Herbert and Gertruda Catharina Maria Herbert have applied to the Licensing Authority for alterations, redefinition and designation of Sampling Area in respect of premises situated at Allotment 51, Penola Road, Mount Gambier, S.A. 5290 and to be known as Herbert Vineyard.

The application has been set down for callover on 5 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• alterations and redefinition of premises as per plans lodged;

• designation of a Sampling Area as per plans lodged.

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 callover date (viz: 29 December 2006).

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

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

Dated 30 November 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 Livkorp Australia Pty Ltd as trustee for the Kristian Livolsi Family Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 10 O'Connell Street, North Adelaide, S.A. 5006 and known as Cibo.

The application has been set down for hearing on 9 January 2007 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: 2 January 2007).

The applicant's address for service is c/o Edgley Lawyers, Level 8, 185 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and 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 4 December 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 Deeanne Lee Carr as trustee for Carr Family Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 57 Amber Road, Highbury, S.A. 5089 and known as Adelaide Supreme Limousines.

The application has been set down for hearing on 9 January 2007 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: 2 January 2007).

The applicant's address for service is c/o Deeanne Carr, 9 Koala Crescent, Paralowie, S.A. 5108.

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 30 November 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 Chris and Sally Enterprise Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 298 The Parade, Kensington, S.A. 5068 and to be known as Happy Mart.

The application has been set down for callover on 5 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

Trading Hours:

Monday to Saturday: 10 a.m. to 8 p.m.;

Sunday: 11 a.m. to 7 p.m.

The sale of liquor is restricted to the following:

Korean beer and Korean liquor.

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 callover date (viz: 29 December 2006).

The applicant's address for service is c/o Soon Ok Yoo, 298 The Parade, Kensington, S.A. 5068.

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 November 2006.

Applicant

LOCAL GOVERNMENT ACT 1999

WATERPROOFING NORTHERN ADELAIDE REGIONAL SUBSIDIARY

Notice of Approval of a Regional Subsidiary

THE Cities of Playford, Salisbury and Tea Tree Gully have resolved to establish a regional subsidiary pursuant to section 43 of the Local Government Act 1999, to facilitate the implementation of 'Waterproofing Northern Adelaide'—an initiative that aims to provide infrastructure to integrate stormwater, groundwater, wastewater and drinking water systems in the Northern Adelaide Region.

Pursuant to Clause 17 of Part 2 of Schedule 2 of the Local Government Act 1999, I approve the establishment of the Waterproofing Northern Adelaide Regional Subsidiary.

The Charter of the Waterproofing Northern Adelaide Regional Subsidiary is set out below.

JENNIFER RANKINE, Minister for State/Local Government Relations

WATERPROOFING NORTHERN ADELAIDE REGIONAL SUBSIDIARY CHARTER

October 2006

1. INTRODUCTION

1.1 Name

The name of the subsidiary is Waterproofing Northern Adelaide Regional Subsidiary (referred to as 'the Authority' in this Charter).

The Authority is established by the City of Playford, the City of Salisbury and the City of Tea Tree Gully to facilitate the implementation of 'Waterproofing Northern Adelaide'—an initiative that aims to provide infrastructure to integrate stormwater, groundwater, wastewater and drinking water systems in the Northern Adelaide Region.

1.2 **Definitions**

In this Charter:

- 1.2.1 'absolute majority' means a majority of the whole number of the Board Members;
- 1.2.2 'Act' means the Local Government Act 1999;
- 1.2.3 'catchments' means catchments within the Region, a catchment being a topographically defined area, drained by a stormwater drainage system such that all outflow is directed to a single point;
- 1.2.4 'Constituent Councils' means the Councils identified at Clause 1.3 of this Charter;
- 1.2.5 'Equitable Interest' means the monetary quantum of the assets which has been calculated, in the manner set out in this Charter, as being the contribution of each Constituent Council;
- 1.2.6 'Funding Arrangements' has the meaning given to that term in Clause 1.5.1.1 and includes the funding arrangements under the Funding Deed;
- 1.2.7 'Funding Deed' means the agreement for funding between the National Water Commission and the Authority in relation to Waterproofing Northern Adelaide;
- 1.2.8 'Gazette' means the South Australian Government Gazette;
- 1.2.9 'net assets' means total assets (current and non-current) less total liabilities (current and noncurrent) as reported in the annual audited financial statements of the Authority;
- 1.2.10 'Northern Adelaide' means the areas comprising the Constituent Council areas excepting the area identified as outside the Urban Growth Boundary in the Urban Growth Boundary Plan Amendment Report;
- 1.2.11 'Region' means the collective areas of the Constituent Councils;
- 1.2.12 'water management' means:
 - 1.2.12.1 the provision of flood protection;

- 1.2.12.2 water control, water cleansing, water harvesting and reuse of rainwater, stormwater and groundwater;
- 1.2.12.3 the improvement of the sustainability of water management including wastewater through the management of the catchments;
- 1.2.12.4 the development of infrastructure; and
- 1.2.12.5 the maintenance and operation of water systems, across and within the Region; and
- 1.2.13 'Waterproofing Northern Adelaide' has the meaning given to that term in Clause 1.1.

1.3 Establishment

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

- 1.3.1 the City of Playford;
- 1.3.2 the City of Salisbury; and
- 1.3.3 the City of Tea Tree Gully.

1.4 Local Government Act 1999

This Charter must be read in conjunction with Parts 2 and 3 of Schedule 2 to the Act. The Authority shall conduct its affairs in accordance with Schedule 2 to the Act except as modified by this Charter in a manner permitted by Schedule 2.

1.5 **Objects and Purposes**

- 1.5.1 The Authority is established with the following Objects and Purposes:
 - 1.5.1.1 to seek and enter into funding arrangements to facilitate the implementation by the Constituent Councils of Waterproofing Northern Adelaide (the 'Funding Arrangements');
 - 1.5.1.2 to reach agreement with each Constituent Council regarding that Constituent Council's deliverables (and related funding requirements) in relation to Waterproofing Northern Adelaide (linked to obligations and funding entitlements under the Funding Arrangements), and to secure undertakings from each Constituent Council in relation to those deliverables;
 - 1.5.1.3 to disburse funding secured under the Funding Arrangements to the Constituent Councils (in accordance with agreed funding requirements) to facilitate the implementation by the Constituent Councils of Waterproofing Northern Adelaide;
 - 1.5.1.4 to co-ordinate and oversee compliance by the Constituent Councils with their respective undertakings in relation to the implementation of Waterproofing Northern Adelaide including without limitation to co-ordinate information from Constituent Councils and as otherwise required to provide reports and information required under the Funding Arrangements;
 - 1.5.1.5 to undertake any acts necessary to secure approvals, extensions or variations to the Funding Arrangements considered appropriate by the Authority; and
 - 1.5.1.6 to provide a forum for discussion and/or research for the ongoing improvement for the waterproofing of Northern Adelaide; and
- 1.5.2 The Authority must in the performance of its objects and purposes and in development and implementation of all of its manuals, plans, policies, and activities give due weight to economic, social and environmental considerations.

1.6 **Powers and Functions of the Authority**

- 1.6.1 The powers, functions and duties of the Authority are to be exercised in the performance of the Authority's objects and purposes. The Authority shall have those powers, functions and duties delegated to it by the Constituent Councils from time to time which include but are not limited to:
 - 1.6.1.1 investment of any of the funds of the Authority in any investment authorised by the Trustee Act 1936 or with the Local Government Finance Authority provided that:

- (a) in exercising this power of investment the Authority must exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons; and
- (b) the Authority must explicitly declare in its reports any investments which it considers to be of a higher risk or are more hazardous in nature, than the usual investments made by the Authority;
- 1.6.1.2 distribution of all or any funds and/or making payment to the Constituent Councils provided that such distribution or payment will be made to the Constituent Councils in accordance with the Funding Arrangements or in the case of surplus funds in the proportions of their Equitable Interest in the Authority;
- 1.6.1.3 incurring expenditure in accordance with Clause 1.7 of this Charter;
- 1.6.1.4 opening and operating bank accounts;
- 1.6.1.5 entering into contracts or leases provided that it is referred to in an approved budget or business plan;
- 1.6.1.6 employing, engaging or dismissing the Executive Officer of the Authority;
- 1.6.1.7 employing, engaging or retaining professional advisors to the Authority;
- 1.6.1.8 charging whatever fees the Authority considers appropriate for services rendered to any person, body or Council (other than a Constituent Council) for functions and activities undertaken outside the Region provided that such fees charged by the Authority shall not be less than the cost to the Authority of providing the service except where the Authority considers the circumstances are extraordinary or special;
- 1.6.1.9 charging the Constituent Councils fees for services that cover the cost to the Authority of providing the services;
- 1.6.1.10 providing a forum for the discussion and consideration of topics related to the Constituent Councils' obligations and responsibilities in respect of water;
- 1.6.1.11 without limiting the Authority's objects and purposes, to make submissions to and negotiate with the Federal Government, State Government or other sources of grant funding in relation to provision of additional funding for Waterproofing Northern Adelaide; and
- 1.6.1.12 anything else necessary or convenient for or incidental to the exercise, performance or discharge of its powers or functions.
- 1.6.2 The Authority must in the performance of its powers and functions give due weight to economic, social and environmental considerations.

1.7 **Borrowings and Expenditure**

The Authority has the power to incur expenditure:

- 1.7.1 in accordance with the approved budget of the Authority;
- 1.7.2 for the purposes of unapproved unbudgeted expenditure:
 - 1.7.2.1 in cases of genuine emergency or hardship; and/or
 - 1.7.2.2 with the prior unanimous written approval of the Constituent Councils.

The Authority has no power to borrow monies other than with the prior unanimous written approval of the Constituent Councils.

1.8 **Delegation by the Authority**

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

- 1.8.1 the power to impose charges;
- 1.8.2 the power to enter into transactions in excess of \$20 000;
- 1.8.3 the power to approve expenditure of money on works, services or operations of the Authority not set out in a budget approved by the Authority or where required by this Charter approved by the Constituent Councils;

- 1.8.4 the power to approve the reimbursement of expenses or payment of allowances to members of the Board of Management;
- 1.8.5 the power to adopt or revise a budget or any financial estimates and reports; and
- 1.8.6 the power to make any application or recommendation to the Federal Government or the State Minister.

A delegation is revocable at will and does not prevent the Board from acting in a matter.

1.9 National Competition Policy

The Authority does not and will not undertake any commercial activities which constitute a significant business activity of the Authority and to which the principles of competitive neutrality must be applied.

2. BOARD OF MANAGEMENT

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

2.1 **Functions of the Board**

- 2.1.1 The formulation of strategic plans and strategies aimed at ensuring the efficient and effective implementation of the obligations of the Authority under the Funding Arrangements in relation to Waterproofing Northern Adelaide.
- 2.1.2 To provide professional input and policy direction to the Authority.
- 2.1.3 Monitoring, overseeing and measuring the performance of the Executive Officer of the Authority.
- 2.1.4 Ensuring that a code of ethical behaviour and integrity is established and implemented in all business dealings of the Authority.
- 2.1.5 Assisting in the development of Business Plans and Annual Budget.
- 2.1.6 Exercising the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons.

2.2 Membership of the Board

- 2.2.1 The Board shall consist of three members being one person appointed by each Constituent Council and being a person who in the opinion of the Council has the skills and experience attuned to the purposes of Waterproofing Northern Adelaide.
- 2.2.2 The Chair of the Board shall be elected from the members of the Board by a ballot of the Board.
- 2.2.3 Excepting any Board Member who is also an elected member or employee of one of the Constituent Councils, all Board Members (including the Chair) shall be eligible for such allowance from the funds of the Authority as determined by the Board from time to time.
- 2.2.4 A Board Member shall, subject to this Charter, be appointed for a term not exceeding four years as specified in the instrument of appointment and at the expiration of the term of office will be eligible for re-appointment.
- 2.2.5 The Constituent Councils must appoint a Deputy for each Board Member appointed pursuant to Clause 2.2.1, being a person who in the opinion of the Council has the skills and experience attuned to the purposes of Waterproofing Northern Adelaide. In the absence of a Board Member, the Deputy will be deemed to be the Board Member for that time and will exercise and hold all rights, privileges and obligations of the Board Member during the absence of that Board Member.

