

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 21 DECEMBER 2006

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GOVERNMENT GAZETTE NOTICES

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

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AQUACULTURE ACT 2001

PRIMARY INDUSTRIES AND RESOURCES SOUTH AUSTRALIA Draft Aquaculture (Zones—Anxious Bay) Policy 2007—

Call for Submissions

PURSUANT to section 12 of the Aquaculture Act 2001, notice is hereby given that the Minister for Agriculture, Food and Fisheries has released the abovementioned draft aquaculture policy for public consultation. This policy has been developed in accordance with the provisions of Part 4 of the Aquaculture Act 2001.

With the introduction of the Aquaculture Act 2001, there is an opportunity to develop planning practices that better reflect the needs of the aquaculture industry, Government and the community in South Australia.

The draft Aquaculture (Zones—Anxious Bay) Policy 2007, has been developed to ensure the ecologically sustainable development of aquaculture and associated activities in the Elliston region. The policy aims to provide certainty for industry stakeholders, improve community confidence and facilitate the consolidation of existing industry and opportunities for moderate aquaculture development.

Section 29 of the Development Act 1993, enables the Minister for Urban Development and Planning to amend a development plan in accordance with an approved aquaculture policy under the Aquaculture Act 2001.

It is proposed to amend the Land Not Within A Council Area (Coastal Waters) Development Plan subject to the approval of the Draft Aquaculture (Zones—Anxious Bay) Policy 2007, by establishing one new aquaculture zone with associated Objectives and Principles of Development Control.

The draft policy and policy report will be available as at Thursday, 21 December 2006 from PIRSA Aquaculture, 14th Floor, 25 Grenfell Street (G.P.O. Box 1625), Adelaide, S.A. 5001, on the internet at <u>www.pir.sa.gov.au/aquaculture</u>, by telephoning (08) 8226 0314 or by faxing (08) 8226 0330.

Written submissions in relation to the draft policy and/or proposed amendments to the Land Not Within A Council Area (Coastal Waters) Development Plan are invited from the public and should be made to PIRSA Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001.

Submissions should be made on the policy submission template also available through the above contacts. Submissions must be received by 5 p.m. on Wednesday, 28 February 2007.

R. MCEWEN, Minister for Agriculture, Food and Fisheries

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 dedicate the Crown Land defined in The Schedule as Public Road.

The Schedule

- Sections 215, 248, 440 and 454, Chaffey Irrigation Area, Ral Ral Division, County of Hamley and Sections 388, 407, Allotment 4 of Deposited Plan 29402, Allotments 52, 53, 54, 55, 56, 57, 58, 59, 60, 61 and 62 of Deposited Plan 34730 and Allotments 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115 and 116 of Deposited Plan 68568, Chaffey Irrigation Area, Cooltong Division, County of Hamley, being within the district of Renmark Paringa.
- Sections 687, 688, 1011, 1012, 1027, Allotments 5, 6, 7, 8, 9, 10 and 11 of Deposited Plan 23391, Allotment 7 of Deposited Plan 37042, Allotment 29 of Deposited Plan 65560 and Allotment 4 of Deposited Plan 70941, Hundred of Gordon, County of Alfred, Section 931, Hundred of Pyap, County of Alfred, Allotment 5 of Deposited Plan 30902, Allotment 3 of Deposited Plan 42240, Allotment 4 of Deposited Plan 49536 and Allotment 5 of Deposited Plan 49584, Hundred of Bookpurnong, County of Alfred and Sections 432 and 433, Hundred of Waikerie, County of Albert, being within the district of Loxton Waikerie.

3. Allotments 107 and 110 of Deposited Plan 72045, Allotments 100, 102 and 104 of Deposited Plan 72046, Allotments 100 and 102 of Deposited Plan 72047 and Allotment 100 of Deposited Plan 72048, Hundred of Loveday, Cobdogla Irrigation Area, Loveday Division, County of Hamley, Sections 807 and 829, Cobdogla Irrigation Area, Cobdogla Division, Allotment 7 of Deposited Plan 41778, Allotment 2 of Deposited Plan 47889 and Sections 723, 735 and 760, Cobdogla Irrigation Area, Nookamka Division, Allotment 3 of Filed Plan 47510, Allotment 4 of Deposited Plan 36905 and Sections 1657, 1691 and 1814, Berri Irrigation Area, County of Hamley, being within the district of Berri and Barmera.

Dated 21 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3742

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 dedicate the Crown Land defined in The Schedule as a Reserve for Parkland Purposes and declare that such land shall be under the care, control and management of The Corporation of the City of Port Augusta.

The Schedule

Sections 1215 and 1216, Hundred of Davenport, County of Frome, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5746, Folio 440 and Crown Record Volume 5767, Folio 248 (respectively).

Dated 21 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 13/1110

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 Reserve for Community Purposes and declare that such land shall be under the care, control and management of The Corporation of the City of Whyalla.

The First Schedule

Community Centre Reserve, Allotment 6751, Town of Whyalla, Hundred of Randell, County of York, the proclamation of which was published in the *Government Gazette* of 16 June 1977 at page 1709, being the whole of the land comprised in Crown Record Volume 5754, Folio 356.

The Second Schedule

Allotment 35 of Deposited Plan 71592, Town of Whyalla, Hundred of Randell, County of York, exclusive of all necessary roads.

Dated 21 December 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 13/0960

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 dedicate the Crown Land defined in The Schedule as a Metropolitan Open Space System Recreation Reserve and declare that such land shall be under the care, control and management of the City of Salisbury, subject to the following condition: that no dealing with or development of the land will be undertaken without the prior approval of the Minister for Urban Development and Planning or his/her successor as the Minister responsible for the Planning and Development Fund.

The Schedule

Allotment 202 of Deposited Plan 50618, Hundreds of Munno Para and Yatala, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5976 Folio 388, subject nevertheless to:

- 1. An existing easement over the land marked A (T 2523263).
- 2. An existing easement over the land marked B (RLG 10544379).

Dated 21 December 2006.

GAIL GAGO, Minister for Environment and Conservation

PLN 98/0632

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY—PLACE OF WORSHIP PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Salisbury—Place of Worship 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 21 December 2006.

PAUL HOLLOWAY, Minister for Urban Development and Planning

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PLN 01/0524
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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 grant provisional development authorisation of the Beringer Blass Wine Bottling and Storage Facility at Nuriootpa was published in the *Gazette* on 23 September 2004.

2. The amended decision of the Governor under section 48 of the Development Act 1993, to grant provisional development authorisation of the Beringer Blass Wine Bottling and Storage Facility at Nuriootpa was published in the *Gazette* on 15 September 2005 and 8 June 2006.

3. Pursuant to section 48 of the Development Act 1993 and Regulation 64 (1) of the Development Regulations 1993, the Governor reserved certain matters for further decision-making.

4. Amendments to the development were granted by the Development Assessment Commission as delegate of the Governor on 14 October 2004, 16 December 2004, 3 March 2005, 28 April 2005, 9 June 2005, 18 August 2005, 15 September 2005, 8 June 2006 and 5 October 2006.

5. Decisions relating to Building Rules Certification were granted by the Development Assessment Commission, as delegate of the Governor on 16 December 2004, 13 January 2005, 7 April 2005, 22 September 2005, 8 December 2005, 2 March 2006, 13 April 2006 and 8 June 2006.

6. Further application has been made to the Development Assessment Commission, as delegate of the Governor, for a decision regarding the installation of wine storage tanks and associated infrastructure.

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

8. The Development Assessment Commission is satisfied that there is no requirement to prepare a further or amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants provisional development authorisation to the amended Beringer Blass Wine Bottling and Storage Facility subject to the Conditions and Notes to the applicant below:

- (a) reserve a decision on the following matters (upon application of further information) pursuant to section 48 (6) and Regulation 64 (1):
 - (i) further assessment and certification in respect of the Building Rules, for Stage 2 of the development (refer to Conditions and Notes to Applicant below);
- (b) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (c) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period of two years from the date hereof, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with:

- (a) the following drawings contained within the Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004:
 - Drawing Titled: 'Proposed Bottling Facility, Landscape Plan'; Drawing Number: N080-SK01 A.
 - Drawing Titled: 'Proposed Bottling Facility, Elevations'; Drawing Number: N080-SK02 A.
- (b) the following drawings contained within the letter from Nolan Rumsby Planners dated 11 November 2004 insofar as they are varied by the drawings indicated in paragraph (d):
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling, Storage and Winery Facility, Final Development Site Plan'; Drawing Number: WLF04-000-0265 A.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1A Development Plan (2 Bottling Lines)'; Drawing Number: WLF04-000-0260 C.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1B Development Plan (4 Bottling Lines)'; Drawing Number: WLF04-000-0262 B.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plan (8 Bottling Lines)'; Drawing Number: WLF04-000-0263 B.
 - Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Plans Overlayed'; Drawing Number: WLF04-000-0266 B.

- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Stage 1A and 1B Development Elevations'; Drawing Number: WLF04-000-0261 A.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations'; Drawing Number: WLF04-000-0264 A.
- Drawing Titled: 'Wine Bottling and Storage Facility, Development Consent Amendment, Proposed Bottling and Storage Facility Final Development Elevations Overlayed'; Drawing Number: WLF04-000-0267 A.
- (c) the following documents in so far as they are varied by the documents indicated in paragraphs (e), (f), (g), (h) (i), (j), (k) (l), (m), (n), (o), (p), (q), (r), (s), (t) and (u):
 - Development application, 'Proposed Wine Bottling and Storage Facility (in association with the existing Beringer Blass Winery Sturt Highway, Light Pass Road/Pipeline Road) at Light Pass Road/Pipeline Road, Barossa Valley', prepared by Nolan Rumsby Planners (for Beringer Blass Wine Estates), dated 3 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Development Report, 'Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated May 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response to Submissions, 'Response Document: Proposed Wine Bottling and Storage Facility, Light Pass Road/Pipeline Road, Barossa Valley', lodged by Beringer Blass Wine Estates, dated July 2004 (contained within an appendix to the Assessment Report noted below) (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 13 August 2004, confirming the storage volumes for the stormwater dam.
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 19 August 2004, confirming details relating to finishing colour selections, landscaping, building layouts, and the establishment of a frost fan (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Correspondence from Nolan Rumsby Planners (for Beringer Blass Wine Estates) to Planning SA, dated 31 August 2004, confirming the relevant and revised plans for assessment and consideration by the Governor (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Assessment Report prepared by the Minister for Urban Development and Planning dated September 2004.
- (d) the following drawings:
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Site Plan'; Drawing Number: WLF05-200-1001, 250401-00-1-101 Rev 0C.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural General Arrangement'; Drawing Number: WLF05-200-1002, 250401-00-1-102 Rev 0E.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Architectural Elevations'; Drawing Number: WLF05-200-1003, 250401-00-1-103 Rev D.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Concrete Footing Plan'; Drawing Number: WLF05-200-3000, 250401-00-3-300 Rev A.
 - Drawing Titled: 'Wolf Blass Packaging Facility, Footing Detail Sheet'; Drawing Number: WLF05-200-3005, 250401-00-3-305 Rev A.
- (e) The Environmental Management and Monitoring Plan prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-03) revised April 2005.