2.3 Term of Office

- 2.3.1 The office of a Board Member or Chair will become vacant upon:
 - 2.3.1.1 the death of the Board Member; or
 - 2.3.1.2 the respective Constituent Council providing written notice of termination to the Board Member and the Board; or

- 2.3.1.3 if the Board Member is an elected member of a Constituent Council upon ceasing to be an elected member; or
- 2.3.1.4 if the Board Member is an officer of a Constituent Council, upon ceasing to be employed by the Council which appointed him/her; or
- 2.3.1.5 upon the Board Member providing his/her resignation in writing to the Authority and the Constituent Council which appointed them; or
- 2.3.1.6 upon the happening of any other event through which the Board Member would be ineligible to remain as a member of the Board; or
- 2.3.1.7 upon the Board Member becoming a bankrupt or applying for the benefit of a law for the relief of insolvent debtors; or
- 2.3.1.8 upon the Constituent Council which appointed the Board Member withdrawing from the Authority.
- 2.3.2 The Board may by a two-thirds majority vote of the Board Members present make a recommendation to the relevant Constituent Council requesting the Constituent Council to terminate the appointment of a Board Member that it has appointed under Clause 2.2.1 for:
 - 2.3.2.1 any behaviour of the Board Member which in the opinion of the Board amounts to impropriety;
 - 2.3.2.2 serious neglect of duty in attending to his/her responsibilities as a Board Member;
 - 2.3.2.3 breach of fiduciary duty to the Authority or the Constituent Council(s);
 - 2.3.2.4 breach of the duty of confidentiality to the Authority and/or the Constituent Council(s);
 - 2.3.2.5 breach of the conflict of interest provisions; or
 - 2.3.2.6 any other behaviour which may discredit the Authority.
- 2.3.3 A Board Member appointed pursuant to Clause 2.2.1 may be removed from office as a Board Member prior to the expiration of a term of appointment by resolution of the Constituent Council which originally appointed the Board Member.
- 2.3.4 If any casual vacancy occurs in the membership of the Board it will be filled in the same manner as the original appointment. The person appointed to the Board to fill a casual vacancy will be appointed for the balance of the term of the original appointment.

2.4 **Propriety of Members of the Board**

2.4.1 The principles regarding conflict of interest prescribed in the Act apply to all Board Members in the same manner as if they were elected members of a Council.

[See Chapter 5, Part 4, Division 3 of the Act for conflict of interest]

- 2.4.2 Each Board Member is required to comply with Division 2, Chapter 5 (Register of Interests) of the Act unless that Board Member is an officer of a Constituent Council.
- 2.4.3 The Board Members will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the performance and discharge of official functions and duties as required by Part 4, Division 1, Chapter 5 of the Act and Clause 23 of Part 2 of Schedule 2 to the Act.

2.5 Chair of the Board

- 2.5.1 The Chair of the Board shall be appointed in accordance with Clause 2.2.2 of this Charter.
- 2.5.2 The Chair of the Board shall hold office for a term of one year, unless he/she resigns or is removed from office pursuant to Clause 2.3 or is otherwise no longer eligible to act as a Board Member. The Chair is eligible for re-appointment as Chair at the expiration of the term of office.
- 2.5.3 In the event that the appointed Chair either resigns or is no longer eligible to act as a Board Member prior to the expiration of that person's term, the Board shall elect from amongst the other Board Members a new Chair who shall hold office for the duration of the original appointment.

- 2.5.4 The Board may choose a person from amongst the other Board Members appointed to be the Deputy Chair of the Board for a term determined by the Board.
- 2.5.5 The Chair shall preside at all meetings of the Board and, in the event of the Chair being absent from a meeting, the Deputy Chair shall preside and in the event of both the Chair and the Deputy Chair being absent from a meeting the Board Members present shall appoint a member from amongst them, who shall preside for that meeting or until the Chair or the Deputy Chair is present.

2.6 Meetings of the Board

- 2.6.1 The provisions of Part 2 of the Local Government (Procedures at Meetings) Regulations 2000 shall, insofar as the same may be applicable and not inconsistent with this Charter, apply to the proceedings at and conduct of all meetings of the Board.
- 2.6.2 Ordinary meeting of the Board must take place at such times and places as may be fixed by the Board or the Executive Officer of the Authority from time to time. There shall be at least one ordinary meeting of the Board held every three calendar months. Meetings shall not be held before 5 p.m. unless the Board resolves otherwise by resolution supported unanimously by all of the Board Members present at the meeting which determines the issue.
- 2.6.3 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the ordinary meeting.
- 2.6.4 For the purposes of this Clause, the contemporary linking together by telephone, audio-visual or other instantaneous means ('telecommunications meeting') of a number of the Board Members provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board Members taking part in the meeting, must at all times during the telecommunications meeting be able to hear and be heard by each of the other Board Members present. At the commencement of the meeting, each Board Member must announce his/her presence to all other Board Members taking part in the meeting. A Board Member must not leave a telecommunications meeting by disconnecting his/her telephone, audio-visual or other communication equipment, unless that Board Member has previously notified the Chair of the meeting.
- 2.6.5 A proposed resolution in writing and given to all Board Members in accordance with proceedings determined by the Board will be a valid decision of the Board where an absolute majority of Board Members vote in favour of the resolution by signing and returning the resolution to the Executive Officer or otherwise giving written notice of their consent and setting out the terms of the resolution to the Executive Officer. The resolution shall thereupon be as valid and effectual as if it had been passed at a meeting of the Board duly convened and held.
- 2.6.6 Notice of ordinary meetings of the Board must be given by the Executive Officer to each Board Member not less than three clear days prior to the holding of the meeting.
- 2.6.7 Notice of any meeting of the Board must:
 - (a) be in writing; and
 - (b) set out the date, time and place of the meeting; and
 - (c) be issued by the Executive Officer; and
 - (d) contain, or be accompanied by, the agenda for the meeting; and
 - (e) be accompanied by a copy of any documents or reports that are to be considered at the meeting (so far as this is practicable).

All documents or reports delivered to Board Members in accordance with this Clause are not confidential unless indicated otherwise.

- 2.6.8 The Executive Officer must maintain a record of all notices of meetings given under Clause 2.6.7 to Board Members.
- 2.6.9 Notice under Clause 2.6.7 may be given to a Board Member:
 - (a) personally; or
 - (b) by leaving the notice for a Board Member at an appropriate place at the principal office of the Constituent Council which appointed the Board Member; or

- (c) by a means authorised in writing by the Board Member as being an available means of giving notice.
- 2.6.10 A notice that is not given in accordance with Clause 2.6.9 will be taken to have been validly given if the Executive Officer considers it impracticable to give the notice in accordance with the Clause and takes action that the Executive Officer considers reasonably practicable in the circumstances to bring the notice to the Board Member's attention.
- 2.6.11 Any Board Member may by delivering a written request to the Executive Officer of the Authority require a special meeting of the Board to be held. The request will only be valid if it is accompanied by the agenda for the special meeting. On receipt of the request the Executive Officer shall send a notice of the special meeting to all Board Members at least 24 hours prior to the commencement of the special meeting. Such notice shall comply with Clauses 2.6.7 and 2.6.9 of this Charter.
- 2.6.12 The quorum for any meeting of the Board shall be all three of the Board Members in office and no business will be transacted at a meeting of the Board unless a quorum is present.

2.7 Voting

- 2.7.1 Every Board Member, including the Chair, shall have a deliberative vote. The Chair shall not in the event of an equality of votes have a casting vote.
- 2.7.2 All matters will be decided by an absolute majority vote of the Board Members except where this Charter provides otherwise.
- 2.7.3 Subject to Clause 2.4.1 of this Chapter, all Board Members present at a meeting shall vote.

2.8 General Matters—Board of Management

- 2.8.1 Any meeting of the Board may be adjourned from time to time and from place to place.
- 2.8.2 Meetings of the Board will be conducted in a place open to the public unless the Board otherwise resolves.
- 2.8.3 The Executive Officer must cause minutes to be kept of the proceedings at every meeting of the Board.
- 2.8.4 If the Executive Officer is excluded from attendance at a meeting of the Board, the person presiding at the meeting shall cause the minutes to be kept.
- 2.8.5 Each Board Member must be supplied with a copy of all minutes of the proceedings of a meeting within five days of the meeting.
- 2.8.6 All documents presented to, received at or derived from a Board Meeting, including but not limited to:
 - (a) minutes of a Board Meeting;
 - (b) reports to the Board received at a meeting of the Board;
 - (c) recommendations presented to the Board in writing and adopted by resolution of the Board,

will be available for public inspection unless the Board otherwise resolves.

- 2.8.7 Prior to the conclusion of each meeting of the Board, the Board must identify which agenda items considered by the Board at that meeting will be declared confidential and which will be the subject of an information report to the Constituent Councils.
- 2.8.8 Subject to this Charter and to any direction of the Constituent Councils, the Board may determine its own procedures.

3. STAFFING ISSUES

- 3.1 The Board must appoint an Executive Officer of the Authority to manage the business of the Board on terms agreed between the Executive Officer and the Board. The Executive Officer may be a natural person or a body corporate.
- 3.2 The Executive Officer shall cause records to be kept of the business and financial affairs of the Authority in accordance with this Charter, in addition to other duties provided for by this Charter and those specified in the terms and conditions of appointment.

- 3.3 In the absence of the Executive Officer for any period exceeding two weeks a suitable person to act in the position of Executive Officer of the Authority may be appointed by the Board.
- 3.4 The Board shall delegate responsibility for the day to day management of the Authority to the Executive Officer, who will ensure that sound business and human resource management practices are applied in the efficient and effective management of the operations of the Authority.
- 3.5 The functions of the Executive Officer shall be specified in the terms and conditions of appointment and shall include but are not limited to:
 - 3.5.1 attending at all meetings of the Board unless excluded by resolution of the Board;
 - 3.5.2 ensuring that the decisions of the Board are implemented in a timely and efficient manner;
 - 3.5.3 providing information to assist the Board to assess the Authority's performance against its Strategic and Business Plans;
 - 3.5.4 appointing, managing, suspending and dismissing other employees of the Authority;
 - 3.5.5 determining the conditions of employment of employees of the Authority, within budgetary constraints set by the Board;
 - 3.5.6 providing advice and reports to the Board on the exercise and performance of its powers and functions under this Charter or any legislation;
 - 3.5.7 ensuring that the Authority is at all times complying with Schedule 2 to the Act and all other relevant statutory obligations;
 - 3.5.8 co-ordinating and initiating proposals for consideration of the Board including but not limited to continuing improvement of the operations of the Authority;
 - 3.5.9 ensuring that the assets and resources of the Authority are properly managed and maintained;
 - 3.5.10 ensuring that records required under the Act or any other legislation are properly kept and maintained;
 - 3.5.11 exercising, performing or discharging other powers, functions or duties conferred on the Executive Officer by or under the Act or any other Act, and performing other functions lawfully directed by the Board;
 - 3.5.12 achieving financial outcomes in accordance with adopted plans and budgets of the Authority;
 - 3.5.13 inviting any person to attend at a meeting of the Board to act in an advisory capacity;
 - 3.5.14 representing the Board (Authority) at such public forums as provided for by the Boards policies;
 - 3.5.15 providing reports to the Constituent Councils in accordance with Clause 2.8.7; and
 - 3.5.16 monitoring and ensuring compliance by the Authority with the requirements of the Funding Arrangements.
- 3.6 The Executive Officer may delegate or sub-delegate to an employee of the Authority or a committee comprising employees of the Authority, any power or function vested in the Executive Officer. Such delegation or sub-delegation may be subject to any conditions or limitations as determined by the Executive Officer.
- 3.7 Where a power or function is delegated to an employee, the employee is responsible to the Executive Officer for the efficient and effective exercise or performance of that power or function.
- 3.8 A written record of all delegations and sub-delegations must be kept by the Executive Officer at all times.

4. MANAGEMENT

4.1 Financial Management

- 4.1.1 The Authority shall keep proper books of accounts in accordance with the requirements of the Local Government (Financial Management) Regulations 1999.
- 4.1.2 The Authority's books of account must be available for inspection by any Board Member or authorised representative of any Constituent Council at any reasonable time on request.
- 4.1.3 The Authority must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Board.

4.1.4 All:

- 4.1.4.1 cheques must be signed; and
- 4.1.4.2 electronic funds transfers authorised,

in each case by two persons authorised by resolution of the Board.

- 4.1.5 Notwithstanding Clause 4.1.4.2, any payments made by Electronic Funds Transfer must be made in accordance with procedures which have received the prior written approval of the Auditor.
- 4.1.6 The Executive Officer must act prudently in the handling of all financial transactions for the Authority and must provide a monthly statement of the financial position of the Authority to the Board and quarterly financial and corporate reports to the Board and if requested, the Constituent Councils.
- 4.1.7 The Authority's activities will be funded by the Constituent Councils *pro rata* in proportion to their Equitable Interest in the Authority. Forecast funding requirements must be incorporated in the annual budget prepared and adopted in accordance with Clause 4.4.

4.2 Audit

- 4.2.1 The Authority shall appoint an Auditor in accordance with the Local Government (Financial Management) Regulations 1999 on terms and conditions set by the Board.
- 4.2.2 The Auditor will have the same powers and responsibilities as set out in the Act in relation to a Council.
- 4.2.3 The audit of Financial Statements of the Authority, together with the accompanying report from the Auditor, shall be submitted to both the Board and the Constituent Councils in accordance with relevant statutory requirements but otherwise within 90 days of the end of the relevant financial reporting period.
- 4.2.4 The books of account and financial statements shall be audited at least once per year.
- 4.2.5 The Authority is not required to establish an audit committee.

4.3 Business Plan

The Authority shall:

- 4.3.1 prepare a four year Business Plan linking the implementation of Waterproofing Northern Adelaide to funding distribution, strategic, capital expenditure, operational and organisational requirements with supporting financial projections setting out the estimates of revenue and expenditure as necessary for the period; and
- 4.3.2 review the Business Plan annually; and
- 4.3.3 consult with the Constituent Councils prior to adopting or amending the Business Plan; and
- 4.3.4 formally adopt and make publicly available the Approved Business Plan.

[See Clause 24, Part 2, Schedule 2 to the Act for the contents of the Business Plan.]

4.4 Annual Budget

- 4.4.1 The Authority shall, after 31 May but before the end of June in each financial year, prepare and adopt an annual budget for the ensuing financial year in accordance with the Act.
- 4.4.2 The proposed annual budget must be referred to Constituent Councils on or before 31 March of each year.
- 4.4.3 A Constituent Council may comment in writing to the Authority on the budget at least three business days before the meeting at which they will be considered by the Board or, alternatively, may comment through its Board Member at the meeting of the Board.
- 4.4.4 The Authority must provide a copy of its annual budget to the Constituent Councils within five business days after adoption by the Board.
- 4.4.5 The annual contributions (if any) will be paid by each Constituent Council in advance by quarterly instalments.

4.4.6 Reports summarising the financial position and performance of the Authority against the annual budget shall be prepared and presented to the Board every three calendar months and copies provided to the Constituent Councils within five days of the Board meeting to which they have been presented.

[See Clause 25, Part 2, Schedule 2 of the Act for the contents of the budget.]

4.5 **Reporting**

- 4.5.1 The Authority must submit to the Constituent Councils by 30 September in each year in respect of the immediately preceding financial year, a report on the work and operations of the Authority detailing achievement of the aims and objectives of its Business Plan and incorporating the audited Financial Statements of the Authority and any other information or reports as required by the Constituent Councils.
- 4.5.2 The Board shall present a balance sheet and full financial report to the Constituent Councils at the end of each financial year.
- 4.5.3 The Board shall present audited financial statements to the Constituent Councils in accordance with the requirements of the Local Government (Financial Management) Regulations 1999.
- 4.5.4 The Board shall report quarterly, by forwarding the progress report from its quarterly meeting, and at any other time to the Constituent Councils on receipt of a written request from one or more Constituent Council on matters being undertaken by the Authority.

4.6 **Policies**

- 4.6.1 The Board shall prepare a Corporate Governance Manual ('the Manual') within one year of its establishment and such other manuals and policies as required from time to time linking to the activities of the Authority and the Authority's Business Plan and strategic, operational, financial and organisational related matters.
- 4.6.2 The Authority shall review the Manual (and any other policies) on an annual basis.
- 4.6.3 The Authority shall consult with the Constituent Councils prior to adopting or amending the Manual and any other policy.
- 4.6.4 The Authority must in undertaking its activities have regard to and comply with matters set out in its Manual and any other relevant policy adopted in accordance with this Clause 4.6.
- 4.6.5 The Authority shall incorporate a risk management approach to all capital expenditure in its Manual.
- 4.6.6 The Authority shall include public consultation processes in its Manual.

5. MISCELLANEOUS

5.1 Equitable Interest

- 5.1.1 Subject to Clause 5.1.2 the equitable interest of the Constituent Councils in the Authority is agreed as follows:
 - 5.1.1.1 City of Salisbury—33.33%.
 - 5.1.1.2 City of Tea Tree Gully—33.33%.
 - 5.1.1.3 City of Playford—33.33%.
- 5.1.2 The equitable interest of the Constituent Councils in the Authority as set out at Clause 5.1.1 may be varied by agreement of the Constituent Councils and will be varied where a new Constituent Council or Councils is admitted pursuant to Clause 5.3.

5.2 Withdrawal

- 5.2.1 A Constituent Council may not withdraw from the Authority except with the approval of the Minister and subject to the Act and this Charter.
- 5.2.2 A Constituent Council which intends to withdraw from the Authority shall give to the Board and the other Constituent Councils written notice of such intention, specifying the date of intended withdrawal. The notice shall be a minimum of six months notice expiring on 30 June of the relevant financial year.

- 5.2.3 The withdrawal of any Constituent Council does not extinguish the liability of that Constituent Council for the payment of its contribution towards any actual or contingent deficiency in the net assets of the Authority at the end of the financial year in which such withdrawal occurs.
- 5.2.4 The withdrawal of any Constituent Council does not extinguish the liability of that Constituent Council to contribute to any loss or liability incurred by the Authority at any time before or after such withdrawal in respect of any act or omission by the Authority prior to such withdrawal.
- 5.2.5 Payment by or to the withdrawing Constituent Council must be fully paid by 30 June of the financial year following 30 June of the year in which the withdrawal occurs unless there is common agreement of alternative payment arrangements by the Constituent Councils.

5.3 New Members

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

5.4 Insurance and Superannuation Requirements

- 5.4.1 The Authority shall register with the Local Government Mutual Liability Scheme and comply with the Rules of that Scheme.
- 5.4.2 The Authority shall advise Local Government Risk Management Services of its insurance requirements relating to Local Government Special Risks including buildings, structures, vehicles and equipment under the management, care and control of the Authority.
- 5.4.3 If the Authority employs any person it shall register with the Local Government Superannuation Scheme and the Local Government Workers Compensation Scheme and comply with the Rules of those Schemes.

5.5 Winding Up and Statutory Guarantee

- 5.5.1 The Authority may be wound up by unanimous resolution of the Constituent Councils and with the consent of the Minister.
- 5.5.2 On winding up of the Authority, the surplus assets or liabilities of the Authority, as the case may be, shall be distributed between or become the responsibility of the Constituent Councils in the proportions of their Equitable Interest in the Authority in accordance with Clause 5.1.
- 5.5.3 If there are insufficient funds to pay all expenses due by the Authority on winding up (or at any other time there are unfunded liabilities which the Authority cannot meet), a call shall be made upon all of the Constituent Councils in proportion to their equity share for the purpose of satisfying their statutory guarantee of the liabilities of the Authority.

5.6 Direction by Constituent Councils

- 5.6.1 The establishment of the Authority does not derogate from the power of any of the Constituent Councils to act independently in relation to a matter within the jurisdiction of the Authority.
- 5.6.2 Provided that all of the Constituent Councils have first agreed as to the action to be taken, the Constituent Councils may direct and control the Authority.
- 5.6.3 For the purpose of this Clause, any decision of the Constituent Councils under Clause 5.6.1 and/or direction given or control exercised by the Constituent Councils must be given in writing to the Executive Officer of the Authority.

5.7 Review of Charter

- 5.7.1 This Charter will be reviewed by the Constituent Councils acting in concurrence at least once in every three years.
- 5.7.2 This Charter may be amended by unanimous agreement expressed by resolution of the Constituent Councils.
- 5.7.3 The Executive Officer must ensure that the amended Charter is published in the *Gazette* and a copy of the amended Charter provided to the Minister.
- 5.7.4 Before the Constituent Councils vote on a proposal to alter this Charter they must take into account any recommendation of the Board.

5.8 Board Deadlock

If the Board is unable to resolve a matter requiring unanimous approval of the Board, then the matter shall be referred to the CEO's of the Councils to seek direction from the Constituent Councils.

5.9 Disputes Between Constituent Councils

- 5.9.1 The Constituent Councils agree to work together in good faith to resolve any matter requiring their direction or resolution.
- 5.9.2 Where the Constituent Councils are unable to resolve a matter within seven days of the matter being presented to them or such longer period as agreed among the Constituent Councils, the matter will be referred for arbitration by the President (or his/her nominee) of the Institute of Arbitration.
- 5.9.3 The Constituent Councils agree to be bound by the decision of the Arbitrator (except in relation to any decision relating to the acquisition or disposal of any real property) and will endeavour to work together in good faith in the implementation of that decision.
- 5.9.4 The costs of arbitration shall be borne equally by the Constituent Councils.

5.10 Committees

- 5.10.1 The Board may establish a committee comprised of any persons for the purpose of enquiring into and reporting to the Board on any matter within the Authority's functions and powers and as detailed in the terms of reference given by the Board to the committee.
- 5.10.2 The Board may establish a committee comprised of persons representing the Constituent Councils to co-ordinate a program of public communications, approved by the Board, in such manner as directed by the Board.
- 5.10.3 The Board may establish a committee comprised only of Board Members for the purpose of exercising, performing or discharging delegated powers, functions or duties.
- 5.10.4 A member of a committee established under this Clause holds office at the pleasure of the Board.
- 5.10.5 The Chair of the Board is an *ex-officio* a member of any committee established by the Board.
- 5.10.6 The Authority may create a forum or Reference group to seek the involvement and opinions of such persons and entities as the Authority deems appropriate to inform it on matters of water management.

5.11 Common Seal

- 5.11.1 The Authority will have a common seal, which may be affixed to documents requiring execution under seal and where affixed must be witnessed by two Board Members or where authority has been conferred by instrument executed under the common seal of the Authority, by the Chair of the Board and the Executive Officer.
- 5.11.2 The common seal must not be affixed to a document except to give effect to a resolution of the Board.
- 5.11.3 The Executive Officer must maintain a register which records the resolutions of the Board giving authority to affix the common seal and details of the documents to which the common seal has been affixed with the particulars of persons who witnessed the fixing of the seal and the date that the seal was affixed.
- 5.11.4 The Board may by instrument under seal authorise a person to execute documents on behalf of the Authority.

5.12 Constituent Council Undertakings

- 5.12.1 Each of the Constituent Councils has made certain undertakings to the Authority and to the other Constituent Councils, based on which, the Constituent Councils have each resolved to form the Authority and support the execution by the Authority of the Funding Deed.
- 5.12.2 Those undertakings are reflected in the undertakings of the Authority contained and referenced in the Funding Deed.

- 5.12.3 Without limiting the above, the Authority also relies on the performance and conduct of each of the Constituent Councils in order to meet its obligations under the Funding Deed. Each Constituent Council has considered and understands the obligations of the Authority under the Funding Deed and accordingly, each Constituent Council further undertakes that it will:
 - 5.12.3.1 not do anything which results in the Authority breaching its obligations under the Funding Deed; and
 - 5.12.3.2 maintain and provide such reports and information, in a form required by the Authority in order that the Authority can meet its obligations under the Funding Deed.

The above undertakings are, in the case of each Constituent Council, referred to as that Council's 'Undertakings'.

- 5.12.4 Each Constituent Council acknowledges that a failure on its part to meet its Undertakings could result in loss to the Authority and the other Constituent Councils.
- 5.12.5 A Constituent Council that defaults in meeting its Undertakings (the 'Defaulting Council') indemnifies the Authority and the other Constituent Councils (the 'Indemnified Parties') in respect of loss suffered by them arising from a breach by the Defaulting Council of its Undertakings.
- 5.12.6 The liability of the Defaulting Council to an Indemnified Party is reduced proportionately to the extent that the loss suffered by the Indemnified Party caused or contributed to the event giving rise to the loss.
- 5.12.7 Without limiting the application of applicable law, each of the Constituent Councils and the Authority must act reasonably to seek to reduce or mitigate any loss suffered through a breach by a Defaulting Council of its Undertakings.

5.13 Circumstances Not Provided For

If any circumstances arise about which this Charter is silent, incapable of taking effect or being implemented according to its strict provisions, the Board has the power to consider the circumstance and determine the action to be taken.

PETROLEUM ACT 2000

Renewal of Petroleum Exploration Licences—PEL 92 and PEL 95 and Renewal of Associated Facilities Licence—AFL 13 NOTICE is hereby given that the abovementioned licence has been renewed 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	Licensee	Locality	Date of Expiry	Area in km ²
PEL 92	Beach Petroleum Limited Cooper Energy Limited	Cooper Basin of South Australia	4 November 2011	1 906
AFL 13	Beach Petroleum Limited Cooper Energy Limited	Cooper Basin of South Australia	4 November 2011	0.2
PEL 95	Beach Petroleum Limited Cooper Energy Limited	Cooper Basin of South Australia	29 October 2011	2 577

Description of Area—PEL 92

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

Commencing at a point being the intersection of latitude 27°35'00"S AGD66 and longitude 139°10'00"E GDA94, thence east to longitude 139°15'00"E AGD66, south to latitude 27°40'00"S AGD66, east to longitude 139°20'00"E AGD66, south to latitude 27°50'00"S AGD66, east to longitude 139°35'00"E AGD66, south to latitude 28°05'00"S AGD66, east to longitude 139°25'00"E AGD66, south to latitude 28°05'00"S AGD66, east to longitude 139°20'00"E AGD66, south to latitude 28°05'00"S AGD66, east to longitude 139°25'00"E GDA94, south to latitude 28°13'00"E GDA94, west to longitude 139°25'00"E GDA94, west to longitude 139°20'00"E GDA94, west to longitude 139°23'00"E GDA94, south to latitude 28°05'00"S AGD66, west to longitude 139°20'00"E GDA94, north to latitude 28°05'00"S GDA94, west to longitude 139°10"C"E GDA94, north to latitude 28°05'00"S GDA94, west to longitude 139°04'00"E GDA94, north to latitude 27°50'00"S GDA94, east to longitude 139°04'00"E GDA94, north to latitude 27°50'00"S GDA94, east to longitude 139°04'00"E GDA94, north to latitude 27°50'00"S GDA94, east to longitude 139°04'00"S GDA94, east to longitude 139°07'00"E GDA94, north to latitude 27°44'00"S GDA94, east to longitude 139°07'00"E GDA94, north to latitude 27°44'00"S GDA94, east to longitude 139°08'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, north to latitude 27°40'00"S GDA94, east to longitude 139°01'00"E GDA94, east to longitude 139°01'00"E