- (f) The letters from Nolan Rumsby Planners dated 11 November 2004 and 23 November 2004.
- (g) The letter from Nolan Rumsby Planners dated 13 December 2004, including Building Rules Certification by McKenzie Group Consulting.
- (h) The correspondence and plans from McKenzie Group Consulting dated 22 December 2004, including Building Rules Certification and plans, with the exception of the layout for the car park and administration building indicated on the plans.
- (i) The correspondence and plans from Nolan Rumsby Planners dated 7 February 2005.
- (j) The correspondence and plans from McKenzie Group Consulting dated 21 March 2005, including Building Rules Certification and plans dated 9 March 2005.
- (k) The correspondence and documents from Nolan Rumsby Planners dated 31 March 2005.
- (1) The correspondence and documents from Nolan Rumsby Planners dated 30 May 2005.
- (m) The correspondence and documents from Nolan Rumsby Planners dated 30 June 2005.
- (*n*) The Amended Development Report, Proposed Wine Bottling and Storage Facility Light Pass Road/Pipeline Road Barossa Valley dated June 2005.
- (o) The plans from McKenzie Group Consulting received 6 September 2005 and including Building Rules Certification dated 15 August 2005.
- (p) The plans from McKenzie Group Consulting received 24 November 2005 and including Building Rules Certification dated 5 September 2005.
- (q) The plans from McKenzie Group Consulting received 21 and 27 February 2006 and including Building Rules Certification dated 23 February 2006.
- (r) The plans from McKenzie Group Consulting received 5 April 2006 and including Building Rules Certification dated 30 March 2006.
- (s) The plans from McKenzie Group Consulting received 24 May 2006 and Building Rules Certification dated 1 June 2006.
- (t) The correspondence and documents from Nolan Rumsby Planners dated 18 July 2006.
- (u) The correspondence and documents from Nolan Rumsby Planners dated 4 September 2006 and as amended on 9 October 2006.

2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved for further decision-making.

3. No building works on any part of the development shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of those reserved matters referred to in subparagraph (i) in paragraph (a) of the Decision section above.

4. No construction activities or building works shall commence until a heritage survey has been completed to identify any Aboriginal Sites, Objects or Remains in the site area, and monitoring shall be undertaken during construction to enable the development to proceed without a breach of the Aboriginal Heritage Act 1988. Details of the applicant's Heritage Agreement and consultation with the Ngadjuri Heritage Association shall also be provided to the Development Assessment Commission and the Department of Aboriginal Affairs and Reconciliation prior to construction commencing.

5. Subject to conditions 3 and 4, the applicant may commence a stage of building works before receiving the Governor's decision concerning building rules compliance for other stages (refer reserved matter (i) in paragraph (a) of the Decision section above). No building works shall commence on a stage of the development, however, until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by the Governor or the Governor's delegate.

6. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the Barossa Council, or a private certifier, in accordance with the provisions of 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 (refer to 'Notes to Applicant' below for further information).

7. The management and monitoring of the pre-construction, construction and operational phases of the wine bottling and storage facility shall be undertaken in accordance with the Environmental Management and Monitoring Plan, prepared by Parsons Brinckerhoff on behalf of Beringer Blass Wine Estates Limited (Report No. 2102542A-04-0600-02), dated October 2004, and as amended by the letter from Nolan Rumsby Planners dated 23 November 2004.

8. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above Policy.

9. In accordance with commitments by the applicant, wastewater shall not be stored in open storage ponds until it is first treated to reduce the potential for odours to occur.

10. The applicant shall ensure that stormwater, which does not comply with the Environment Protection (Water Quality) Policy 2003 criteria, is not discharged from the site without prior effective treatment.

11. Noise from the development shall be in accordance with the following:

Construction Activities—Mondays to Saturdays

- (a) not exceed 52 dB (A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property;
- (b) not exceed 45 dB (A) between the hours of 6 a.m. and 7 a.m. measured and adjusted at the nearest existing residential property;
- (c) shall be in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (d) site deliveries and other noisier construction activities shall be scheduled to minimise noise impacts;
- (e) all other aspects of construction activities shall be undertaken in accordance with the Environmental Management and Monitoring Plan.

Operation of the Development

- (a) shall not exceed 52 dB (A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (b) shall not exceed 45 dB (A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
- (c) a short term typical maximum noise level of 60 dB (A) when measured at the nearest existing residential property.

12. The proponent shall, within 12 months from the date of this notice and in accordance with the commitments given in the letter by the proponent dated 12 April 2006 and subject to obtaining the landowner's consent to access the land, supply and install two frost fans on the adjacent property located north of the proposed development site. Such fans are to be a 4 blade type as specified in the Acoustic Report in Appendix H of the Response Document and the fans shall be sited in accordance with the recommendations of the Frost Fan Report of Appendix I of the Development Report. If the landowner refuses access to the land or seeks to condition access in an unreasonable way that is not acceptable to the proponent, the proponent shall not be required to comply with the commitments in the letter dated 12 April 2006.

13. Landscaping of the site shall commence prior to construction of the proposed Major Development, and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased.

14. In accordance with commitments by the applicant, building walls up to 3 m shall be clad in colorbond 'ironstone' (or similar), and walls above 3 m shall be clad in colorbond 'paperbark' (or similar).

15. All lighting shall be directed and shielded in such a way as to prevent glare from the site, and any lighting that is not in use for operational or security reasons shall be switched off.

16. In accordance with EPA recommendations, no trucks or heavy vehicles shall access the site from the portion of Light Pass Road, south of the access point for the proposed Major Development.

17. The temporary concrete batching plant for on-site construction activities and associated infrastructure shall be decommissioned and removed from the site no later than 1 August 2005.

18. The applicant shall, prior to the commencement of operations, prepare an Irrigation Management Plan to the satisfaction of the Environment Protection Authority to demonstrate that the proposed development will:

- (a) minimise the risk of polluting surface and groundwater resources by preventing excessive wastewater runoff or infiltration;
- (b) minimise soil degradation and damage to crops by using sustainable irrigation application rates, based on soil limitations (determined by a soil survey), crop requirements and limiting wastewater constituents;
- (c) prevent environmental nuisance by identifying wastewater pre-treatment requirements and employing suitable separation distances for irrigation;
- (d) prevent public and animal health impacts by using appropriate irrigation equipment and implementing training and awareness programs for staff;
- (e) maximise organic carbon, nutrient and salt removal by selecting suitable land, viable and tolerant crops and suitable cropping practices;
- (f) maintain a 50 m buffer between irrigation areas and the Council stormwater collection system.

19. The Irrigation Management Plan shall contain contingency measures for the disposal of any excess wastewater that cannot be irrigated during the winter periods.

20. The proponent must provide adequate safeguards or control provisions to prevent the escape or overflow of wastewater to the adjacent road arising from power failure, pump breakdown and pipe blockages, which could result in potential contamination of stormwater.

21. The proponent must ensure that:

- (a) any underground pipelines are marked clearly to prevent accidental damage; and
- (b) stormwater and wastewater drains are marked distinctly to prevent accident discharges to the stormwater detention dam.

NOTES TO APPLICANT

- Pursuant to Development Regulation 64, the applicant is advised that the Barossa Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993 in relation to the building works in question; 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 Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- The Barossa Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are 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 Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Development Report and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant may be required to prepare an amended Development Report for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.
- It is recommended that the applicant finalise the required water licence arrangements pursuant to the Water Resources Act 1997, for the construction of the proposed water storage dam and subsequent reuse of water, prior to construction of the proposed Major Development (in order for operations to proceed). The applicant is also advised to submit information on the water licence arrangements to Planning SA, together with final details on the design of the stormwater dam and associated release mechanism(s) and infrastructure.
- The proponent is advised 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.
- The applicant's EMMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to: the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, and the EPA Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.
- The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988 whereby any 'clearance' work, which may require permission to disturb damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- It is recommended that the applicant ensure there are measures in place to promote staff vehicle access to the site from the northern end of Light Pass Road.
- The applicant is advised that a further development application and authorisation will be required pursuant to Part 4, Division 2 of the Development Act 1993, for the following matters:
 - prior to commencement of Stage 2, if the applicant proposes to treat wastewater at the existing Wolf Blass winery wastewater treatment system;
 - for the establishment of any additional frost fans that may be required as part of Stage 2;
 - if the external advertising signage is amended from that indicated in the Development Report, or additional advertising signage is proposed.

- The applicant is advised that any construction activities proposed to be undertaken on Sundays shall be subject to EPA requirements and further approval.
- The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.
- The Environment Protection Authority has advised that an authorisation (licence) will be required for the temporary concrete batching plant.
- Wastewater dams shall be constructed in accordance with EPA Guidelines for Wastewater and Evaporation Lagoon Construction (March 2004).

Dated 21 December 2006.

R. BARUA, Secretary, Development Assessment Commission

DEVELOPMENT REGULATIONS 1993

DECLARATION OF APPLICANT

(Pursuant to Clause 2A (1) of Schedule 5)

To: *(Insert name of relevant authority)*

From: (Insert name, address and contact telephone number of person making the declaration).

 Date of Application:
 /
 .

 Location of Proposed Development:
 .

 House No.:
 .
 .

 Town/Suburb
 .
 .

 Section No. (full/part):
 .
 .

 Volume:
 .
 Folio:

Nature of Proposed Development:

I (insert name) being the applicant for the development described above declare that the proposed development will involve the construction of a building which would, if constructed in accordance with the plans submitted, not be contrary to the Regulations prescribed for the purposes of section 86 of the Electricity Act 1996. I make this declaration under Clause 2A (1) of Schedule 5 of the Development Regulations 1993.

Date:

Signed:

NOTE 1

This declaration is only relevant to those development applications seeking authorisation for a form of development that involves the construction of a building (there is a definition of 'building' contained in section 4 (1) of the Development Act 1993).

NOTE 2

The requirements of section 86 of the Electricity Act 1996, do not apply in relation to:

- (a) a fence that is less than 2 m in height; or
- (b) a service line installed specifically to supply electricity to the building or structure by the operator of the transmission or distribution network from which the electricity is being supplied.

NOTE 3

A Building Safely Near Powerlines brochure has been prepared by the Technical Regulator to assist applicants and other interested persons. Hard copies of this brochure are available from Councils and the Office of the Technical Regulator. The brochure and other relevant information can also be found at:

www.technicalregulator.sa.gov.au.

Dated 21 December 2006.

PAUL HOLLOWAY, Minister for Urban Development and Planning

PLN 06/0024

ESSENTIAL SERVICES COMMISSION ACT 2002

Amendment of Electricity Distribution Code—21 December 2006 NOTICE is hereby given that:

1. Pursuant to section 28 (2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Electricity Distribution Code, which applies to electricity entities carrying on the operation of a distribution system.

2. The varied Electricity Distribution Code (version EDC/06) will have effect on and from 1 January 2007.

3. A copy of the Electricity Distribution Code may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at:

http://www.escosa.sa.gov.au.

4. Queries in relation to the Electricity Distribution Code may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592.

Execution:

The seal of the Essential Services Commission was affixed with due authority by the Chairperson of the Essential Services Commission.

Dated 21 December 2006.

P. WALSH, Chairperson, Essential Services Commission

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Bill Round of Hallett Cove R-12 School, Gledsdale Road, Hallett Cove, S.A. 5158 (the 'exemption holder'), or a person acting as his agent, is exempt from the Fisheries (General) Regulations 2000, in that the exemption holder shall not be guilty of an offence when engaging in the activity specified in Schedule 1, in the waters specified in Schedule 2, subject to the conditions specified in Schedule 3, from 15 December 2006 until 31 December 2007.

SCHEDULE 1

Activities involving the taking, possessing and subsequent release of aquatic organisms (not including species protected pursuant to section 42 of the Fisheries Act 1982) from the waters specified in Schedule 2 for education purposes at the Hallett Cove R-12 School (the 'exempted activity').

SCHEDULE 2

South Australian marine coastal waters and intertidal 'rocky' reef areas (excluding aquatic reserves).