Commencing at a point being the intersection of latitude 27°55'30"S GDA94 and longitude 139°28'05"E GDA94, thence east to longitude 139°28'50"E GDA94, south to latitude 27°55'40"S GDA94, east to longitude 139°28'55"E GDA94, south to latitude 27°56'05"S GDA94, west to longitude 139°28'50"E GDA94, south to latitude 27°56'05"S GDA94, west to longitude 139°28'55"E GDA94, west to longitude 139°27'55"E GDA94, north to latitude 27°55'55"S GDA94, east to longitude 139°28'05"E GDA94 and north to the point of commencement;

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

Commencing at a point being the intersection of latitude 28°00'25"S AGD66 and longitude 139°29'15"E AGD66, thence east to longitude 139°29'45"E AGD66, south to latitude 28°00'35"S AGD66, east to longitude 139°29'50"E AGD66, south to latitude 28°00'40"S AGD66, east to longitude 139°20'55"E AGD66, south to latitude 28°00'40"S AGD66, east to longitude 139°30'20"E AGD66, south to latitude 28°00'55"S AGD66, east to longitude 139°30'40"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°30'40"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°30'20"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°30'40"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°31'15"E AGD66, south to latitude 28°01'45"S AGD66, east to longitude 139°32'00"E AGD66, south to latitude 28°02'25"S AGD66, west to longitude 139°30'20"E AGD66, west to longitude 139°30'20"E AGD66, north to latitude 28°02'05"S AGD66, west to longitude 139°30'20"E AGD66, north to latitude 28°02'05"S AGD66, west to longitude 139°30'20"E AGD66, north to latitude 28°02'05"S AGD66, west to longitude 139°29'55"E AGD66, north to latitude 28°01'10"S AGD66, west to longitude 139°20'50"E AGD66, north to latitude 28°01'20"S AGD66, west to longitude 139°29'55"E AGD66, north to latitude 28°01'20"S AGD66, west to longitude 139°29'35"E AGD66, north to latitude 28°01'10"S AGD66, west to longitude 139°29'55"E AGD66, north to latitude 28°01'10"S AGD66, west to longitude 139°29'55"E AGD66, north to latitude 28°01'10"S AGD66, west to longitude 139°29'55"E AGD66 and north to the point of commencement.

Area: 1 906 km² approximately.

Description of Area—AFL 13

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

Commencing at point #1 as defined in the following table, thence east to point #2, south-easterly to point #3, southerly to point #4, north-westerly to point #5, westerly to point #6 and north to the point of commencement.

Boundary Point	Easting (GDA94)	Northing (GDA94)		
1	352 400	6 899 350		
2	353 367	6 899 350		
3	354 412	6 898 728		
4	354 412	6 898 612		
5	353 339	6 899 250		
6	352 400	6 899 250		

Area: 0.2 km² approximately.

Description of Area—PEL 95

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

Commencing at a point being the intersection of latitude 28°30'00"S AGD66 and longitude 140°35'00"E AGD66, thence east to longitude 140°40'00"E AGD66, south to latitude 28°35'00"S AGD66, east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 28°47'00"S GDA94, west to longitude 140°55'00"E GDA94, south to latitude 28°50'00"S GDA94, west to longitude 140°52'00"E GDA94, south to latitude 28°57'00"S GDA94, west to longitude 140°55'00"E GDA94, south to latitude 28°57'00"S GDA94, west to longitude 140°52'00"E GDA94, south to latitude 28°57'00"S GDA94, west to longitude 140°15'28'00"E GDA94, south to latitude 28°57'00"S GDA94, west to longitude 140°15'40"E AGD66, south to latitude 28°40'00"S AGD66, east to longitude 140°15'40"E AGD66, south to latitude 28°40'30"S AGD66, east to longitude 140°15'40"E AGD66, west to longitude 140°15'30"E GDA94, south to latitude 28°41'30"S AGD66, east to longitude 140°15'40"E AGD66, south to latitude 28°41'30"S AGD66, east to longitude 140°15'40"E AGD66, south to latitude 28°41'30"S AGD66, east to longitude 140°15'40"E AGD66, south to latitude 28°41'30"S AGD66, east to longitude 140°15'40"E AGD66, south to latitude 28°41'30"S AGD66, east to longitude 140°17'10"E AGD66, south to latitude 28°41'30"S AGD66, east to longitude 140°17'10"E AGD66, north to latitude 28°41'30"S AGD66, east to longitude 140°17'10"E AGD66, north to latitude 28°40'00"S AGD66, east to longitude 140°17'10"E AGD66, north to latitude 28°40'00"S AGD66, east to longitude 140°17'00"E AGD66, east to longitude 140°17'10"E AGD66, north to latitude 28°40'00"S AGD66, north to latitude 28°40'50"S AGD66, east to longitude 140°17'10"E AGD66, north to latitude 28°40'00"S AGD66, east to longitude 140°35'00"E AGD66 and north to the point of commencement but excluding the area bounded as follows:

Commencing at a point being the intersection of latitude 28°43'55"S GDA94 and longitude 140°20'05"E GDA94, thence east to longitude 140°21'45"E GDA94, south to latitude 28°44'40"S GDA94, west to longitude 140°20'05"E GDA94 and north to the point of commencement.

Area: 2 577 km² approximately.

Dated 4 December 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

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: Outback Marble Company (Aust) Pty Ltd

Location: Boolooroo Goldfield area—Approximately 25 km north-east of Leigh Creek.

Term: 1 year

Area in km²: 62

Ref.: 2006/00120

Plan and co-ordinates can be found on the PIRSA Sarig website: <u>http://www.minerals.pir.sa.gov.au/sarig</u> 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: Red Metal Limited

Location: Saunders Creek area—Approximately 80 km east of Adelaide.

Term: 1 year

Area in km²: 600

Ref.: 2006/00191

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

PURSUANT to section 15 (5) of the Mining Act 1971 ('Act'), I advise that the Minerals and Energy Division of Primary Industries and Resources SA, will be undertaking geoscientific investigations over an area of approximately 390 km² in the Old Ediacara area, approximately 25 km west of Leigh Creek. The investigations will commence from 7 December 2006, and the expected completion date will be 31 May 2007.

Pursuant to section 15 (7) of the Act, I hereby advise that applications for mining tenements may not be received or considered in respect of the land described above until the

completion date of 31 May 2007. The completion date may be extended by further notice in the *Gazette*.

Copies of the plan are available by phoning the Mining Registrar on telephone (08) 8463 3097.

Reference: T02632

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 107, the period of time has been extended for the preparation of the draft determination for the proposed National Electricity Amendment (Obligations of Network Service Providers—Connection Applications) Rule 2006 to 25 January 2007.

Under sections 102 and 103, the making of:

- the National Electricity Amendment (NEMMCO Participant Derogation (Extension of Cost Recovery of Regulation Services in Tasmania)) Rule 2006 No.20;
- the National Electricity Amendment (Resolution of existing generator performance standards) Rule 2006 No.21; and
- the corresponding final determination for the above Rules.
- All provisions commence on 7 December 2006.

Notice of pre-determination hearing

Under section 101, a pre-determination hearing regarding the draft National Electricity Amendment (Reallocations) Rule 2006 will be held at 9.30 a.m. on 15 December 2006 at the premises of the AEMC. Registration of attendance is required by 5 p.m. on 13 December 2006.

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

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

7 December 2006.

PASSENGER TRANSPORT ACT 1994

Appointment of Prescribed Officers

NOTICE is hereby given that the following persons have been appointed by the Minister for Transport as Prescribed Officers under section 57 of the Passenger Transport Act 1994:

Barry Cashmans Robin Sargent Tony Mileuski Terri Battello David Martin

Dated 24 November 2006.

J. V. HALLION, Chief Executive, Department for Transport, Energy and Infrastructure

PREVENTION OF CRUELTY TO ANIMALS ACT 1985

Appointment

PURSUANT to section 28 of the Prevention of Cruelty to Animals Act 1985 (the Act), I, Gail Gago, Minister for Environment and Conservation, appoint the following person nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated to be an Inspector for the purpose of the Act:

Benjamin Johns

Dated 22 November 2006.

GAIL GAGO, Minister for Environment and Conservation

PREVENTION OF CRUELTY TO ANIMALS ACT 1985

Appointment

PURSUANT to section 28 of the Prevention of Cruelty to Animals Act 1985 (the Act), I, Gail Gago, Minister for Environment and Conservation, appoint the following person nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated to be an Inspector for the purpose of the Act:

Timothy Mark Powell

Dated 29 November 2006.

GAIL GAGO, Minister for Environment and Conservation

PREVENTION OF CRUELTY TO ANIMALS ACT 1985 Revocation

PURSUANT to section 28 of the Prevention of Cruelty to

Animals Act 1985 (the Act), I, Gail Gago, Minister for Environment and Conservation, revoke the appointment of the following persons nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated as Inspectors for the purposes of the Act:

Sheralee Nevis McAuley

Emily Vatkovic

Dated 29 November 2006.

GAIL GAGO, Minister for Environment and Conservation

RESIDENTIAL TENANCIES ACT 1995

Exemption

PURSUANT to section 118 of the Residential Tenancies Act 1995 ('the Act'), I, the Honourable Jennifer Rankine, Minister for Consumer Affairs of the State of South Australia, do hereby vary an exemption from the provision of the Act, granted by order *Gazetted* on 8 March 2004, so that the exemption applies to the extent and subject to the conditions set out below.

This exemption applies to residential tenancy agreements where the Minister for Administrative Services whose agent is Building Management, Accommodation Services, is the landlord and a public employee as defined in the Public Employees Housing Act 1987, is the tenant: 1. Section 4 shall not apply, provided that the forms required by regulation are served on the tenant, notwithstanding that the tenant does not sign and return them.

2. Section 55 (2) (c) of the Act shall not apply with respect to the period of notice for any rent increase and with respect to any rent increase reflecting an alteration in concessional entitlements, provided that, other than with respect to alterations to concessional entitlements, increases shall take effect no more than twice in any one calendar year and operate generally to all housing subject to the scheme.

3. Section 58 of the Act shall not apply, provided that rent is payable in arrears and the amount of rent paid and the pay period is recorded on the pay slip provided to the tenant.

4. Section 83 is modified so that the period of notice that is required to be given is not less than 21 days in the following circumstances:

- (a) that the tenant has ceased to be a public employee;
- (b) in the case of a tenant who is employed on a temporary basis as a teacher, within the meaning of the Education Act 1972, pursuant to a contract of a term not less than 11 calendar months and not exceeding 12 calendar months, when notice is given on or after the last day of the last term of the school year, as determined, from time to time, by the Minister for Education pursuant to Regulation 65 of the Education Regulations 1997; and
- (c) that the tenant has been transferred in his employment to another location in the State.

In all other cases the landlord is required to comply with the periods of termination provided by the Act.

Dated 5 December 2006.

J. RANKINE, Minister for Consumer Affairs

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure-Right of Way, Pasadena

BY Road Process Order made on 4 May 2006, the City of Mitcham ordered that:

1. The whole of right of way between Cash Grove and Day Drive and adjoining allotments 265, 342 and 345 to 351 in Deposited Plan 3632 more particularly delineated and lettered 'A', 'B', 'C', 'D', 'E', 'F', 'G', 'H', 'I', 'J' and 'K' in Preliminary Plan No. 06/0001 be closed.

2. The whole of the land subject to closure lettered 'A' be transferred to Cherie Summers in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and C. Summers.

3. The whole of the land subject to closure lettered 'B' be transferred to Sonia Freda Chaousis in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and S. F. Chaousis.

4. The whole of the land subject to closure lettered 'C' be transferred to James Thomas Kelly in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and J. T. Kelly.

5. The whole of the land subject to closure lettered 'D' be transferred to Malcolm Frederick Payne in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and M. F. Payne.

6. The whole of the land subject to closure lettered 'E' be transferred to Ivan Randal Selby in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and I. R. Selby.

7. The whole of the land subject to closure lettered 'F' be transferred to Ngaire Sonya Freeman in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and N. S. Freeman.

8. The whole of the land subject to closure lettered 'G' be transferred to Christopher Michael Clarke and Mary Patricia Clarke in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and C. M. and M. P. Clarke.

9. The whole of the land subject to closure lettered 'H' be transferred to Robert Alexander Brookes in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and R. A. Brookes.

10. The whole of the land subject to closure lettered 'I' be transferred to Ronald Philip Austin and Evelynn Ulrike Gabriele Austin in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and R. P. and E. U. G. Austin

11. The whole of the land subject to closure lettered 'J' be transferred to John Derek Wertheim in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and J. D. Wertheim.

12. The whole of the land subject to closure lettered 'K' be transferred to Vincent Seal and June Eileen Seal in accordance with agreement for transfer dated 22 March 2006 entered into between City of Mitcham and V. and J. E. Seal.

13. The following easement be granted over portions of the land subject to that closure:

Grant to City of Mitcham an easement for drainage purposes.