SCHEDULE 3

1. All organisms taken by the exemption holder are for display purposes only and must not be sold.

2. An employee of the Hallett Cove R-12 School must be present at all times while conducting the exempted activity.

3. No more than five of any species may be taken or possessed at any one time (exceptions listed below):

- Rock lobster—maximum one.
- Blennies/Gobies-maximum 10 each.
- Shrimp species-maximum 100 combined.

4. All organisms released pursuant to this notice must be released as near as practicable to the point of capture.

5. Within 14 days of the collection of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Director of Fisheries, (Attention: Alex Chalupa, G.P.O. Box 1625, Adelaide, S.A. 5001), giving the following details:

- the date and time of collection;
- the name and number of each species taken, including any mortalities resulting from collecting; and
- details of any organisms released.

6. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours 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 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. 9901952.

7. The exempted activity must be undertaken in a manner that ensures minimal disturbance of the reef.

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

9. The exemption holder shall 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 14 December 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Justin Enright of Coast to Coast Oysters, Box 3, Coffin Bay, S.A. 5607 (the 'exemption holder') or a person acting as his agent are exempt from the Fisheries Act 1982, but only insofar as they may collect red algae (Rhodophyta), for the purpose of aquaculture feed (the 'exempted activity') in the waters specified in Schedule 1, subject to the conditions in Schedule 2 from the date of this notice until 31 December 2007.

SCHEDULE 1

Artificial structures within oyster aquaculture leases in Coffin Bay.

SCHEDULE 2

1. The exemption holder may take red algae (Rhodophyta) for the purpose of aquaculture feed from the waters listed in Schedule 1.

2. All specimens taken pursuant to this exemption must not be sold or transferred to another party.

3. The specimens collected pursuant to this exemption must only be collected from the Coffin Bay area and must not be relocated outside of Coffin Bay.

4. Written permission from the lease holder must be obtained before material may be collected from that lease.

5. The specimens may be held on Aquaculture Lease Site FM 0005.

6. The specimens collected pursuant to this exemption may only be used as feed for abalone on Aquaculture Lease Site FA00017.

7. The exemption holder must send a sample of each of the species of red algae being collected to the SA Herbarium prior to the expiration of this exemption to be identified and provide the outcomes of the identification to PIRSA Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of receiving the results.

8. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 on any day of operation, at least two hours 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 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 other related questions. Exemption No. 9901910.

9. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.

10. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice. Dated 14 December 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Jeffrey Garnaut, holder of Western Zone Abalone Fishery Licence No. W07, 1 Reevesby Court, Port Lincoln, S.A. 5606 (the 'exemption holder'), is exempt from Regulation 18 of the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 2006, but only insofar as the exemption holder may permit two registered masters to undertake fishing activity pursuant to Licence No. W07 (the 'exempted activity'), subject to the conditions set out in Schedule 1, from 1 January 2007 until 31 December 2007, unless varied or revoked earlier.

SCHEDULE 1

1. The exempted activity must be conducted from a boat registered on Western Zone Abalone Fishery Licence No. W07.

2. The exemption holder must not permit more than two registered masters to engage in the exempted activity on any one day.

3. If more than one registered master is engaged in the exempted activity on any one day, one of the registered masters must be a designated trainee diver.

4. For the purposes of the exemption, the 'designated trainee diver' must be Jarrad Ryan Christian, 13 Cook Street, Port Lincoln, S.A. 5606.

5. The exemption holder may engage in the exempted activity for a maximum of 10 days during the period commencing from 1 January 2007 until 31 December 2007.

6. Prior to conducting the exempted activity the exemption holder must advise the PIRSA Fisheries Duty Officer on 1800 065 522 the following information:

- name of licence holder;
- licence number;
- name of registered master undertaking the exempted activity for the day;
- name of trainee diver;
- registered number of boat being used;
- time and location of launch and estimated retrieval time and location; and
- Exemption No. 9901953.

7. 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 required by a PIRSA Fisheries Officer.

8. 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 18 December 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 965, dated 28 March 2006, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery Licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Gulf St Vincent Prawn Fishery within the following co-ordinates, starting at position latitude $35^{\circ}03.30'S$, longitude $138^{\circ}04.50'E$, then to position latitude $35^{\circ}09.30'S$, longitude $138^{\circ}16.10'E$, then to position latitude $35^{\circ}09.50'S$, longitude $138^{\circ}16.30'E$, then to position latitude $34^{\circ}59.40'S$, longitude $138^{\circ}16.30'E$, then back to position latitude $35^{\circ}03.30'S$, longitude $138^{\circ}04.50'E$.

SCHEDULE 2

From 2030 hours on 18 December 2006 to 0600 hours on 20 December 2006.

Dated 18 December 2006.

M. SMALLRIDGE, General Manager, Fisheries Policy

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 4323, dated 14 December 2006, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the closed areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Spencer Gulf Prawn Fishery that are north of the line commencing at position latitude 33°34.00'S, longitude 137°14.00'E, then to position latitude 33°34.00'S, longitude 137°31.00'E, then to position latitude 33°29.00'S, longitude 137°34.00'E, then to position latitude 33°29.00'S, longitude 137°34.00'E, then to position latitude 33°38.00'S, longitude 137°34.00'E, then to position latitude 33°34.00'S, longitude 137°34.00'E, then to position latitude 33°38.00'S, longitude 137°34.00'E, then to position latitude 33°46.00'S, longitude 137°44.00'E.

2. The waters of the Spencer Gulf Prawn Fishery that are within the area commencing at position latitude $33^{\circ}41.00'S$, longitude $137^{\circ}06.00'E$, then to position latitude $33^{\circ}52.10'S$, longitude 137°15.80'E, then to position latitude 33°53.50'S, longitude 137°12.00′E, 33°58.00'S, then to position latitude longitude 137°15.00'E, then to position latitude 34°13.00'S, longitude 137°00.00'E, then to position latitude 34°17.00'S, longitude 34°29.00'S, 137°00.00'E, then to position latitude longitude 136°57.00'E, then to position latitude 34°29.00'S, longitude 136°05.00'E

3. The waters of the Spencer Gulf Prawn Fishery that are within the area commencing at position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}30.00'$ E, then to position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}20.00'$ E, then to position latitude $34^{\circ}23.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $34^{\circ}54.00'$ S, longitude $137^{\circ}15.00'$ E.

SCHEDULE 2

From 2030 hours on 18 December 2006 to 0600 hours on 21 December 2006.

Dated 18 December 2006

M. SMALLRIDGE, General Manager, Fisheries Policy

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the notice *Gazetted* on page 3993, dated 16 November 2006 and being the second notice on that page allowing persons lawfully fishing pursuant to a Marine Scalefish Fishery or Blue Crab Fishery licence endorsed with a condition fixing a blue crab quota (the 'exemption holders') and being exempt from Clause 78 of Schedule 1 of the Fisheries (General) Regulations 2000, insofar as the exemption holders are permitted to take blue crabs (*Portunus pelagicus*) in the waters specified in Clause 78, is varied such that the 'exemption holders' may fish from 19 December 2006 until 20 December 2006 (inclusive), unless this notice is varied or revoked earlier.

Dated 19 December 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 965, dated 28 March 2006, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery Licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Gulf St Vincent Prawn Fishery within the following co-ordinates, starting at position latitude $35^{\circ}03.30'S$, longitude $138^{\circ}04.50'E$, then to position latitude $35^{\circ}09.30'S$, longitude $138^{\circ}05.10'E$, then to position latitude $35^{\circ}09.50'S$,

longitude 138°18.40'E, then to position latitude 34°59.40'S, longitude 138°16.30'E, then back to position latitude 35°03.30'S, longitude 138°04.50'E.

SCHEDULE 2

From 2030 hours on 20 December 2006 to 0600 hours on 22 December 2006.

Dated 20 December 2006.

K. CROSTHWAITE, Senior Manager, Fisheries Policy

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page 4323, dated 14 December 2006, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the closed areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

1. The waters of the Spencer Gulf Prawn Fishery that are north of the line commencing at position latitude $33^{\circ}34.50'$ S longitude $137^{\circ}14.00'$ E then to position latitude (West Shore) $33^{\circ}34.50'$ S, longitude $137^{\circ}31.00'$ E, then to position latitude $33^{\circ}29.50'$ S, longitude $137^{\circ}31.00'$ E, then to position latitude $33^{\circ}29.50'$ S, longitude $137^{\circ}34.00'$ E, then to position latitude $33^{\circ}38.60'$ S, longitude $137^{\circ}34.00'$ E, then to position latitude $33^{\circ}46.60'$ S, longitude $137^{\circ}44.00'$ E.

2. The waters of the Spencer Gulf Prawn Fishery that are within the area commencing at position latitude 33°41.00'S, longitude 137°06.70'E, then to position latitude 33°51.90'S, longitude 33°53.30'S, 33°57.60'S, 137°16.40'E, then to position latitude longitude 137°12.50'E, then to position latitude longitude 137°15.30′E, 34°13.00'S, then to position latitude longitude 34°17.00'S, 137°00.00'E, then to position latitude longitude 137°00.00'E, then to position latitude 136°57.00'E, then to position latitude 34°29.00'S, longitude 34°29.00'S then to position latitude longitude 136°05.00'E

3. The waters of the Spencer Gulf Prawn Fishery that are within the area commencing at position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}30.00'$ E, then to position latitude $34^{\circ}19.00'$ S, longitude $137^{\circ}20.00'$ E, then to position latitude $34^{\circ}23.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $34^{\circ}54.00'$ S, longitude $137^{\circ}15.00'$ E.

SCHEDULE 2

From 2030 hours on 20 December 2006 to 0600 hours on 21 December 2006.

Dated 20 December 2006.

K. CROSTHWAITE, Senior Fisheries Manager

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

TAKE notice that, pursuant to section 32 (1) 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 (1) of the Act in relation to the purchase of the land specified in Schedule 2.

SCHEDULE 1

Stephan James O'Rielley.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5250, folio 178, situated at 40 Wembley Avenue, Bridgewater, S.A. 5155.

Dated 21 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 Kyung Hee Song has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 482A Payneham Road, Glynde, S.A. 5070 and to be known as Lucky Korean Store.

The application has been set down for hearing on 19 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- The business conducted under the licence shall at all times be principally a grocery shop with the sale of Korean made liquor being ancillary thereto.
- Trading hours: Monday to Sunday, 9 a.m. to 8 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 12 January 2007).

The applicant's address for service is c/o Martin Lee, Suite 412, 33 Pirie Street, Adelaide, S.A. 5000.

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

Dated 13 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 Merildin Pty Ltd as trustee for Barinia Station Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 8 New Road, Clare, S.A. 5453 and to be known as Barinia Station.

The application has been set down for hearing on 19 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: 12 January 2007).

The applicant's address for service is c/o Kim Maynard, 8 New Road, Clare, S.A. 5453.

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

Dated 13 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 Jingwei Australia Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 9B Eton Avenue, Magill, S.A. 5072 and to be known as Jingwei Australia Pty Ltd.

The application has been set down for hearing on 19 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: 12 January 2007).

The applicant's address for service is c/o Zhirong Huang, 2 Hammersmith Avenue, Edwardstown, S.A. 5039.

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

Dated 15 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 Ke Fu has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Lot 92, Main Street, Hahndorf, S.A. 5245 and known as Gourmet House Chinese Restaurant.

The application has been set down for hearing on 22 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: 15 January 2007).

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

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

Dated 11 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 Carl Bergstrand and Judith Bergstrand have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 190 Port Road, Hindmarsh, S.A. 5007, known as Centro Cucina and Cafe and to be known as Nice 'N' Tasty.