On 24 November 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 71302 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 7 December 2006.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 37

NOTICE is hereby given pursuant to section 37 (1) of the Roads (Opening and Closing) Act 1991 that:

WHEREAS it is considered that Mary Ellen Lawrie of Tumby Bay was entitled to a Certificate of Title over the closed road 'B' in exchange for portion of section 214, Hundred of Hutchison, opened as road and marked '7' in Road Plan No. 935, deposited in the Office of the Surveyor-General at Adelaide *vide* notice of confirmation of road order published in the *Government Gazette* of 11 December 1913 at page 1718:

AND whereas no Certificate of Title was issued in respect of the said closed road and the said Mary Ellen Lawrie is believed to be dead or unknown;

AND whereas applications are made by Brendon Philip Smith and Sonia Leanne Smith both of P.O. Box 54, Roxby Downs S.A. 5725 and Gary Maxwell King and Roxanne Kay King both of P.O. Box 272, Tumby Bay, S.A. 5605 for the issue of Certificates of Title over the said closed road by virtue of possession;

AND whereas I am satisfied that the applicants are in possession of the said closed road and that there is apparently no other known person entitled to possession thereof;

TAKE NOTICE that unless objection by any person claiming any interest in the said land is made in writing to me within one month from the date of this notice, I propose to issue Certificates of Title for the said land to the said applicants.

Objections should be addressed to the Surveyor-General, Land Services Group, Department for Transport, Energy and Infrastructure, G.P.O. Box 1354, Adelaide, S.A. 5001.

Dated 7 December 2006.

P. M. KENTISH, Surveyor-General

DAIS 06/0108

4251

I. M. KENHSH,

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

OPERATION OF B-DOUBLE VEHICLES UP TO 25 M IN LENGTH

Information Note

This Notice adds additional routes to the network that can be used by B-Double Vehicles up to 25 m in Length and is a supplement to the Notice titled '*Operation of B-Double Vehicles up to 25 m in Length*' dated 30 June 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA and of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, 'Operation of B-Double Vehicles up to 25 m in Length' dated 30 June 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means B-Double vehicles up to an overall length not exceeding 25 m;
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for B-Double Vehicles up to 25 m in Length*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of B-Double Vehicles up to 25 m in Length*' dated 30 June 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

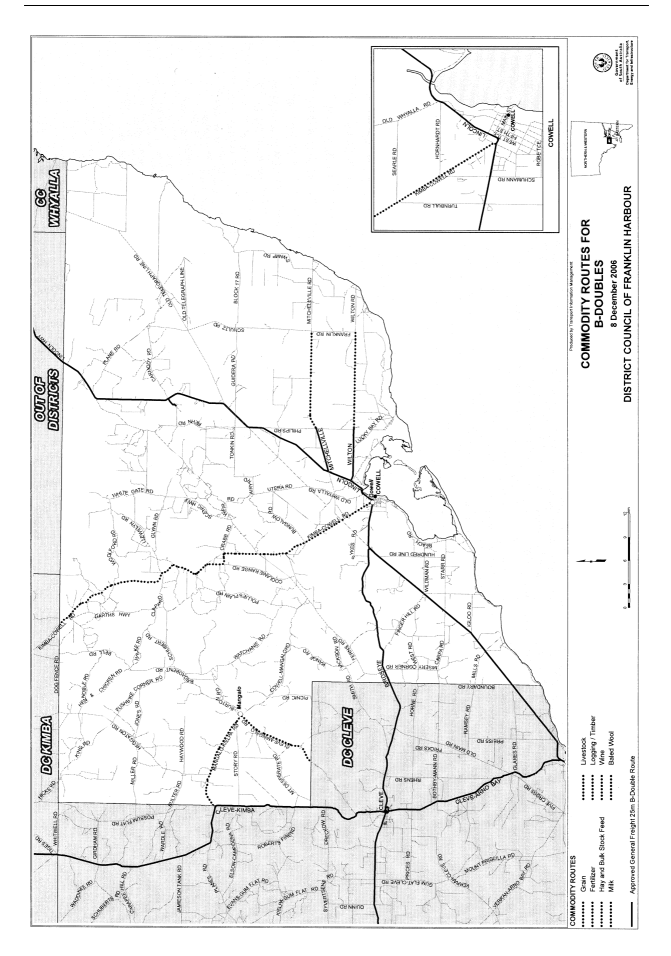
- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on the Supplementary route map specified hereunder:
 - 4.1.1 'Commodity Routes for B-Doubles—District Council of Franklin Harbour—8 December 2006' Map;
 - 4.1.2 'Commodity Routes for B-Doubles—District Council of Tumby Bay—8 December 2006' Map;
 - 4.1.3 'Commodity Routes for B-Doubles—The Flinders Ranges Council—8 December 2006' Map; and
 - 4.1.4 'Commodity Routes for B-Doubles—District Council of Kingston—8 December 2006' Map.

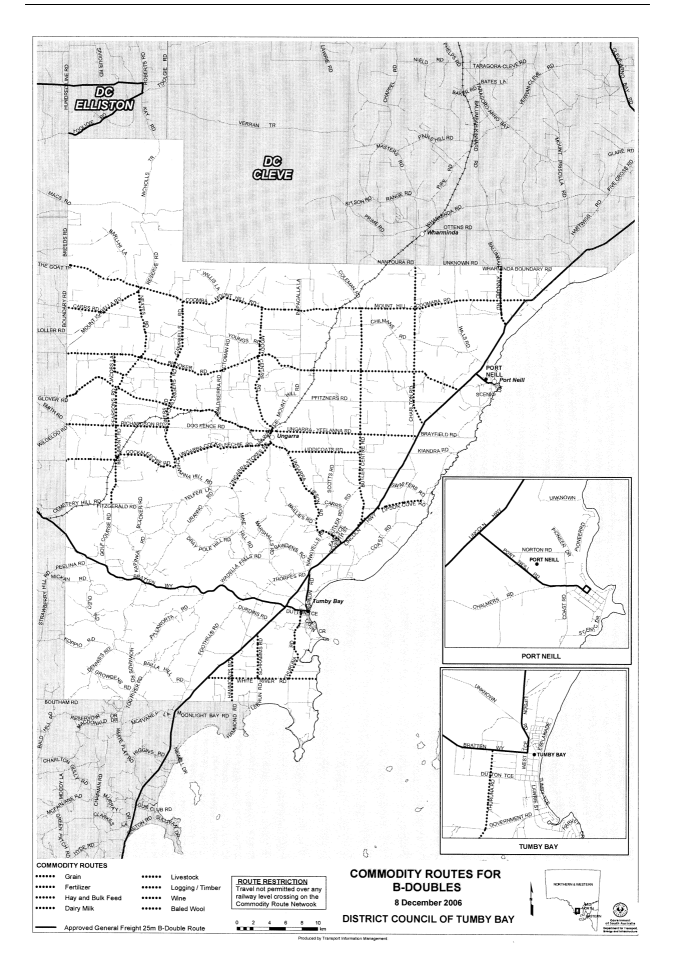
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

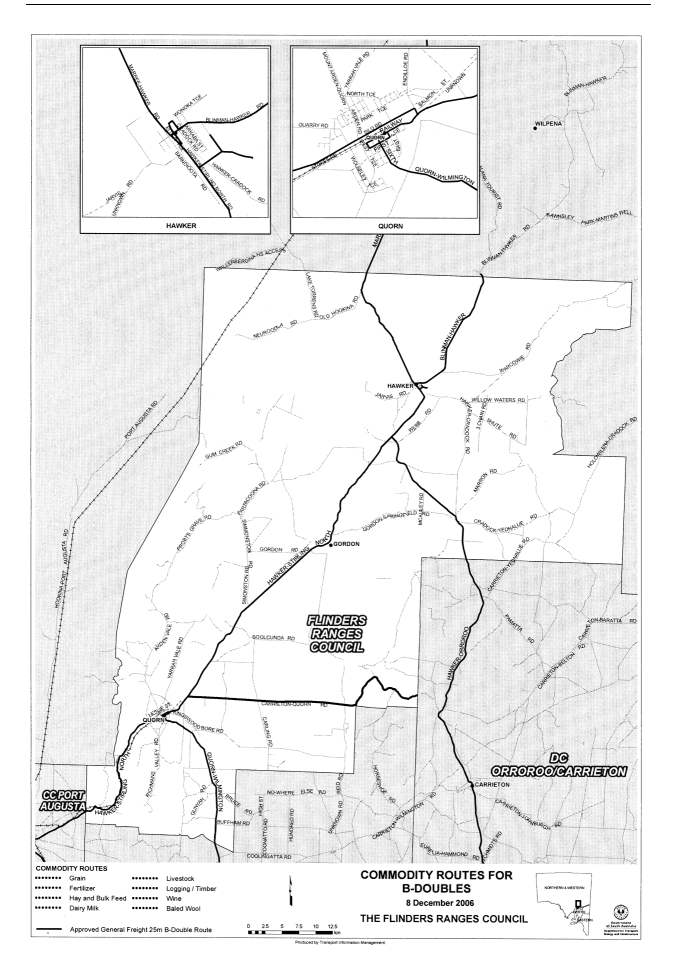
- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) the 'Code of Practice for B-Doubles' dated June 2005;
 - (iv) the map book titled 'Approved Route Network for B-Doubles' dated June 2005; and
 - 5.1.3 produce these documents when requested by a Department for Transport, Energy and Infrastructure, Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 11 December 2006.









ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

OPERATION OF ROAD TRAIN VEHICLES IN SOUTH AUSTRALIA

Information Note

This Notice adds additional routes to the network that can be used by Road Train Vehicles and is a supplement to the Notice titled 'Operation of Road Train Vehicles in South Australia' dated 24 November 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, '*Operation of Road Train Vehicles in South Australia*' dated 24 November 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means Road Train Vehicles (including articulated vehicles towing converter dollies);
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for Road Train Vehicles*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of Road Train Vehicles in South Australia*' dated 24 November 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

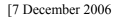
- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on the Supplementary route map specified hereunder:
 - 4.1.1 'Commodity Routes for Double Road Trains—District Council of Franklin Harbour—8 December 2006' Map;
 - 4.1.2 'Commodity Routes for Double Road Trains—District Council of Tumby Bay—8 December 2006' Map; and
 - 4.1.3 'Commodity Routes for Double Road Trains—The Flinders Ranges Council—8 December 2006' Map.

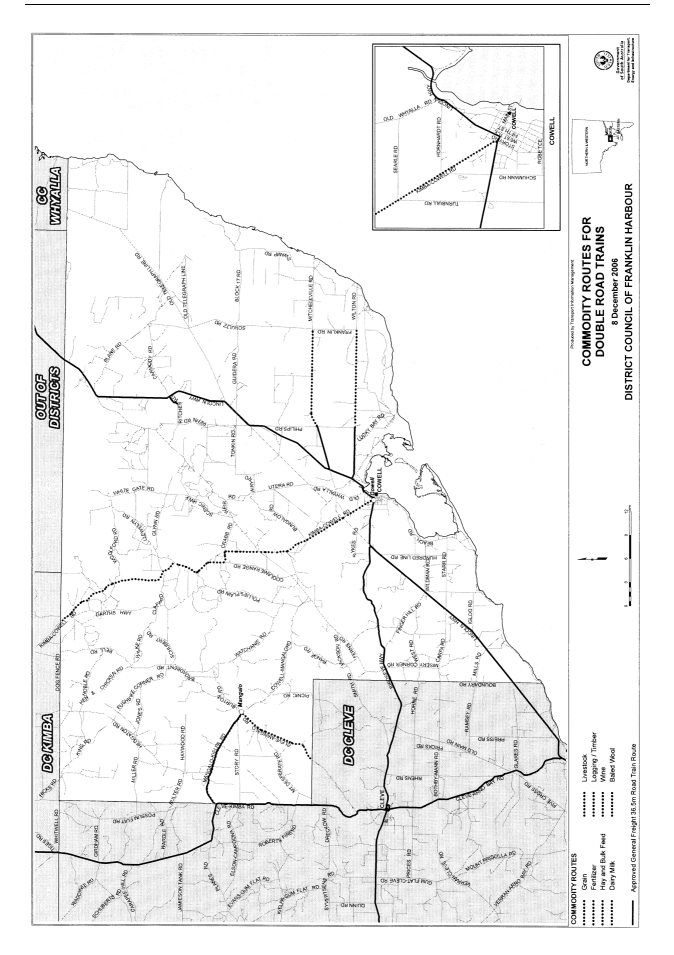
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