The application has been set down for hearing on 22 January 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 15 January 2007).

The applicants' address for service is c/o Carl Bergstrand, 190 Port Road, Hindmarsh, S.A. 5007.

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

Dated 12 December 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 Dream Dynamics Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 1 Hallett Street, Tarlee, S.A. 5411 and known as Sir James Fergusson Hotel.

The application has been set down for hearing on 22 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: 15 January 2007).

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

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

Dated 15 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 V. & A. Toumbas Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 43 Poynton Street, Ceduna, S.A. 5690 and known as Bills Pizza and Pasta.

The application has been set down for hearing on 24 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: 17 January 2007).

The applicant's address for service is c/o Anna Toumbas, 43 Poynton Street, Ceduna, S.A. 5690.

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 11 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 Tolanna Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 21 Williams Road, Mylor, S.A. 5153 and known as Warrawong Sanctuary.

The application has been set down for hearing on 24 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: 17 January 2007).

The applicant's address for service is c/o Anthony Miller, P.O. Box 285, Gumeracha, S.A. 5233.

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

Dated 15 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 Tammar Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at American River, Kangaroo Island, S.A. 5221 and known as American River Motel.

The application has been set down for hearing on 24 January 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 17 January 2007).

The applicant's address for service is c/o Grope Hamilton Lawyers, Level 2, 15 Bentham Street, Adelaide, S.A. 5000.

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

Dated 18 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 Rosalie Sarah Kentish and Angela Jane Harrison have applied to the Licensing Authority for a Restaurant Licence with Section 34(1)(c), Extended Trading Authorisation, Entertainment Consent in respect of premises situated at 29 Mill Terrace, Middleton, S.A. 5213 and to be known as The Mill at Middleton and the removal of a Producer's Licence situated at Upper Penney Hills Road, Onkaparinga, S.A. 5163 and to be situated at 29 Mill Terrace, Middleton, S.A. 5213.

The application has been set down for hearing on 19 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or

(b) attending a function at which food is provided.

• Extended Trading Authorisation:

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

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day;

Good Friday: Midnight to 2 a.m.;

Christmas Eve: Midnight to 2 a.m. the following day;

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

Days preceding other Public Holidays: Midnight to 2 a.m. the following day;

Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

• Entertainment Consent:

On any day: 8 p.m. to 2 a.m. the following day.

The following is sought in the Producer's Licence application:

• Designation of 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 12 January 2007).

The applicants' address for service is c/o Rose Kentish, 29 Mill Terrace, Middleton, S.A. 5213.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au. Dated 19 December 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 Punt Brothers Investments Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation and variation to an Entertainment Consent in respect of premises situated at 95 Gouger Street, Adelaide, S.A. 5000 and known as Escobar.

The application has been set down for callover on 19 January 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Variation to Extended Trading Authorisation to include the whole of the premises:

Monday to Saturday: Midday to midnight;

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

• Variation to Entertainment Consent:

Monday to Saturday: Midday to 9 p.m.;

Sunday: Midday to 9 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 12 January 2007).

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

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

Dated 15 December 2006.

Applicant

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with section 53 (2) of the Mining Act 1971 and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder that applications for seven Miscellaneous Purposes Licences have been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group website: <u>www.pir.sa.gov.au</u>.

- Applicant: Minex (SA) Pty Ltd (a wholly-owned subsidiary of Oxiana Limited).
- Location: Allotments 2041 and 2042, Deposited Plan 40325—Millers Creek Station, Allotment 2023, Deposited Plan 35056—Billakalina Station and Piece 1, Deposited Plan 47722—Roxby Downs Station—Approximately 200 km south-east of Coober Pedy.

Area: 1 571.2 hectares (total).

- Purpose: Construction of an electricity transmission line for the purpose of supplying power to the Prominent Hill Operation.
- Reference: T02635

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

Written submissions in relation to the granting of the Miscellaneous Purposes Licences are invited to be received not later than 5 January 2007 to Jayne Randall, Mining Regulation and Rehabilitation Branch, Department of Primary Industries and Resources SA, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001. Fax (08) 8463 3109. Email: randall.javne@saugov.sa.gov.au

Copies of all submissions will be forwarded to Oxiana Limited and may be made available for public inspection unless confidentiality is requested.

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: Goldstream Mining NL

Location: Warrina South area-Approximately 80 km east of Coober Pedy.

Term: 1 year

Area in km²: 379

Ref.: 2006/00662

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Goldstream Mining NL

Location: Warrina South area-Approximately 40 km northeast of Coober Pedy.

Term: 1 year

Area in km²: 652

Ref.: 2006/00661

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Woorong area-Approximately 90 km south-west of Coober Pedy.

Term: 1 year

Area in km²: 168

Ref.: 2006/00189

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Metex Resources Ltd

Location: Mannahill area-Approximately 35 km south-west of Olary.

Term: 1 year

Area in km²: 336

Ref.: 2006/00169

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Metex Resources Ltd

Location: Goode Hill area-Approximately 45 km southsouth-east of Olary.

Term: 1 year Area in km²: 332

Ref.: 2006/00170

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Metex Resources Ltd

Location: Eringa area-Immediately south of Olary.

Term: 1 year

Area in km²: 750

Ref.: 2006/00172

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Lincoln Minerals Limited

Location: Cummins area-Approximately 70 km north-northeast of Port Lincoln.

Term: 1 year Area in km²: 163

Ref.: 2005/00951

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Lincoln Minerals Limited

Location: Lake Gilles area—Approximately 110 km southwest of Port Augusta.

Term: 1 year

Area in km²: 526 Ref.: 2006/00039

Rel.: 2000/00037

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: Inca Resources Pty Ltd, Geological Services Pty Ltd and David Allan Wilson

Location: Belton area—Approximately 80 km north of Peterborough.

Term: 1 year

Area in km²: 975

Ref.: 2006/00152

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: Inca Resources Pty Ltd, Geological Services Pty Ltd and David Allan Wilson

Location: Two Sisters area—Approximately 55 km northnorth-east of Peterborough.

Term: 1 year

Area in km²: 816 Ref.: 2006/00161

Rel.: 2000/00101

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: Minex (Aust.) Pty Ltd

Location: Poochera area—Approximately 50 km east of Streaky Bay.

Term: 1 year

Area in km²: 424

Ref.: 2006/00674

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 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Wakefield Regional Council

Claim Number: 3675

Location: Allotment 2, Deposited Plan 36328, Hundred of Everard—Approximately 15 km south-east of Snowtown.

Area: 95.4 hectares

Purpose: For the recovery of limestone.

Reference: T2622

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 5 January 2007.

Copies of all submissions will be forwarded to the applicant, and may be made available for public inspection unless confidentiality is requested.

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 sections 102 and 103, the making of the National Electricity Amendment (Pricing of Prescribed Transmission Services) Rule 2006 No.22 and the corresponding final determination. All provisions commence on 28 December 2006.

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 1 February 2007.
- the preparation of the final determination for the draft National Electricity Amendment (Technical Standards for Wind and Other Generator Connections) Rule 2006 to 1 February 2007.

Under section 95 the National Generators Forum has requested the making of a Rule for cost recovery of localised Frequency Control Ancillary Services. Submissions and any requests for a hearing should be forwarded to <u>submissions@aemc.gov.au</u>. Submissions must be received by 22 February 2007.

The AEMC publishes all submissions received on its website subject to a claim of confidentiality.

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

21 December 2006.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

	\$
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	38.00
Capital, Increase or Decrease of	47.75
Ceasing to Carry on Business	28.25
Declaration of Dividend	28.25
Incorporation Lost Share Certificates:	38.00
First Name	28.25
Each Subsequent Name	28.23 9.70
Meeting Final	31.75
Meeting Final Meeting Liquidator's Report on	51.75
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
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 (extraordinary resolution that 'the Com- pany be wound up voluntarily and that a liquidator	
be appointed?)	47.75
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	75.50
	47.75
Receiver and Manager Appointed	44.00
Receiver and Manager Ceasing to Act	38.00
Restored Name Petition to Supreme Court for Winding Up	35.75
Petition to Supreme Court for Winding Up	66.50
Summons in Action	56.50
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	38.00
Register of Interests—Section 84 (1) Exempt	85.50
Removal of Office Proof of Debts	19.30 38.00
Sales of Shares and Forfeiture	38.00
	38.00
Estates:	
Assigned	28.25
Deceased Persons—Notice to Creditors, etc	47.75
Each Subsequent Name Deceased Persons—Closed Estates	9.70 28.25
Each Subsequent Estate	1.25
Probate, Selling of	38.00
Public Trustee, each Estate	9.70
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	\$
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	
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:	532.00 378.00
First Name Each Subsequent Name	75.50 9.70
Noxious Trade	28.25
Partnership, Dissolution of	28.25
Petitions (small)	19.30
Registered Building Societies (from Registrar- General)	19.30
Register of Unclaimed Moneys—First Name Each Subsequent Name	28.25 9.70
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.	District

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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
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NATIONAL PARKS AND WILDLIFE ACT 1972

Stipiturus Conservation Park Management Plan-Draft

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft management plan has been proposed for Stipiturus Conservation Park.

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

- DEH Information Line (e-mail:
- dehinformation@saugov.sa.gov.au), telephone 8204 1910;
- <u>http://www.parks.sa.gov.au/parks/management_plans/index.htm;</u>
- 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone 8124 4700; and
- Fleurieu District Office, 41 Victoria Road, Victor Harbor, S.A. 5211 (P.O. Box 721, Victor Harbor, S.A. 5211), telephone 8552 3677.

Any person may make representations in connection with the draft management plan during the period up to and including Friday, 30 March 2007.

Written comments should be forwarded to the Manager, Policy and Planning, Department for Environment and Heritage, G.P.O. Box 1047, Adelaide, S.A. 5001 or e-mailed to:

irving.jason@saugov.sa.gov.au.

GREG LEAMAN, Director of National Parks and Wildlife, Delegate of the Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Prohibition on the Taking of Water in the Clare Valley Prescribed Water Resources Area

I, GAIL GAGO, Minister for Environment and Conservation in the State of South Australia and Minister to whom the administration of the Natural Resources Management Act 2004 (the Act) is committed hereby:

- (a) revoke the Notice of Prohibition on the Taking of Water in the Clare Valley Prescribed Water Resources Area dated 29 July 2006 and published in the *Government Gazette* on page 2584 of 3 August 2006, pursuant to section 132 (9) of the Act; and
- (b) being of the opinion that the rate at which water is being taken from the Clare Valley Prescribed Water Resources Area, being the area defined by a bold broken line in GRO Plan No. 368/96, is such that there is a risk that the quantity of water available can no longer meet the demand, hereby prohibit the taking of water from watercourses, wells and the taking of surface water in the Clare Valley Prescribed Water Resources Area, pursuant to section 132 (1) of the Act, subject to the exceptions specified in Schedule 1.

SCHEDULE 1

1. A person may take water in accordance with the terms of a water licence as issued under section 146 of the Act in existence on 23 August 2006 or in accordance with a determination made under Clause 2 or Clause 3, after this notice comes into effect.

2. Any application for a water licence, the transfer of a water licence and/or its allocation or the variation of a water licence made before 3 August 2006, determined in accordance with the Clare Valley Prescribed Water Resources Area Water Allocation Plan, adopted on 22 December 2000.

3. Any application for a water licence, the transfer of a water licence and/or its allocation or the variation of a water licence determined in accordance with the said Clare Valley Prescribed Water Resources Area Water Allocation Plan where that application will not result in an increase in the amount of underground water, surface water or watercourse water allocated within the Clare Valley Prescribed Water Resources Area.

4. This prohibition does not apply to the taking of water pursuant to section 124 (5) of the Act for domestic purposes or watering stock (other than stock subject to intensive farming), or to the taking of water for fire-fighting, road making, reticulated supplies of potable water for townships in the area or for chemical application on non-irrigated crops or non-irrigated pasture or for the application of chemicals to control a pest plant or animal.

This Notice will remain in effect for two years from date of publication, unless earlier varied or revoked. Dated 19 December 2006.

> GAIL GAGO, Minister for Environment and Conservation

OATHS ACT 1936, SECTION 33: NOTICE OF TERMINATION OF APPOINTMENT OF PROCLAIMED MEMBERS OF THE POLICE FORCE TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Notice

PURSUANT to subsection (3) of section 33 of the Oaths Act 1936, I give notice that I have terminated the appointment of these proclaimed members of the police force to take declarations and attest the execution of instruments under that section:

Chief Superintendent Lindsay Ronald Saul Superintendent Terry Harbour Senior Sergeant Terence John Anderson Senior Sergeant Peter John Foot Senior Sergeant Kenneth James McLean Senior Sergeant John Bruce Newton Senior Sergeant Kevin Paul Nitschke Senior Sergeant John Edward Price Senior Sergeant Hendrik Swalue Senior Sergeant Ian Webber Sergeant Johannes Jacobus Baans Sergeant Mark Leighton Feckner Sergeant Rudiger Guse Sergeant Ian Robert Scott Sergeant Robert Graham Stone Sergeant Michael Anthoney Vale Senior Constable First Class Leon John Berry Senior Constable First Class Anthony John Madigan Senior Constable First Class Peter John Turner Senior Constable Gerald Niblock Senior Constable Michael David Syme Senior Constable Grant Rowland Teakle Dated 11 December 2006.

AGO0076/06

PETROLEUM ACT 2000

M. J. ATKINSON, Attorney-General

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence-PEL 101

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Petroleum Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

'1. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One and Two	Drill 2 wells; 100 km 2D Seismic Acquisition
Three	Geological and Geophysical Studies
Four	Drill 1 well
Five	Drill 1 well

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 18 December 2006.

E. M. ALEXANDER, Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000 SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence-PEL 103

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Petroleum Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

1. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	Drill 3 wells
Two	Drill 3 wells; 416 km 2D Seismic Acquisition; 840 km 2D Seismic Reprocessing
Three	Drill 2 wells
Four	Geological and Geophysical Studies
Five	Drill 1 well; 50 km ² 3D Seismic Acquisition

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 18 December 2006.

E. M. ALEXANDER, Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

PETROLEUM ACT 2000

Cessation of Suspension of Exploration Licence—PEL 101

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the suspension dated 21 September 2006 of the abovementioned Exploration Licence has been ceased under the provisions of the Petroleum Act 2000, from and including 18 December 2006, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of PEL 101 is now determined to be 22 January 2009.

Dated 18 December 2006.

E. M. ALEXANDER, Acting Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

RIVER MURRAY ACT 2003

Notice of Exemption from Requirement to Refer

PURSUANT to section 22 (18) of the River Murray Act 2003 and in accordance with Clause 1, paragraph (4) of Schedule 8 of the Development Regulations 1993, I, Karlene Maywald, Minister for the River Murray, hereby exempt from the requirement to be referred to me under section 37 of the Development Act 1993 and Schedule 8 of the Development Regulations 1993, development applications of the classes specified in Schedule 1 subject to the conditions specified in Schedule 2.

SCHEDULE 1

Development applications that would otherwise be referred pursuant to Item 19 of Schedule 8 of the Development Regulations 1993, where:

(1) the proposed development:

- (a) involves dredging or excavating to deepen and/or extend an existing irrigation channel for the purpose of collecting or diverting water from the River Murray Prescribed Watercourse and/or augmenting piping associated with an existing channel; or
- *(b)* involves relocating existing pumping infrastructure on or across land not currently occupied with pumping infrastructure for the purpose of pumping water from the River Murray Prescribed Watercourse; and

(2) the site of the proposed development is:

- (a) not wholly or partially located within a Ramsar listed wetland;
- (b) not on coastal land as defined in Schedule 8 of the Development Regulations 1993; and

(3) the proposed development will not directly affect a State heritage place within the meaning of the State Heritage Act 1993 and, in the opinion of the relevant authority, will not materially affect the context within which a State heritage place is situated.

SCHEDULE 2

Conditions

(In these conditions 'floodplain' means land below the 1956 River Murray flood-level).

1. Where the proposed development involves dredging or excavating to deepen and/or extend an existing irrigation channel for the purpose of collecting or diverting water from the River Murray Prescribed Watercourse and/or augmenting piping associated with an existing channel:

- (a) the dredging or excavation must not breach land separating the main channel of the river from a backwater or wetland so as to permit an exchange of water between the two bodies;
- (b) the dredged or excavated channel must not be wider (measured as the average width) than the existing channel;
- (c) the dredged or excavated material must not be placed in a watercourse or on a floodplain—material may be temporarily stored on the floodplain for de-wetting purposes for a maximum of one week provided it does not result in an increased sediment entry into the river—nor placed where it would destroy native vegetation, including samphire, as defined by the Native Vegetation Act 1991 (a Significant Environmental Benefit will be required to offset the loss or damage to native vegetation where that occurs);
- (d) the development must not take up more than 10 per cent of the width of the navigable channel, with submerged infrastructure in the navigable channel at a depth of at least 1.7 m;
- (e) land disturbed as a consequence of the development must be restored to a condition consistent with the natural heritage of the locality and to avoid sediment entry into the river; and
- (f) the development must not damage a historic shipwreck or historic relic within the meaning of the Historic Shipwrecks Act 1991 (a physical check of the riverbed for historic shipwreck material should be undertaken before works commence).

2. Where the proposed development involves relocating existing pumping infrastructure on or across land not currently occupied with pumping infrastructure for the purpose of collecting or diverting water from the River Murray Prescribed Watercourse, and the movement, augmentation or extension of associated piping:

- (a) the development must not take up more than 10 per cent of the width of the navigable channel, with submerged infrastructure in the navigable channel at a depth of at least 1.7 m;
- (b) the pumping infrastructure must not be placed where it would destroy native vegetation, including samphire, as defined by the Native Vegetation Act 1991 (a Significant Environmental Benefit will be required to offset the loss or damage to native vegetation where that occurs);
- (c) land disturbed as a consequence of the development must be restored to a condition consistent with the natural heritage of the locality and to avoid sediment entry into the river;
- (d) the development must not be prominent or conspicuous when viewed from the river;
- (e) the development must not impede passage on or along the banks of the river or obstruct the hydraulic connectivity of the River Murray Prescribed Water-course; and
- (f) the development must not damage a historic shipwreck or historic relic within the meaning of the Historic Shipwrecks Act 1991 (a physical check of the riverbed for historic shipwreck material should be undertaken before works commence).

NOTES:

- (a) This exemption does not affect the requirement that the applicant obtain authorisation for the proposed development under section 32 of the Development Act 1993 (provisional development plan consent). Additional approvals may be required under other Acts such as the Aboriginal Heritage Act 1988, Environment Protection Act 1993, Crown Lands Act 1929, Native Title (South Australia) Act 1994 and Native Title Act (Commonwealth) 1993 and the Native Vegetation Act 1991.
- (b) The management of lagoons and backwaters should enable the opportunity for periodic drying and wetting to emulate the natural process. On this basis pumping directly from the main stem of the River Murray is encouraged, thus enabling the manipulation of the lagoons and backwaters to be achieved without inconvenience to irrigators. Irrigators presently drawing from a lagoon and backwater should consider relocating pumping infrastructure to directly access from the main stem of the River Murray.
- (c) Failure to comply with a condition of this Notice of Exemption is an offence under the River Murray Act 2003, for which a maximum penalty of \$20 000 applies.

Dated 19 December 2006.

K. A. MAYWALD, Minister for the River Murray

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Sixty Foot Road, Renmark West

BY Road Process Order made on 1 March 2006, the Renmark Paringa Council ordered that:

1. Portions of Sixty Foot Road situate at the northern intersection of Ontario Street adjoining allotment 616 in Filed Plan 177822 and at the southern intersection of Government Road adjoining allotment 100 in Deposited Plan 67773, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 05/0022 be closed. 2. The whole of the land subject to closure be transferred to Yandilla Park Ltd in accordance with agreement for transfer dated 17 January 2006, entered into between the Renmark Paringa Council and Yandilla Park Ltd.

3. The following easements are granted over portions of the land subject to that closure:

Grant to Distribution Lessor Corporation an easement for overhead and underground electricity supply purposes.

On 13 November 2006, that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 70713 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 21 December 2006.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Dempster Street, Angle Park

BY Road Process Order made on 23 October 2006, the City of Port Adelaide Enfield ordered that:

1. The whole of Dempster Street situated between Angle Road and Cardigan Street and adjoining allotments 11 and 19 to 23 in Deposited Plan 7164, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0041 be closed.

2. The whole of the land subject to closure be transferred to the South Australian Housing Trust in accordance with the agreement for transfer dated 10 October 2006 entered into between the City of Port Adelaide Enfield and the South Australian Housing Trust.

On 11 December 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 72831 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 21 December 2006.

P. M. KENTISH, Surveyor-General

SURVEY ACT 1992

Revocation of a Confused Boundary Area

NOTICE is hereby given that pursuant to section 50 (3) of the Survey Act 1992, the Confused Boundary Area at Renmark in Filed Plan 46906 bounded by Eleventh Street, Cowra Street, Twelfth Street and northern boundary of allotment 437 in Deposited Plan 1467 is revoked.

Dated 21 December 2006.

P. M. KENTISH, Surveyor-General

REF: LTO 86/2004

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ROAD TRAFFIC ACT 1961

TRANSPORTING 2.9 M HIGH CONTAINERS

1. APPROVAL

- 1.1 Pursuant to section 161A of the *Road Traffic Act 1961* and Regulation 35 of the *Road Traffic (Miscellaneous) Regulations 1999*, I hereby approve:
 - 1.1.1 Articulated Motor Vehicles, which exceed 4.3 m in height when carrying 2.9 m high containers to operate in South Australia subject to the conditions specified in this Notice.

2. EXEMPTION

- 2.1 Pursuant to section 163AA of the *Road Traffic Act 1961*, I hereby exempt:
 - 2.1.1 Articulated Motor Vehicles carrying 2.9 m high containers from the following provisions of the *Road Traffic (Vehicle Standards) Rules 1999.*
 - Rule 72 (1)—Height

subject to the conditions specified in this Notice.

3. CONDITIONS APPLYING TO THIS APPROVAL AND EXEMPTION

- 3.1 The containers shall have a maximum overall height not exceeding 2.9 m.
- 3.2 The overall height of the vehicle and load shall not exceed 4.6 m.
- 3.3 The overall width of all axles or axle groups of the vehicle carrying the load, excluding the front axle or front axle group, when measured between two vertical parallel planes located at the outer extremities of the tyres, shall not be less than 2.1 m.
- 3.4 The conditions set out in this Notice apply to the vehicles operating under this Notice and does not relieve the owner and/or driver of the duty to observe all other provisions of the Road Traffic Act and Regulations.
- 3.5 The conditions set out in this Notice may be overridden by a limitation fixed at any time on a bridge, culvert, causeway road or road ferry.
- 3.6 When operating under this Notice, the driver must carry a legible, current and complete copy of this Notice and produce this document when requested by a Department for Transport, Energy and Infrastructure (DTEI) Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959*, or a Police Officer.
- 3.7 Except as otherwise specified in this Notice, the Standard Form Conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999*, for the purposes of section 115 of the *Road Traffic Act 1961*, shall not apply.
- 3.8 This Notice shall stand alone. It cannot be used in conjunction with any other exemption, Notice or permit.