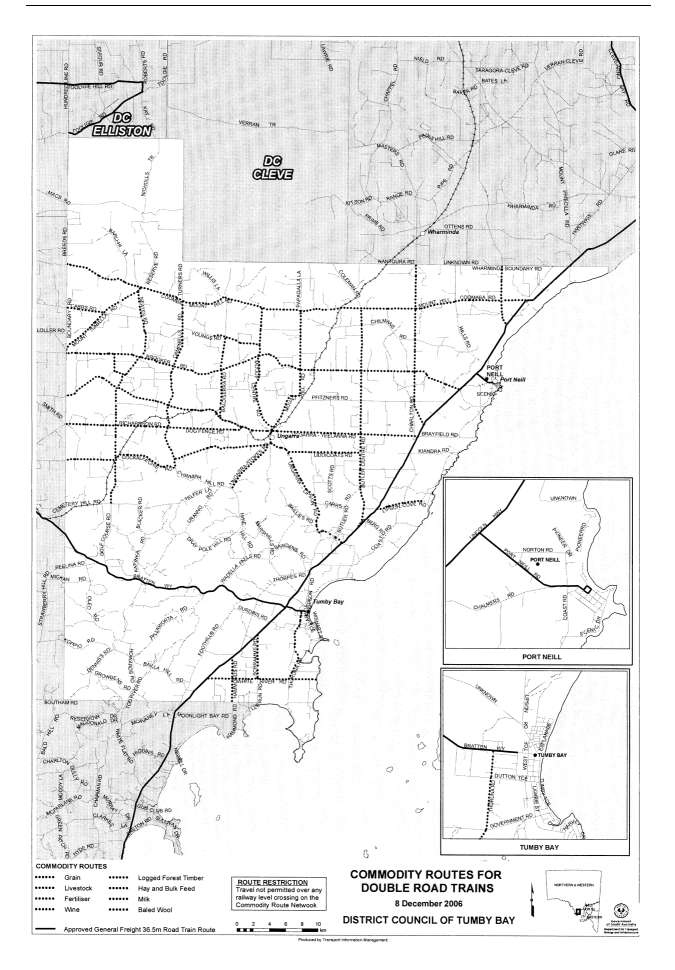
- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) the 'Code of Practice for Road Trains' dated November 2005;
 - (iv) the map book titled 'Approved Route Network for Road Trains' dated November 2005; and
 - 5.1.3 produce these documents when requested by a Department for Transport, Energy and Infrastructure, Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

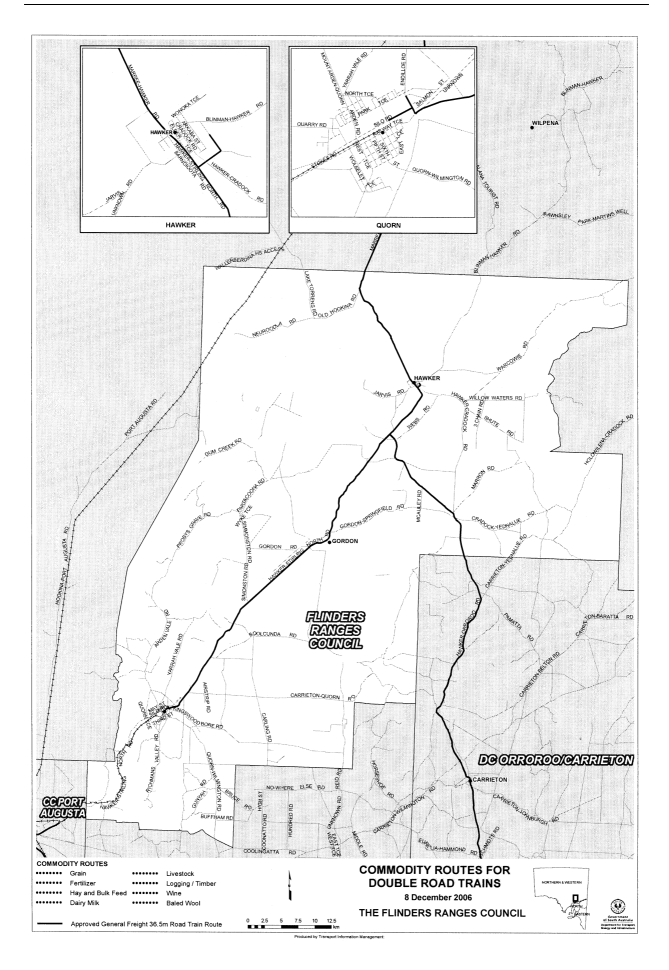
6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 11 December 2006.









ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL

Pursuant to Section 161A of the Road Traffic Act 1961

OPERATION OF ROAD TRAIN VEHICLES IN SOUTH AUSTRALIA

Information Note

This Notice adds additional routes to the network that can be used by Road Train Vehicles and is a supplement to the Notice titled 'Operation of Road Train Vehicles in South Australia' dated 24 November 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under section 163AA of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, '*Operation of Road Train Vehicles in South Australia*' dated 24 November 2005 as detailed below.

2. **DEFINITIONS**

- 2.1 In this Notice:
 - 2.1.1 'Approved Vehicles' means Road Train Vehicles (including articulated vehicles towing converter dollies);
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for Road Train Vehicles*' attached to this Supplementary Notice;
 - 2.1.3 'Supplementary Notice' means this Notice;
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of Road Train Vehicles in South Australia*' dated 24 November 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

3.1 This Supplementary Notice must be read in conjunction with the Primary Notice and applies to all Approved Vehicles operating under the Primary Notice travelling on routes specified in the attached maps.

4. ROUTES AVAILABLE TO APPROVED VEHICLES

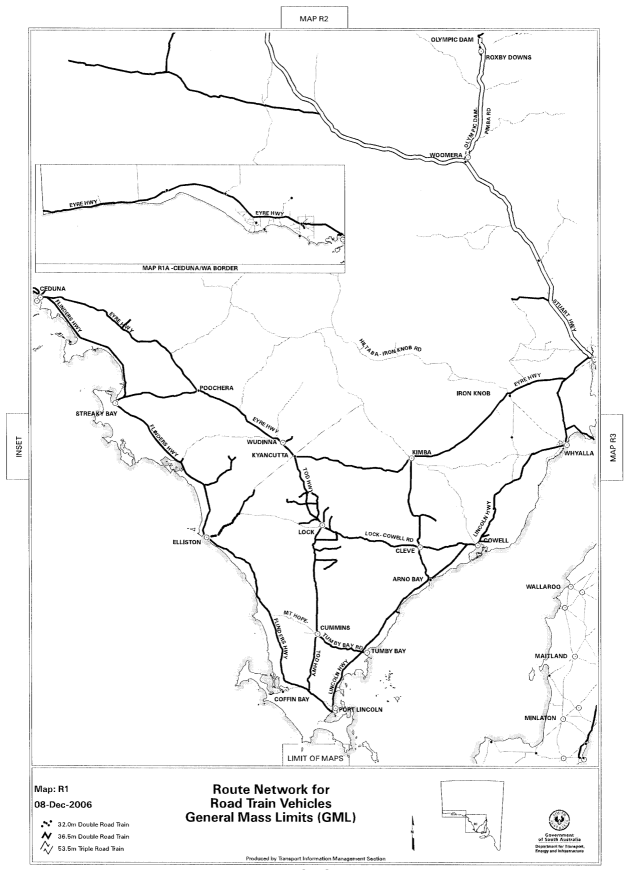
- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a Supplementary route specified hereunder:
 - 4.1.1 'Route Network for Road Train Vehicles General Mass Limits (GML),' Map R1, 8 December 2006 (Riches Road—from Lincoln Highway to Sand Quarry, Franklin Harbour Council);
 - 4.1.2 'Township Maps Route Network for Road Train Vehicles General Mass Limits (GML),' 8 December 2006 (Druid Range Drive between the Hawker to Quorn Road and Section 198, Hundred of Wonoka, Hawker, Flinders Ranges Council); and
 - 4.1.3 'Township Maps Route Network for Road Train Vehicles General Mass Limits (GML),' 8 December 2006 (Port Neill Road, Gill Street, Peake Terrace, Sholl Street and Wallis Road, Port Neill and Bratten Way to Trezise Street (Fuel Depot), Tumby Bay, Tumby Bay Council).

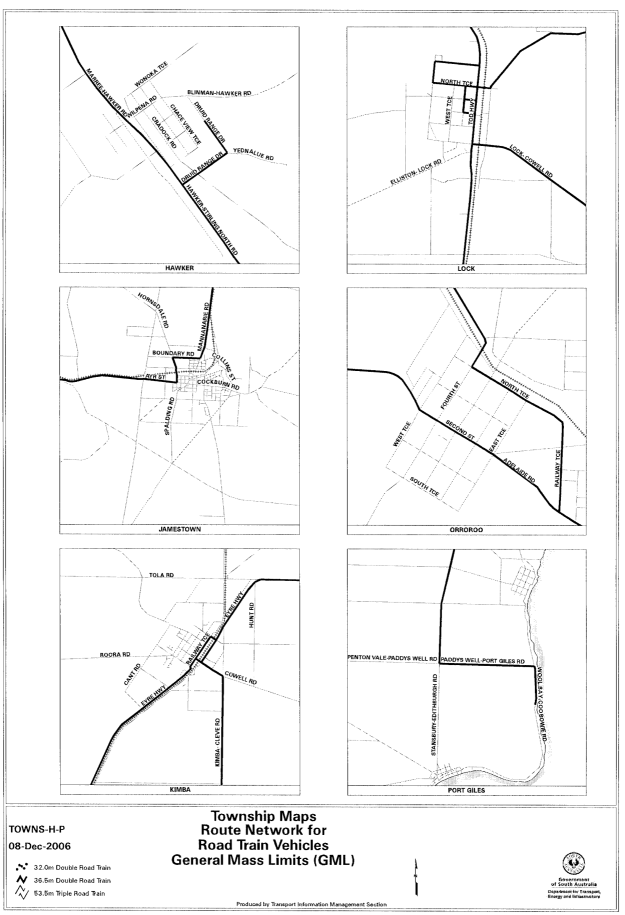
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;
 - (ii) the Primary Notice;
 - (iii) the 'Code of Practice for Road Trains' dated November 2005;
 - (iv) the map book titled 'Approved Route Network for Road Trains' dated November 2005; and
 - 5.1.3 produce these documents when requested by a Department for Transport, Energy and Infrastructure, Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959* or a Police Officer.

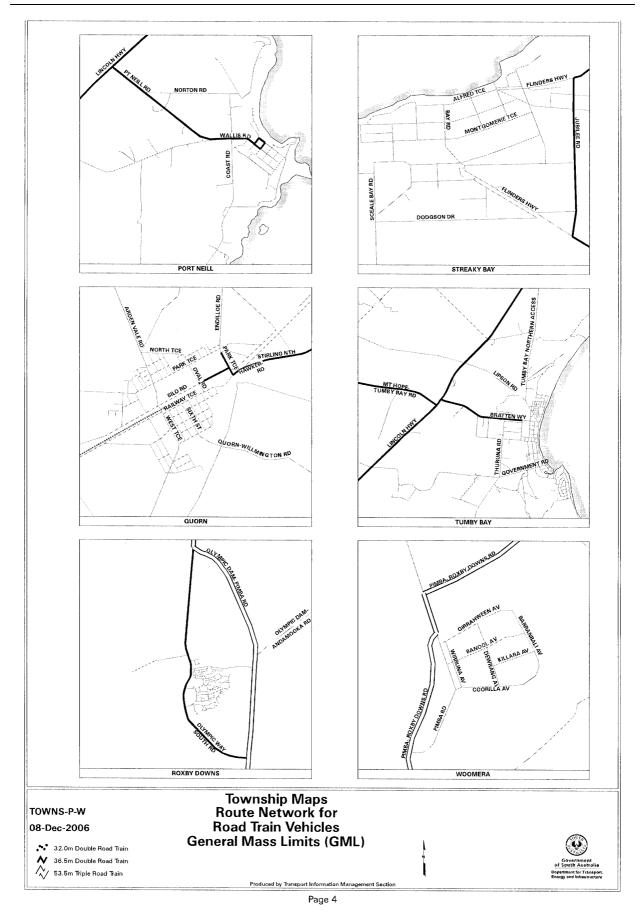
6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 11 December 2006.





Page 3



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.	6 April 2006	32.	20 April 2006
33.	4 May 2006	34.	18 May 2006	35.	25 May 2006	36.	1 June 2006
37.	3 August 2006	38.	10 August 2006	39.	31 August 2006	40.	7 September 2006
41.	21 September 2006	42.	29 September 2006	43.	12 October 2006	44.	9 November 2006
45.	23 November 2006	46.	30 November 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

*Trade/#Declared Vocation/Other Occupation	Code	Title	Term of Contract of Training	Probationary Period
*Farriery	21677VIC Expires 31/12/10	Certificate III in Farriery	48 months	3 months

Note: the Farriery occupation is a trade and was incorrectly gazetted on 14 October 1999 as a 'declared vocation—other than trade' under the Vocational Education Employment and Training Act 1994.

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

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

Determination of the Training and Skills Commission Minimum Hours of paid employment and training for Part-time Contracts of Training

The Training and Skills Commission has established policy on minimum hours for paid employment and training for part-time contracts of training, including Australian School-based Apprenticeships (ASAs) and traineeships in the Diploma of Out of School Hours Care for existing workers in Out of School Hours Care.

The Commission approved minimum part-time hours for contracts of training as follows:

Contract of Training—Nominal Duration	Minimum Part-time Hours	
Up to and including 23 months	15 hours per week	
24-48 months	25 hours per week	
Australian School-based Apprenticeships	8 hours per week	
Traineeships for existing workers in Out of School Hours Care in the Diploma of Out of School Hours Care for commencements in the period 1 January 2007 to 31 December 2007	10 hours per week. Additional hours may be worked for school vacation care programs.	

The minimum part-time hours requirement also applies to applications to vary the hours of an existing contract from full-time to part-time, or to reduce previously approved part-time hours.