4. COMMENCEMENT AND EXPIRY OF THIS NOTICE

- 4.1 This Notice is valid from 1 January 2007 and expires at midnight on 30 June 2008.
- 4.2 The Notice appearing in the *South Australian Government Gazette* dated 16 December 2004 is revoked at midnight on 31 December 2006.

Explanatory Notes

- Some parts of the road system, such as bridges, overhead services and wires, roadside furniture (signs, traffic lights, etc.) and vegetation, may not provide sufficient clearance for a vehicle and load travelling under this Notice.
- Section 106 of the Road Traffic Act 1961—Damage to roads and works, requires the driver to notify the Police, DTEI or the Public Transport Division if the driver causes damage to roads, bridges and culverts, or interferes with roadside furniture.
- If the driver causes anything to fall on to the road that may obstruct, damage or cause injury to people or vehicles, Australian Road Rule 293 requires the driver to remove it or take action to have it removed. Examples include tree branches or damaged traffic signs.
- This concession has been provided to allow time for the transport industry to re-equip with low profile vehicles so that these containers can be carried within an overall vehicle height limit of 4.3 m. However, this concession has been extended pending the national implementation of the Performance Based Standards Scheme on 1 January 2008.
- Concessions under this Gazette Notice will only be available until 30 June 2008. After this date, the concession will only be available under the Performance Based Standards Scheme.

Executive Director Safety and Regulation Division

ROAD TRAFFIC ACT 1961

OPERATION OF OPAL MINING VEHICLES

PURSUANT to section 161A of the *Road Traffic Act 1961* and Regulation 35 of the *Road Traffic (Miscellaneous)* Regulations 1999, I hereby approve opal mining vehicles which exceed 4.3 m in height, to operate on South Australian roads; and

PURSUANT to section 163AA of the *Road Traffic Act 1961*, I hereby exempt vehicles used solely for the purpose of mining opal:

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Part 8—Lights and reflectors;
- Rule 19—Compliance with second edition Australian Design Rules;
- Rule 20—Compliance with third edition Australian Design Rules;
- Rule 28—Turning ability;
- Rule 30—Protrusions;
- Rule 33—Mudguards and spray suppression;
- Rule 38—Automatic transmissions;
- Rule 45-Windscreen wipers and washers;
- Rule 66—Width;
- Rule 72—Height;
- Rule 146—Crank case gases;
- Rule 147—Visible emissions;
- Rule 148—Exhaust systems; and

From the following provisions of the Road Traffic (Miscellaneous) Regulations 1999:

- Regulation 25—Modification to motor vehicles;
- Regulation 26—Wheels and tyres;
- Regulation 36—Seat belts and seat belt anchorages;
- Regulation 37—Child restraints; and

From the following provision of the Road Traffic Act 1961:

• Section 110B—Motor vehicle or trailer shall bear a vehicle identification plate.

Subject to the following conditions:

- 1. Special Conditions
 - 1.1 This notice or a legible copy shall be carried by the driver of the vehicle at all times when operating under this exemption and be produced when requested by a Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959*, or a Police Officer.
 - 1.2 Except as otherwise specified in this exemption Notice, the standard form conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999* for the purposes of section 115 of the Act, shall not apply.
 - 1.3 This Notice shall stand alone. It cannot be used in conjunction with any other exemption, notice or permit.
- 2. Vehicle Description
 - 2.1 This Notice only applies to vehicles or machines commonly known as blowers, noodling machines, elevators and prospecting drills.
- 3. Area of Operation
 - 3.1 Travel is permitted on roads, other than those maintained by the Commissioner of Highways (although such roads may be crossed) that are within a 150 km radius of Coober Pedy, provided that the lights and reflectors as specified in Clause 11 of this Notice are met.

- 3.2 Travel is permitted on roads within a 150 km radius of Coober Pedy and a 150 km radius of Marla including roads maintained by the Commissioner of Highways, provided that the vehicle is fitted with all lights, reflectors and rear marking plates required by Part 8—Lights and Reflectors, of the *Road Traffic (Vehicle Standards) Rules 1999.*
- 4. Dimensions
 - 4.1 The overall width of the vehicle shall not exceed 4 m.
 - 4.2 If the vehicle exceeds 5.7 m in height, written approval of the District Council of Coober Pedy is required to determine escort requirements prior to travelling within the local government area of Coober Pedy.
- 5. *Times of Travel*
 - 5.1 Travel is not permitted between the hours of sunset and sunrise or during periods of low visibility.
 - 5.2 For the purposes of this Notice 'a period of low visibility' means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
- 6. Warning Signs
 - 6.1 When travelling along the Stuart Highway or within the Coober Pedy Township, a warning sign complying with the requirements of Clause 7 of this Notice shall be affixed to the front and rear of the vehicle.
- 7. Warning Sign Specifications
 - 7.1 Face of warning sign
 - 7.1.1 The warning sign shall comply with the following specifications:





- 7.1.2 The face of the warning sign shall have a yellow surface which complies with Class 1 or 2 of Australian/New Zealand Standard AS/NZS 1906.1, 'Retro-reflective Materials and Devices for Road Traffic Control Purposes', Part 1: Retro-reflective Materials.
- 7.1.3 The face of the warning sign shall show the words 'OVERSIZE' in black upper-case lettering at least 200 mm high, conforming with Australian Standard AS 1744, 'Forms of Letters and Numerals for Road Signs', in type face Series C(N).
- 7.1.4 The face of the warning sign must have a black border at least 20 mm wide.
- 7.1.5 The outermost edge of the border of the warning sign must be set at least 10 mm in from the edge of the sign unless the sign has been made with a box edge.
- 7.2 Material for warning signs
 - 7.2.1 A warning sign must be made of stiff, flat, weatherproof material, for example zincalume at least 0.8 mm thick or aluminium at least 1.6 mm thick.
 - 7.2.2 Inspite of Clause 7.2.1 a warning sign may be made of a flexible material provided that it complies with all other requirements as if it were a stiff sign and it is mounted in accordance with Clause 8.4.
- 8. Mounting of Warning Signs
 - 8.1 The warning sign must be mounted in an upright position.
 - 8.2 The lower edge of the warning sign shall be:

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- 8.2.1 above the bottom of the bumper bar; or
- 8.2.2 if there is no bumper bar fitted at least 500 mm from ground level.
- 8.3 If the warning sign is split into two parts each part shall be fitted at the same height to each other.
- 8.4 If a flexible warning sign is fitted it shall be:
 - 8.4.1 held taut and be clearly visible; and
 - 8.4.2 unlikely to become dislocated, furl or otherwise become difficult to read by other road users.
- 9. Flags
 - 9.1 Brightly coloured red, yellow, or red and yellow flags, at least 450 mm long and at least 450 mm wide shall be attached to the extremities of the vehicle which shall:
 - 9.1.1 be positioned with one of the flags on each side of the front and rear of any projecting load or if there is no projecting load the flags shall be positioned at the vehicle or vehicle combination extremities; and
 - 9.1.2 be clearly visible at a distance of 100 m to any person with normal vision.
- 10. General Conditions
 - 10.1 The person driving the vehicle or combination shall, at regular intervals, when it is practicable to do so and there is not a separate lane available for overtaking, move off the carriageway to allow other vehicles to overtake.
 - 10.2 The driver shall avoid all overhead obstructions.
 - 10.3 Travel is not permitted on wet roads.
 - 10.4 Travel is not permitted in the rain.
 - 10.5 This Notice shall operate only with respect to the vehicles, loads, routes and times specified, and does not relieve the owner and/or driver of the duty to observe all other provisions of the Road Traffic Act and Regulations and Local Government by-laws.
- 11. Lights and Reflectors
 - 11.1 The vehicle is fitted with rear direction indicator lights, brake lights, parking lights and rear reflector(s).
 - 11.2 Motor vehicles with a Gross Vehicle Mass over 12 tonnes and trailers with a Gross Trailer Mass over 10 tonnes shall be fitted with rear marking plates.
 - 11.3 All lights, reflectors and rear marking plates required by this Notice shall meet the location and performance requirements of Part 8—Lights and Reflectors, of the *Road Traffic (Vehicle Standards) Rules 1999.*
- Note: Persons operating under the provisions of this Notice are advised that some parts of the road system bridges, signs, roadside furniture and vegetation may not provide sufficient clearance for the passage of a vehicle and load at the dimensions permitted by this Notice.
- Note: Section 106 of the *Road Traffic Act 1961—Damage to roads and works*, includes provisions concerning damage to roads, bridges and culverts, interference with roadside furniture and the obligations of persons causing such damage to notify the appropriate authority.

This exemption expires at midnight on 31 December 2011.

This notice is valid from 1 January 2007 and the Notice titled 'Operation of Opal Mining Vehicles' appearing in the *South Australian Government Gazette*, dated 20 December 2001 is revoked at midnight on 31 December 2006.

Executive Director Safety and Regulation Division Department for Transport, Energy and Infrastructure Authorised Delegate for the Minister for Transport

ROAD TRAFFIC ACT 1961

Exemption for Remote Area and Rural Construction Operations

1. EXEMPTION

- 1.1 Under Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999, I exempt:
 - 1.1.1 an employee and their employer or a self-employed person driving a heavy truck or commercial bus that is owned by, or operating under the direction of an authorised officer of the Department for Transport, Energy and Infrastructure from the following requirements of the *Road Traffic* (*Driving Hours*) Regulations 1999, under:
 - Regulation 21 (c) Regulated Hours—required minimum rest times, only in respect of relevant period 3 as defined in Regulation 18.

Subject to the conditions specified in this Notice.

2. CONDITIONS APPLYING TO THIS EXEMPTION

- 2.1 This exemption applies when engaged in remote area operations, on the condition that drivers are working in accordance with their obligations under the *Occupational Health, Safety and Welfare Act* 1986 and associated Regulations.
- 2.2 This notice has effect only for travel entirely within South Australia.

3. COMMENCEMENT AND EXPIRY OF THIS NOTICE

This exemption will commence on 1 January 2007 and will expire at midnight on 31 December 2008.

Executive Director Safety and Regulation Division Department for Transport, Energy and Infrastructure Authorised Delegate for the Minister for Transport

Road Traffic Act (Operation of Certain Photographic Detection Devices—Approved Locations) Notice 2006

under section 79B(9a) of the Road Traffic Act 1961

1—Short title

This notice may be cited as the *Road Traffic Act (Operation of Certain Photographic Detection Devices—Approved Locations) Notice 2006.*

2—Commencement

This notice will come into operation on the date upon which it is made.

3—Approval of locations at which photographic detection devices may be operated to obtain evidence of the commission of a red light offence and a speeding offence arising out of the same incident

The locations specified in Schedule 1 are approved, until further notice, for the operation of photographic detection devices for the purpose of obtaining evidence of the commission of a red light offence and a speeding offence arising out of the same incident.

Schedule 1—Approved locations

The intersection between King William Street, King William Road and North Terrace, Adelaide

The intersection between North Terrace, Frome Road and Frome Street, Adelaide

The intersection between West Terrace, South Terrace, Goodwood Road and Anzac Highway, Adelaide

The intersection between West Terrace and Anzac Highway, Adelaide

The intersection between Brighton Road, Sturt Road and Old Beach Road, Brighton

The intersection between Dyson Road and Beach Road, Christies Beach

The intersection between Main North Road and Regency Road, Enfield

The intersection between Findon Road, Balcombe Avenue and Crittenden Road, Findon

The intersection between Fitzroy Terrace and Prospect Road, Fitzroy

The intersection between The Golden Way and The Grove Way, Golden Grove

The intersection between Montacute Road, Glynburn Road, Payneham Road and Lower North East Road, Hectorville

The intersection between Glynburn Road and The Parade, Kensington Park

The intersection between South Road and Daws Road, Melrose Park

The intersection between Marion Road and Sturt Road, Mitchell Park

The intersection between North East Road and Reservoir Road, Modbury

The intersection between Golden Grove Road and Milne Road, Modbury Heights The intersection between Main South Road, Wheatsheaf Road and Flaxmill Road, Morphett Vale The intersection between Portrush Road and Magill Road, Norwood The intersection between Lower North East Road and Gorge Road, Paradise The intersection between Marion Road and Cross Road, Plympton Park The intersection between South Road and Torrens Road, Renown Park The intersection between Montacute Road, St Bernard's Road and Newton Road, Rostrevor The intersection between Kings Road and Salisbury Highway, Salisbury Downs The intersection between Cross Road and Goodwood Road, Westbourne Park The intersection between South Road, Grange Road and Manton Street, West Hindmarsh The intersection between Kensington Road and Portrush Road, Marryatville The Pedestrian Crossing on Park Terrace adjacent to the eastern side of the Salisbury Railway Crossing, Salisbury The Pedestrian Crossing on Park Terrace adjacent to the western side of the Salisbury Railway Crossing, Salisbury The Pedestrian Crossing on Portrush Road near Talbot Grove, Marryatville The Pedestrian Crossing on Portrush Road near William Street, Norwood The Pedestrian Crossing on Portrush Road near Phillips Street, Kensington The Pedestrian Crossing on Portrush Road near Watson Avenue, Toorak Gardens The intersection between North East Road and Sudholz Road, Gilles Plains The intersection between Sudholz Road and North East Road, Gilles Plains The intersection between Regency Road and South Road, Regency Park The intersection between Lower North East Road and Darley Road, Paradise The intersection between South Road and Grand Junction Road, Wingfield The intersection between Grand Junction Road, Walkleys Road and Sudholz Road, Walkley Heights The intersection between The Grove Way, Atlantis Drive and Aeolian Drive, Golden Grove The intersection between West Terrace and Hindley Street, Adelaide The intersection between Grand Junction Road, Main North Road and Port Wakefield Road, Enfield The intersection between Henley Beach Road and Holbrooks Road, Underdale The intersection between Grand Junction Road and Hanson Road, Ottoway The intersection between Glover Avenue, West Terrace and Currie Street, Adelaide The intersection between Grand Junction Road and Addison Road, Pennington The intersection between Goodwood Road and Cross Road, Cumberland Park The intersection between South Road and Cormack Road, Wingfield The intersection between Henley Beach Road and Tapleys Hill Road, Fulham The intersection between Panalatinga Road and Pimpala Road, Woodcroft

The intersection between Main South Road, Bains Road and O'Sullivan Beach Road, Morphett Vale The intersection between North East Road, Ascot Avenue and Taunton Road, Vale Park The intersection between Anzac Highway and Marion Road, Plympton The intersection between South Road and Richmond Road, Mile End South The intersection between Grenfell Street and Frome Street, Adelaide The intersection between Grote Street, West Terrace and Sir Donald Bradman Drive, Adelaide The intersection between King William Road, Sir Edwin Smith Avenue and War Memorial Drive, North Adelaide The intersection between Tapleys Hill Road and West Lakes Boulevard, Seaton The intersection between Greenhill Road, Hutt Road and George Street, Adelaide The intersection between Main South Road, Doctors Road and Beach Road, Morphett Vale The intersection between Main North Road, Yorktown Road and Philip Highway, Elizabeth Park The intersection between Diagonal Road and Oaklands Road, Glengowrie The intersection between Payneham Road, Nelson Street and Stephen Terrace, Stepney The intersection between Payneham Road, Lower Portrush Road and Portrush Road, Marden The intersection between South Road, Ashwin Parade and West Thebarton Road, Torrensville The intersection between Adelaide Road and the northern access ramps to the South Eastern Freeway (also known as Princes Highway), Littlehampton The intersection between Adelaide Road and Maurice Road, Murray Bridge The intersection between Adelaide Road, Mannum Road and Swanport Road, Murray Bridge The intersection between Playford Avenue and Elliot Street, Whyalla The intersection between Norrie Avenue and Nicolson Avenue, Whyalla Playford The intersection between Victoria Parade and Flinders Terrace, Port Augusta The intersection between Victoria Parade and Carlton Parade, Port Augusta The intersection between Commercial Street West, Wehl Street South and Wehl Street North, Mount Gambier The intersection between Commercial Street East and Crouch Street South, Mount Gambier

The intersection between Sturt Street, Bay Road and Helen Street, Mount Gambier

Made by the Acting Minister for Transport

On 18 December 2006

RULES OF COURT

BY virtue and in pursuance of section 51 of the District Court Act 1991 and all other enabling powers, We, Terence Anthony Worthington, Chief Judge, Peter Anthony John Herriman and Andrea Simpson, Judges of the District Court of South Australia, make the following Rules of Court:

1. These Rules may be cited as the 'District Court Rules, Amendment No. 49'.

2. The District Court Rules 1992, as amended by these Rules, may be cited as the 'District Court Rules 1992'.

3. This Amendment No. 49 is to take effect on and from 1 January 2007.

4. Rule IV-6.07 (1) (e) is amended by adding after r IV-6.07 (1) (e) (iii) the following:

(iiiA) abridgment or extension of the time for service of a subpoena.

5. Rule IV-11.01 of the District Court Rules 1992 is deleted and in its place the following Rule is inserted:

'IV-11.01 (1) In this Rule, unless the contrary intention appears:

addressee means a person who is the subject of the order expressed in a subpoena;

business day means a day on which the Registry is ordinarily open for business;

conduct money means a sum of money or its equivalent, such as pre-paid travel, sufficient to meet the reasonable expenses of the addressee of attending Court as required by the subpoena and returning after so attending;

issuing party means the party at whose request a subpoena is issued;

subpoena means an order in writing requiring a person (an *addressee*):

- (a) to attend to give evidence; or
- (b) to produce the subpoena or a copy of it and a document or thing; or
- (c) to do both those things.
- (2) To the extent that a subpoena requires an addressee to attend to give evidence, it is called a *subpoena to attend to give evidence*.
- (3) To the extent that a subpoena requires an addressee to produce the subpoena or a copy of it and a document or thing, it is called a *subpoena to produce*.
- IV-11.02 (1) The Court may, in any proceeding, by subpoena order an addressee:
 - (a) to attend to give evidence as directed by the subpoena; or
 - (b) to produce the subpoena or a copy of it and any document or thing as directed by the subpoena; or
 - (c) to do both those things.
 - (2) The Registrar is empowered to issue subpoenas on the Court's behalf.
 - (3) The Registrar:
 - (a) may issue a subpoena if requested by a party to a proceeding to do so;
 - (b) may refuse to issue a subpoena which is vexatious, oppressive or an abuse of the process of the Court;

- (c) may refer to a Judge for consideration any subpoena which the Registrar considers may be vexatious, oppressive or an abuse of the process of the Court;
- (d) must issue a subpoena if directed by the Court to do so.
- (4) A subpoena which is vexatious, oppressive or an abuse of the process of the Court may be set aside by a Judge.
- (5) A subpoena is not to issue:
 - (a) if the Court has made an order, or there is a Rule of the Court, having the effect of requiring that the proposed subpoena:
 - (i) not be issued; or
 - (ii) not be issued without permission of the Court and that permission has not been given; or
 - *(b)* requiring the production of a document or thing in the custody of the Court or another Court.
- (6) A subpoena is not to issue to compel the production of a public document, unless a Judge authorises the issue of the subpoena.
- (7) On issuing a subpoena, the Court will authenticate it by affixing its seal or in some other appropriate manner.
- IV-11.03 (1) A subpoena must be in Form 8.
 - (2) A subpoena:
 - (a) may be addressed to one or more persons; and
 - (b) must, unless the Court otherwise orders, identify the addressee or addressees by name, or by description of office or position.
 - (3) A subpoena to produce must:
 - (a) identify the document or thing to be produced; and
 - (b) specify the date, time and place for production.
 - (4) A subpoena to attend to give evidence must specify, for each addressee who is required to attend, the date, time and place for attendance.
 - (5) If a subpoena requires an addressee's personal attendance at a particular date, time and place to produce a document or thing, or to give evidence (or both):
 - (a) the date, time and place for attendance must be the date, time and place at which the trial is scheduled to commence or some other date, time and place permitted by the Court; but
 - (b) if the course of the Court's business makes it necessary or expedient to change the date, time or place for attendance:
 - (i) the issuing party may amend the date, time or place by serving notice of the amendment in an approved form on the addressee personally and tendering any additional conduct money that may be reasonable in the light of the amendment; and
 - (ii) the subpoena then operates in its amended form.
 - (6) The last date for service of a subpoena:
 - (a) is the date falling 14 days before the earliest date on which an addressee is required to comply with the subpoena or an earlier or later date fixed by a Judge; and
 - (b) must be specified in the subpoena.
 - (7) If an addressee is a company, the company must comply with the subpoena by its appropriate or proper officer.

- (8) If there is a mistake in the terms in which a subpoena is issued, and the mistake is discovered before the subpoena is served, the issuing party may correct the mistake and, after filing a corrected copy of the subpoena in the Court, proceed with service of the subpoena in its corrected form.
- IV-11.04 (1) The Court may on the application of a party or any person having a sufficient interest, set aside a subpoena in whole or in part, or grant other relief in respect of it.
 - (2) Any application under Rule 11.04 (1) must be made on notice to the issuing party.
 - (3) The Court may order that the applicant give notice of the application to any other party or to any other person having a sufficient interest.
- IV-11.05 (1) A subpoena must be served personally on the addressee on or before the last day for service specified in the subpoena.
 - (2) The issuing party must serve a copy of a subpoena to produce on each other party as soon as practicable after the subpoena has been served on the addressee or addressees.
- IV-11.06 (1) An addressee need not comply with the requirement of a subpoena to attend to give evidence unless conduct money has been handed or tendered to the addressee a reasonable time before the date on which attendance is required.
 - (2) An addressee need not comply with the requirements of a subpoena unless it is served on or before the date specified in the subpoena as the last date for service of the subpoena.
 - (3) Despite Rule 11.05 (1), an addressee must comply with the require-ments of a subpoena even if it has not been served personally on that addressee if the addressee has, by the last date for service of the subpoena, actual knowledge of the subpoena and of its require-ments.
 - (4) An addressee who is required to comply with a subpoena to produce must comply with the subpoena:
 - (a) by attending at the date, time and place specified for production and producing the subpoena or a copy of it and the document or thing to the Court; or
 - (b) by delivering or sending the subpoena or a copy of it and the document or thing to the Registrar at the address specified for the purpose in the subpoena, so that they are received not less than two business days before the date specified in the subpoena for attendance and production.
 - (5) In the case of a subpoena that is both a subpoena to attend to give evidence and a subpoena to produce, production of the subpoena or a copy of it and of the document or thing in any of the ways permitted by Rule 11.06 (4) does not discharge an addressee who is required to give evidence from the obligation to attend to give evidence.
 - (6) The Registrar must take custody of documents and things produced to the Court in response to a subpoena, and of all exhibits tendered in proceedings before the Court, and deal with them:
 - (i) if they have not become, and it is apparent that they will not become, exhibits in proceedings—as authorised by these Rules; or
 - (ii) if they have become exhibits in proceedings—as required by Rule 15.
- IV-11.07 (1) This Rule applies if an addressee produces a document or thing in accordance with Rule 11.06 (4) (b).
 - (2) The Registrar must, if requested by the addressee, give a receipt for the document or thing to the addressee.