WATERWORKS ACT 1932

Rates for Supply by Agreement (other than recycled water and the Clare Valley Water Supply Scheme)

IN relation to agreements for the supply of water entered into pursuant to section 37 (1) of the Waterworks Act 1932, the rates payable in respect of the financial year commencing on 1 July 2007 and ending on 30 June 2008 are as set out in the Schedule. The rates in the Schedule:

- (a) do not apply to supplies for which rates apply under Part 5 of the Waterworks Act 1932; and
- (b) do not apply to the extent that the Corporation determines pursuant to the Waterworks Act 1932 that those charges do not apply or that other charges apply.

SCHEDULE

Supply charge payable in respect to each supply in any water district other than those in the Marla water district	\$157.40
Water rates payable in respect to each and every supply in any water district other than those in the Marla water district for water supplied during the consumption year ending in the 2007-2008 financial year:	
(i) for each kilolitre supplied up to, and including, 125 kilolitres	\$0.50 per kilolitre
(ii) for each kilolitre supplied over 125 kilolitres	\$1.16 per kilolitre
Charge payable in respect to each supply in the Marla water district	\$314.80
Water rates payable in respect to each and every supply in the Marla water district for water supplied during the consumption year ending in the 2007-2008 financial year:	
(i) for each kilolitre supplied up to, and including, 125 kilolitres	\$1.00 per kilolitre
(ii) for each kilolitre supplied over 125 kilolitres	\$2.32 per kilolitre

Dated 6 December 2006.

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

JOHN RINGHAM, Chief Operating Officer for ANNE HOWE, Chief Executive

In the presence of: GEOFF HENSTOCK, Corporation Secretary

WATERWORKS ACT 1932

Water Rates in Respect of Non-Commercial Land (except Residential and Vacant Land)

AFTER consultation with the South Australian Water Corporation, I fix the following water rates under section 65C (1) (d) of the Waterworks Act 1932 in respect of all water supplied to all classes of non-commercial land except residential and vacant land for the financial year commencing on 1 July 2007 and ending on 30 June 2008:

- (i) for each kilolitre supplied up to, and including, 125 kilolitres—\$0.50 per kilolitre;
- (ii) for each kilolitre supplied over 125 kilolitres—\$1.16 per kilolitre.

Dated 6 December 2006.

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

WATERWORKS ACT 1932

Supply Charge in Respect of Non-Commercial Land (except Residential and Vacant Land)

AFTER consultation with the South Australian Water Corporation, I fix the supply charge under section 65C(1)(a) of the Waterworks Act 1932 in respect of all classes of non-commercial land except residential and vacant land for the financial year commencing on 1 July 2007 and ending on 30 June 2008 at \$174.60 per annum.

Dated 6 December 2006

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

WATERWORKS ACT 1932

Supply Charge in Respect of Non-Commercial (Residential and Vacant) Land

AFTER consultation with the South Australian Water Corporation, I fix the supply charge under section 65C (1) (a) of the Waterworks Act 1932 in respect of residential and vacant land for the financial year commencing on 1 July 2007 and ending on 30 June 2008 at \$157.40 per annum.

Dated 6 December 2006.

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

WATERWORKS ACT 1932

Water Rates in Respect of Non-Commercial (Residential and Vacant) Land

AFTER consultation with the South Australian Water Corporation, I fix the following water rates under section 65C (1) (d) of the Waterworks Act 1932 in respect of water supplied to residential and vacant land for the financial year commencing on 1 July 2007 and ending on 30 June 2008:

- (i) for each kilolitre supplied up to, and including, 125 kilolitres—\$0.50 per kilolitre;
- (ii) for each kilolitre supplied over 125 kilolitres—\$1.16 per kilolitre

Dated 6 December 2006.

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

WATERWORKS ACT 1932

Water Rates in Respect of Commercial Land

AFTER consultation with the South Australian Water Corporation, I fix the water rate under section 65C(1) (*d*) of the Waterworks Act 1932 in respect of water supplied to commercial land for the financial year commencing on 1 July 2007 and ending on 30 June 2008:

- (i) for each kilolitre supplied up to, and including, 125 kilolitres—\$0.50 per kilolitre;
- (ii) for each kilolitre supplied over 125 kilolitres—\$1.16 per kilolitre

Dated 6 December 2006.

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

WILDERNESS PROTECTION ACT 1992

Cape Torrens and Western River Wilderness Protection Areas Management Plan

I, GAIL GAGO, Minister for Environment and Conservation, hereby give notice under the provisions of section 31 of the Wilderness Protection Act 1992, that on 20 July 2006, I adopted the Cape Torrens and Western River Wilderness Protection Areas Management Plan.

Copies of the plan may be inspected at or obtained from the offices of the Department for Environment and Heritage at:

- 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700; and
- 37 Dauncey Street, Kingscote, S.A. 5223 (P.O. Box 39, Kingscote, S.A. 5223), telephone 8553 2381.

The plan may also be viewed at the Department's website: <u>http://www.environment.sa.gov.au/parks/management_plans.html</u>.

Copies of this publication may be purchased at a cost of \$10 per copy from the addresses above.

GAIL GAGO, Minister for Environment and Conservation

Adelaide Park Lands Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Adelaide Park Lands Act (Commencement) Proclamation 2006.*

2—Commencement of suspended provisions

- (1) Subject to subclause (2), the remaining provisions of the *Adelaide Park Lands Act 2005* (No 69 of 2005) will come into operation on 14 December 2006.
- (2) The operation of section 49(19)(b), (20), (21) and (22) of the *Development Act 1993* (inserted into that Act by Schedule 1 clause 5 of the *Adelaide Park Lands Act 2005*) is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council on 7 December 2006

EHCS06/0031

South Australia

Magistrates (Part-time Magistrates) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Magistrates (Part-time Magistrates) Amendment Act (Commencement) Proclamation 2006.*

2—Commencement of Act

The *Magistrates (Part-time Magistrates) Amendment Act 2006* (No 26 of 2006) will come into operation on 10 December 2006.

Made by the Governor

with the advice and consent of the Executive Council on 7 December 2006

AGO0080/06CS

National Parks and Wildlife (Lincoln Conservation Park) Proclamation 2006

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lincoln Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Constitution of Lincoln Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Lincoln Conservation Park*:

Section 490, Hundred of Lincoln, County of Flinders.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council

on 7 December 2006

National Parks and Wildlife (Lincoln Conservation Park— Mining Rights) Proclamation 2006

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Lincoln Conservation Park*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lincoln Conservation Park—Mining Rights) Proclamation 2006.*

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the Mining Act 1971.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

the person must comply with those directions in carrying out the work;

- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If the Mining Minister and the Environment Minister cannot agree as to whether-

(a) approval should be granted or refused under clause 5; or

4273

(b) a direction should be given under clause 6(b),

the Governor may, with the advice and consent of the Executive Council-

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(b).

Schedule 1—Description of land

Section 490, Hundred of Lincoln, County of Flinders.

Made by the Governor

with the advice and consent of the Executive Council on 7 December 2006 EHCS06/0028

National Parks and Wildlife (Moody Tank Conservation Park) Proclamation 2006

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Moody Tank Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Constitution of Moody Tank Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Moody Tank Conservation Park*:

Section 48, Hundred of Moody, County of Jervois.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council on 7 December 2006

National Parks and Wildlife (Murrunatta Conservation Park) Proclamation 2006

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

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Murrunatta Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Alteration of boundaries of Murrunatta Conservation Park

The boundaries of the Murrunatta Conservation Park are altered by adding to the Park the following Crown land:

Allotment 11 of Deposited Plan 25772, Hundred of Wanilla, County of Flinders.

Made by the Governor

with the advice and consent of the Executive Council on 7 December 2006

National Parks and Wildlife (Wanilla Land Settlement Conservation Park) Proclamation 2006

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Wanilla Land Settlement Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Constitution of Wanilla Land Settlement Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Wanilla Land Settlement Conservation Park*:

Section 121, Hundred of Wanilla, County of Flinders.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council on 7 December 2006

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.*

2—Commencement

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

3-Variation provisions

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

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

4—Variation of Schedule 1—Short term dry areas

Schedule 1, item headed "Port Vincent—Area 1", column headed "Period"—delete the period and substitute:

10 p.m. on each day to 8 a.m. on the following day, from 10 p.m. on 24 December 2006 to 8 a.m. on 2 January 2007.

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 7 December 2006

No 260 of 2006

MCA06/009CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Short term dry areas

(1) Schedule 1, item headed "Alexandrina Council—Area 1 (Chiton Rocks)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

(2) Schedule 1, item headed "Alexandrina Council—Area 2 (Port Elliot)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

(3) Schedule 1, item headed "Alexandrina Council—Area 3 (Middleton)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

(4) Schedule 1, item headed "Alexandrina Council—Area 4 (Goolwa Beach Carpark)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

(5) Schedule 1, item headed "Alexandrina Council—Area 5 (Rotunda Reserve Area)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

(6) Schedule 1, item headed "Alexandrina Council—Area 6 (Basham Beach Area)", column headed "Period"—delete the period and substitute:

6 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

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 7 December 2006

No 261 of 2006

MCA06/008CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Short term dry areas

(1) Schedule 1, item headed "Robe—Area 1", column headed "Period"—delete the period and substitute:

1 p.m. on 31 December 2006 to 9 a.m. on 1 January 2007.

(2) Schedule 1, item headed "Robe—Area 2", column headed "Period"—delete the period and substitute:

1 p.m. on 31 December 2006 to 9 a.m. on 1 January 2007.

(3) Schedule 1, item headed "Robe—Area 3", column headed "Period"—delete the period and substitute:

1 p.m. on 31 December 2006 to 9 a.m. on 1 January 2007.

(4) Schedule 1, item headed "Robe—Area 4", column headed "Period"—delete the period and substitute:

1 p.m. on 31 December 2006 to 9 a.m. on 1 January 2007.

(5) Schedule 1, item headed "Robe—Area 5", column headed "Period"—delete the period and substitute:

1 p.m. on 31 December 2006 to 9 a.m. on 1 January 2007.

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 7 December 2006

No 262 of 2006

MCA06/007CS

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

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

Schedule 1—Plan to be inserted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, item headed "Paringa—Area 1", column headed "Period"—delete "2006" and substitute:

2007

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

2007

(3) Schedule 1—after item headed "Renmark—Area 1" insert:

Renmark—Area 2

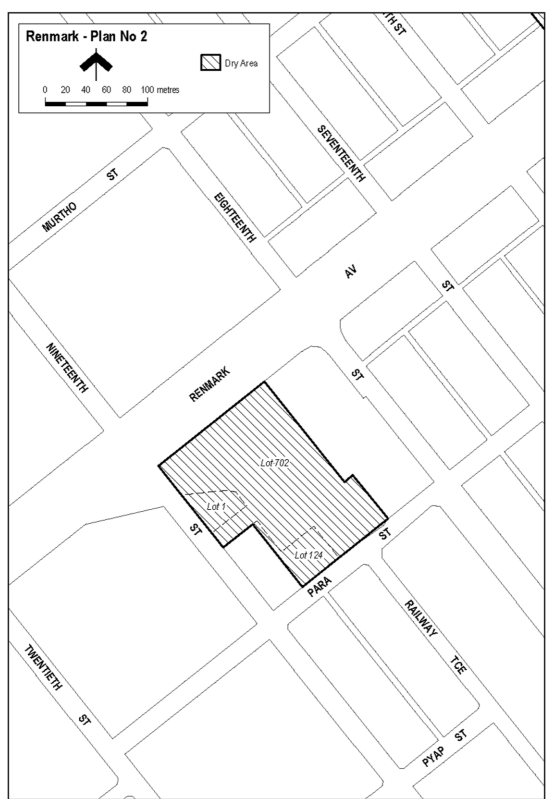
(see Schedule 2: Renmark—Plan No 2)

The area in Renmark
known as the Renmark7 p.m. on each day to 7 a.m.
on the following day, until
7 a.m. onThe consumption and
possession of liquor are
prohibited.Skate and Recreation Park,
being the area comprising
Lot 702 of DP 55041, Lot
124 of DP 29974 and Lot 1
of FP 14131.7 p.m. on each day to 7 a.m.
on the following day, until
11 November 2007.The consumption and
possession of liquor are
prohibited.

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

Schedule 2—after the plan headed "Renmark—Plan No 1" insert the plan headed "Renmark—Plan No 2" in Schedule 1 of these regulations

Schedule 1—Plan to be inserted



Renmark—Plan No 2

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 7 December 2006

No 263 of 2006

MCA06/005CS

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term)* Variation Regulations 2006.

2—Commencement

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

3-Variation provisions

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

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

4—Variation of Schedule 1—Long term dry areas

(1) Schedule 1, item headed "Brighton—Area 1", column headed "Period"—delete "2006" and substitute:

2008

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

2008

(3) Schedule 1, item headed "Seacliff—Area 1", column headed "Period"—delete "2006" and substitute:

2008

(4) Schedule 1, item headed "Seacliff—Area 3", column headed "Period"—delete "2006" and substitute:

2008

(5) Schedule 1, item headed "Seacliff—Area 4", column headed "Period"—delete "2006" and substitute:

2008

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 7 December 2006

No 264 of 2006

MCA06/004CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Short term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Short term dry areas

Schedule 1, item headed "Beachport—Area 1", column headed "Period"—delete the period and substitute:

12 noon on 31 December 2006 to 12 noon on 2 January 2007.

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 7 December 2006

No 265 of 2006

MCA06/002CS

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

Schedule 1—Plan to be substituted

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2006.*

2—Commencement

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

3—Variation provisions

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

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

4-Variation of Schedule 1-Short term dry areas

(1) Schedule 1, item headed "Glenelg—Area 1", column headed "Area", description of area—after "then southerly along that boundary of Brighton Road" insert:

to the northern boundary of Dunbar Terrace, then easterly along that boundary of Dunbar Terrace to the point at which it meets the western boundary of First Avenue, then in a straight line by the shortest route (across Dunbar Terrace and Maxwell Terrace) to the point at which the southern boundary of Maxwell Terrace meets the eastern boundary of Fortrose Street, then westerly along that boundary of Maxwell Terrace to the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road

(2) Schedule 1, item headed "Glenelg—Area 1", column headed "Period"—delete the period and substitute:

9 p.m. on 31 December 2006 to 6 a.m. on 1 January 2007.

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

Schedule 2, plan headed "Glenelg—Plan 1"—delete the plan and substitute the plan headed "Glenelg—Plan 1" in Schedule 1 of these regulations

Glenelg - Plan 1 Dry Area 0 100 200 300 metres NORTH KING TAPLEYS ST PATAWALONGA ESPLANADE 띧 毛 ST ANNES TCE Marina GEORGE ST CYGNET B ST ST Patawalonga Lake Breakwate Weir and Lock QUEEN ST Marina P 1 CANNING ST HOLDFAST ADELPHI STURT Wigley Reserve Breakwate HWY PRM ANZAC CHAPPELL DR SCOTT WATERLOO HENRY SUSSEX GORDON FIRST EITZEN DURHAM BYRON ROSE NILE Colley Reserve. ST ST TORRENS AUGUSTA ST ŝQ AUGUSTA ST AVE SOAL JETTY. SE S ò è S è, è HOPE ST ŝ UNBAR TCE Glenelg Jetty MOSELEY SQ JETTY RD MAXWELL NEWMANS FORTROSE ELIZABETH ST MARIOR LOW ST MILTON BRIGHTON È, COLLEGE ST + Lot PERCIVAL ST ESPLANADE 101 HIGH ST YULL ST S S PARTRIDGE RAYMOND OLIVE ST SNHOF PENZANCE Mart Gulf GR MATURIN RD LYMINGTON Section St Vincent 찜 5785 ST ROW ST OLDHAM KENT ST SOUTH ST ST ST PIER ST

Schedule 1—Plan to be substituted

Glenelg—Plan 1

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 7 December 2006

No 266 of 2006

MCA06/010CS

Environment Protection (Fees and Levy) Variation Regulations 2006

under the Environment Protection Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Environment Protection (Fees and Levy)* Regulations 1994

4 Insertion of Parts 3A and 3B

Part 3A—Enforcement fees

Prescribed amount for registration or cancellation of registration of environment protection order
Prescribed amount for registration or cancellation of registration of clean-up order or clean-up authorisation

Part 3B—Emergency authorisation fees

13AC Prescribed fee for emergency authorisation (section 105)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (Fees and Levy) Variation Regulations 2006.*

2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978* section 10AA).

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 Environment Protection (Fees and Levy) Regulations 1994

4—Insertion of Parts 3A and 3B

After Part 3—insert:

Part 3A—Enforcement fees

13A—Prescribed amount for registration or cancellation of registration of environment protection order

For the purposes of section 95(4a) of the Act—

- (a) the prescribed amount recoverable in respect of the registration of an environment protection order in relation to land from the person to whom the order was issued is—
 - (i) for the first entry made by the Registrar-General in registering the order—18 fee units; and
 - (ii) for each subsequent entry made by the Registrar-General in registering the order—5 fee units; and
- (b) the prescribed amount recoverable in respect of the cancellation of registration of an environment protection order in relation to land from the person to whom the order was issued is—
 - (i) for the first endorsement made by the Registrar-General in cancelling the registration of the order—13 fee units; and
 - (ii) for each subsequent endorsement made by the Registrar-General in cancelling the registration of the order—1 fee unit.

13AB—Prescribed amount for registration or cancellation of registration of clean-up order or clean-up authorisation

For the purposes of section 103(2a) of the Act—

- (a) the prescribed amount recoverable in respect of the registration of a clean-up order or clean-up authorisation from the person whose contravention gave rise to the issuing of the order or authorisation is—
 - (i) for the first entry made by the Registrar-General in registering the order—18 fee units; and
 - (ii) for each additional entry made by the Registrar-General in registering the order—5 fee units; and
- (b) the prescribed amount recoverable in respect of the cancellation of registration of a clean-up order or clean-up authorisation from the person whose contravention gave rise to the issuing of the order or authorisation is—

- (i) for the first endorsement made by the Registrar-General in cancelling the registration of the order—13 fee units; and
- (ii) for each subsequent endorsement made by the Registrar-General in cancelling the registration of the order—1 fee unit.

Part 3B—Emergency authorisation fees

13AC—Prescribed fee for emergency authorisation (section 105)

- (1) Subject to this regulation, the prescribed fee in respect of an emergency authorisation for the purposes of section 105(2)(a) is 37 fee units.
- (2) If the Authority is satisfied that—
 - (a) the circumstances giving rise to the issuing of the authorisation were within the control of the person to whom it is issued; and
 - (b) there is no need for inspection by an authorised officer of the place or vehicle in respect of which the authorisation is to apply,

the prescribed fee is 26 fee units.

(3) If the Authority is satisfied that the circumstances giving rise to the issuing of the authorisation were beyond the control of the person to whom it is issued, the prescribed fee is 0 fee units.

Made by the Governor

with the advice and consent of the Executive Council on 7 December 2006

No 267 of 2006 EPCS06/0004

FAXING COPY?

IF you fax copy to **Government Publishing SA** for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed **twice.**

Please use the following fax number:

Fax transmission:	(08) 8207 1040
Phone Inquiries:	(08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

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

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

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.

CITY OF MITCHAM

Partial Laneway Closure to Vehicular Traffic-Barcroft Lane, Pasadena

NOTICE is hereby given that at a meeting held on 8 November 2006, Council resolved that, in exercise of the powers contained in section 359 of the Local Government Act 1934, all vehicles (with the exception of non motor-powered cycles) be excluded from that portion of Barcroft Lane, Pasadena at a point commencing at the southern boundary of property of number 61 through to the northern boundary of property number 6.

Dated 7 December 2006.

R. MALCOLM, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Community Land

NOTICE is hereby given that pursuant to section 193 (5) of the Local Government Act 1999, the Port Augusta City Council at its meeting held on 30 October 2006, resolved to classify the following parcels of land as Community Land:

Allotment 14 in Filed Plan 17809 as described in certificate of title volume 5467, folio 392 (Back Beach); and

Allotment 503 in Filed Plan 21299 as described in certificate of title volume 5841, folio 935, allotment 504 in Filed Plan 21299 as described in certificate of title volume 5481, folio 936 and allotment 512 in Filed Plan 21299 as described in certificate of title volume 5481, folio 937 (Maule Avenue, Stirling North).

J. G. STEPHENS, City Manager

CITY OF PORT LINCOLN

Meeting Dates

PURSUANT to section 81 (1) of the Local Government Act 1999. Council has determined it will hold two ordinary meetings of Council, being on the first and third Mondays of the month. The Development Assessment Panel Meeting will be held on the second Monday of the month.

All meetings will be held at 7.30 p.m. at the Council Chambers, Civic Centre, 60 Tasman Terrace, Port Lincoln.

Should a public holiday fall on a meeting date then the meeting will be held on the following Tuesday.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

Principal Office

PURSUANT to section 45 of the Local Government Act 1999, Council advises the location of its Principal Office is Level 1, Civic Centre, 60 Tasman Terrace, Port Lincoln and its hours opening to the general public will be between the hours of 9 a.m. and 5 p.m., Monday to Friday excluding public holidays.

G. DODD. Chief Executive Officer

CITY OF PORT LINCOLN

Appointment of Members to the Development Assessment Panel

NOTICE is hereby given that the City of Port Lincoln in accordance with the requirements of section 56A (5) of the Development Act 1993, of the appointment and term of appointment of the following persons as members of the Development Assessment Panel established pursuant to section 56A (1) of the Development Act 1993, on 20 November 2006 for a 12 months period expiring in November 2007:

Bill Watkins OAM (Chairperson) Bruce Green David Collins Peter Blacker Councillor Jill Parker Councillor Danny Barlett Councillor Jim Papazoglov

Development Assessment Panel Meetings will be held on the second Monday of the month at 7.30 p.m. in the Council Chambers, Civic Centre, 60 Tasman Terrace, Port Lincoln,

Further details can be obtained from Bob Milic, Manager, Development and Environmental Services by telephoning 8682 3033

G. DODD, Chief Executive Officer

TOWN OF WALKERVILLE

Change of Meeting Times

NOTICE is hereby given that future meetings of Council while continuing to be held on the first and third Monday of the month will commence at 7.30 p.m. in lieu of 7 p.m. at the Council Chambers.

These changes were adopted at the meeting of Council held on Tuesday, 21 November 2006.

H. DYER, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Council Meeting

NOTICE is hereby given that pursuant to section 81 (4) (b) of the Local Government Act 1999, Council, at a special meeting held on 21 November 2006, resolved that ordinary meetings of Council will be held on the second Tuesday of each month at the Principal Office, Quorn, or quarterly at the Community Meeting Room, Hawker commencing at 6.45 p.m.

Development Assessment Panel

Notice is hereby given that pursuant to section 56A of the Development Act 1993, Council, at a special meeting held on 21 November 2006, resolved that all Elected Members be appointed to Council's Development Assessment Panel and Development Assessment Panel meetings be held on the second Tuesday of each month at the Principal Office, Quorn, or quarterly at the Community Meeting Room, Hawker, commencing at 6.30 p.m.

L. E. CONNORS, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

- Caldwell, Hubert Quentin, late of 78-96 Dumphries Avenue, Northgate, of no occupation, who died on 1 March 2006.
- Campbell, Vincent Patrick, late of 200 Fosters Road, Oakden, of no occupation, who died on 13 August 2006. Clarke, Rex Francis, late of 46 Barnes Road, Glynde, retired
- public servant, who died on 7 October 2006.
- *Clifford, Caroline Victoria*, late of 342 Marion Road, North Plympton, retired clerk, who died on 19 August 2006. *Cobb, Douglas Gourlay*, late of 150 Adams Road, Craigmore,
- *Daniells, Madge Olive*, late of 59 Sunningdale Drive, Christie Downs, home duties, who died on 10 August 2006.
- Giles, Elizabeth Maude, late of 53 Swanport Road, Murray Bridge, of no occupation, who died on 19 August 2006. Hayton, Dorothy Jean, late of 17 Hill Street, Kingswood, retired
- dressmaker, who died on 26 September 2006.
- Hill, John Charles, late of 24 East Terrace, Henley Beach, retired storeman, who died on 29 August 2006.
- Hooper, Frederick George, late of 114 East Terrace, Henley Beach, retired optometrist, who died on 2 October 2006.
- Hunt, John Fenimore, late of 8 Sherwood Drive, Oaklands Park, retired refrigeration engineer, who died on 6 October 2006
- Miljes, Horst, late of 3 Townsend Drive, Morphett Vale, retired maintenance supervisor, who died on 23 August 2006.
- Mills, Monica Mary, late of 11 Edmund Street, Port Broughton, retired nurse, who died on 5 October 2006.
- Murray, Margery, late of 26 River Road, Port Noarlunga, of no
- occupation, who died on 28 September 2006. Roberts, Sheila Margaret, late of 53-59 Austral Terrace, Morphettville, retired teacher, who died on 7 October 2006.
- Schild, May Louise, late of 75-79 Hilltop Drive, Oakden, retired school teacher, who died on 7 August 2006.

Swiggs, Edward Gerald, late of 24 Rachael Road, Salisbury Downs, retired motor mechanic, who died on 27 July 2006. Trussell, Cedric George, late of 14 Hibiscus Street, Alice

Springs, Northern Territory of Australia, retired maintenance worker, who died on 23 July 2002. *Yrjana, Eino Armas*, late of 88-94 Robert Street, West Croydon,

of no occupation, who died on 16 March 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 12 January 2007, 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 7 November 2006.

C. J. O'LOUGHLIN, Public Trustee

SOUTH AUSTRALIA MASSAGE THERAPISTS ASSOCIATION INCOPORATED (IN LIQUIDATION)

NO. A4931

Notice of Final Meeting

NOTICE is hereby given that a final meeting of the members of the Association will be held on Thursday, 11 January 2007 at Freer Parker & Associates, 40 Sturt Street, Adelaide at 10 a.m.

Agenda

1. To lay before the meeting an account showing how the winding up has been conducted and the property of the association has been disposed of.

2. Any other business.

Dated 30 November 2006.

R. C. PARKER, Liquidator

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