- (3) If the addressee produces more than one document or thing, the addressee must, if requested by the Registrar, provide a list of the documents or things produced.
- (4) The addressee may, with the consent of the issuing party, produce a copy, instead of the original, of any document required to be produced.
- (5) The addressee may at the time of production inform the Registrar in writing that any document or copy of a document produced need not be returned and may be destroyed.
- IV-11.08 The Court may give directions in relation to the removal from and return to the Court, and the inspection, copying and disposal, of any document or thing that has been produced to the Court in response to a subpoena.
- IV-11.09 (1) On request in writing of a party, the Registrar must inform the party whether production in response to a subpoena has occurred in accordance with Rule 11.06 (4) (b) and, if so, include a description, in general terms, of the documents and things produced.
 - (2) The following provisions of this Rule apply if an addressee produces a document or thing in accordance with Rule 11.06 (4) *(b)*.
 - (3) Subject to this Rule, no person may inspect a document or thing produced unless the Court has granted permission and the inspection is in accordance with that permission.
 - (4) Unless the Court otherwise orders, the Registrar may permit the parties to inspect at the Registry any document or thing produced unless the addressee, a party or any person having a sufficient interest objects to the inspection under this Rule.
 - (5) If the addressee objects to a document or thing being inspected by any party to the proceeding, the addressee must, at the time of production, notify the Registrar in writing of the objection and of the grounds of the objection.
 - (6) If a party or person having a sufficient interest objects to a document or thing being inspected by a party to the proceeding, the objector may notify the Registrar in writing of the objection and of the grounds of the objection.
 - (7) On receiving notice of an objection under this Rule, the Registrar:
 - (a) must not permit any, or any further, inspection of the document or thing the subject of the objection; and
 - (b) must refer the objection to the Court for hearing and determination.
 - (8) The Registrar must notify the issuing party of the objection and of the date, time and place at which the objection will be heard, and the issuing party must notify the addressee, the objector and each other party accordingly.
 - (9) The Registrar must not permit any document or thing produced to be removed from the Registry except on application in writing signed by the solicitor for a party.
 - (10) A solicitor who signs an application under Rule 11.09 (9) and removes a document or thing from the Registry undertakes to the Court by force of this Rule that:
 - (a) the document or thing will be kept in the personal custody of the solicitor or a barrister briefed by the solicitor in the proceeding; and
 - *(b)* the document or thing will be returned to the Registry in the same condition, order and packaging in which it was removed, as and when directed by the Registrar.
 - (11) The Registrar may, in the Registrar's discretion, grant an application under Rule 11.09 (9) subject to conditions or refuse to grant the application.

- IV-11.10 (1) Unless the Court otherwise orders, the Registrar may, in the Registrar's discretion, return to an addressee any document or thing produced in response to the subpoena.
 - **Note:** It should be noted however that if the document or thing has been tendered as an exhibit, the Registrar is to deal with the exhibit as required by Rule 15.
 - (2) Unless the Court otherwise orders, the Registrar must not return any document or thing under Rule 11.10 (1) unless the Registrar has given to the issuing party at least 14 days' notice of the intention to do so and that period has expired.
 - (3) If the addressee has informed the Court that a document or a copy of a document need not be returned and may be destroyed, the Registrar may, unless the Court otherwise orders, destroy the document or copy instead of returning it.
 - (4) The Registrar must not destroy a document or a copy of a document unless the Registrar has first given to the issuing party and to the addressee at least 14 days' notice of the intention to destroy the document or copy.
- IV-11.11 (1) The Court may order the issuing party to pay the amount of any reasonable loss or expense incurred in complying with the subpoena.
 - (2) If an order is made under Rule 11.11 (1), the Court must fix the amount or direct that it be fixed in accordance with the Court's usual procedure in relation to costs.
 - (3) An amount referred to in this Rule is separate from and in addition to:
 - (a) any conduct money paid to the addressee; or
 - (b) any witness expenses payable to the addressee.
- IV-11.12 (1) An addressee who fails to comply with a subpoena without lawful excuse is in contempt of Court and may be dealt with accordingly.
 - (2) Despite Rule 11.05 (1), if a subpoena has not been served personally on an addressee, the addressee may be dealt with for contempt of Court as if the addressee had been so served if it is proved that the addressee had, by the last date for service of the subpoena, actual knowledge of the subpoena and its requirements.
 - (3) Rules 11.12 (1) and (2) are without prejudice to any power of the Court under any Rules of the Court (including any Rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.
- IV-11.13 (1) A party who seeks production of a document or thing in the custody of the Court or of another Court may inform the Registrar in writing accordingly, identifying the document or thing.
 - (2) If the document or thing is in the custody of the Court, the Registrar must produce the document or thing:
 - (a) in Court; or
 - (b) as the Court directs.
 - (3) If the document or thing is in the custody of another Court, the Registrar must, unless the Court has otherwise ordered:
 - (a) request the other Court to send the document or thing to the Registrar; and
 - (b) after receiving it, produce the document or thing:
 - (i) in Court; or
 - (ii) as the Court directs.
- 6. Insert after Form 7 new Form 8 as follows:

FORM 8

SUBPOENA

To: [name] [address]

YOU ARE ORDERED:

- *to attend to give evidence—see Section A of this form; or
- *to produce this subpoena or a copy of it and the documents or things specified in the Schedule—see Section B of this form; or
- *to attend to give evidence and to produce this subpoena or a copy of it and the documents or things specified in the Schedule—see Section C of this form.
- * Select one only of these three options.

Failure to comply with this subpoena without lawful excuse is a contempt of Court and may result in your arrest.

The last date for service of this subpoena is: *Note 1*)

Please read Notes 1 to 15 at the end of this subpoena.

[Seal or authentication]

(See

A Details of subpoena to attend to give evidence only

Date, time and place at which you must attend to give evidence:

Date:

Time:

Place:

You must continue to attend from day to day unless excused by the Court or the person authorised to take evidence in this proceeding or until the hearing of the matter is completed.

B Details of subpoena to produce only

You must comply with this subpoena:

- (a) by attending to produce this subpoena or a copy of it and the documents and things specified in the Schedule below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule below to the Registrar at the address below so that they are received not less than two business days before the date specified for attendance and production. (See Notes 5-11)

Date, time and place at which you must attend to produce the subpoena or a copy of it and documents or things:

Date:

Time:

Place:

Address to which the subpoena (or copy) and documents or things may be delivered or posted:

The Registrar [*Name of Court ... etc. as the case may be*]

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

C Details of subpoena both to attend to give evidence and to produce

Insofar as you are required by this subpoena to attend to give evidence, you must attend as follows:

Date:

Time:

Place:

You must continue to attend from day to day unless excused by the Court or the person authorised to take evidence in this proceeding or until the hearing of the matter is completed.

Insofar as you are required by this subpoena to produce the subpoena or a copy of it and documents or things, you must comply with this subpoena:

- (a) by attending to produce this subpoena or a copy of it and the documents or things specified in the Schedule below at the date, time and place specified for attendance and production; or
- (b) by delivering or sending this subpoena or a copy of it and the documents or things specified in the Schedule below to the Registrar at the address below so that they are received not less than two business days before the date specified for attendance and production. (See Notes 5-11)

Date, time and place at which you must attend to produce the subpoena or a copy of it and the documents or things:

Date:

Time:

Place:

Address to which the subpoena or a copy of it and documents or things may be delivered or posted:

The Registrar

[Name of Court ... etc. as the case may be]

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

NOTES

Last day for service

1. You need not comply with the subpoena unless it is served on you on or before the date specified in the subpoena as the last date for service of the subpoena.

Informal service

2. Even if this subpoena has not been served personally on you, you must, nevertheless, comply with its requirements, if you have, by the last date for service of the subpoena, actual knowledge of the subpoena and of its requirements.

Addressee a corporation

3. If the subpoena is addressed to a corporation, the corporation must comply with the subpoena by its appropriate or proper officer.

Conduct money

4. You need not comply with the subpoena insofar as it requires you to attend to give evidence unless conduct money sufficient to meet your reasonable expenses of attending as required by the subpoena is handed or tendered to you a reasonable time before the date on which your attendance is required.

Production of subpoena or copy of it and documents or things by delivery or post

- 5. Insofar as this subpoena requires production of the subpoena or a copy of it and a document or thing, instead of attending to produce the subpoena or a copy of it and the document or thing, you may comply with the subpoena by delivering or sending the subpoena or a copy of it and the document or thing to the Registrar at the address specified in the subpoena for the purpose so that they are received not less than two business days before the date specified in the subpoena for attendance and production.
- 6. If you object to a document or thing produced in response to this subpoena being inspected by a party to the proceeding or any other person, you must, at the time of production, notify the Registrar in writing of your objection and of the grounds of your objection.
- 7. Unless the Court otherwise orders, if you do not object to a document or thing produced by you in response to the subpoena being inspected by any party to the proceeding, the Registrar may permit the parties to the proceeding to inspect the document or thing.

Production of a number of documents or things

8. If you produce more than one document or thing, you must, if requested by the Registrar, produce a list of the documents or things produced.

Production of copy instead of original

9. You may, with the consent of the issuing party, produce a copy, instead of the original, of any document that the subpoena requires you to produce.

Return or destruction of documents or copies

- 10. You may, at the time of production, inform the Court that any document or copy of a document produced need not be returned and may be destroyed.
- 11. If you have so informed the Court, the Registrar may destroy the document or copy instead of returning it to you.

Applications in relation to subpoena

- 12. You have the right to apply to the Court:
 - 12.1 for an order setting aside the subpoena (or a part of it) or for relief in respect of the subpoena; and
 - 12.2 for an order with respect to your claim for privilege, public interest immunity or confidentiality in relation to any document or thing the subject of the subpoena.

Loss or expense of compliance

13. If you are not a party to the proceeding, you may apply to the Court for an order that the issuing party pay an amount (in addition to conduct money and any witness' expenses) in respect of the loss or expense, including legal costs, reasonably incurred in complying with the subpoena.

Contempt of Court—arrest

- 14. Failure to comply with the subpoena without lawful excuse is a contempt of Court and may be dealt with accordingly.
- 15. Note 14 is without prejudice to any power of the Court under any Rules of the Court (including any Rules of the Court providing for the arrest of an addressee who defaults in attendance in accordance with a subpoena) or otherwise, to enforce compliance with a subpoena.

Dated 30 November 2006.

T. A. WORTHINGTON, Chief Judge P. A. J. HERRIMAN, Judge A. SIMPSON, Judge
SOUTH AUSTRALIAN ELECTRICITY ACT 1996

AMENDMENTS TO ETSA UTILITIES' CONNECTION AND SUPPLY CONTRACT

The Standard Connection and Supply Contract was recently amended by the Essential Services Commission of South Australia.

NOTICE is hereby given that the Standard Connection and Supply Contract governing the supply of electricity by ETSA Utilities (ABN 13 332 330 749) a partnership of:

CKI Utilities Development Limited (ABN 65 090 718 880); HEI Utilities Development Limited (ABN 82 090 718 951); CKI Utilities Holdings Limited (ABN 54 091 142 380); HEI Utilities Holdings Limited (ABN 50 091 142 362); CKI/HEI Utilities Distribution Limited (ABN 19 091 143 038) each incorporated in the Bahamas, has been amended as set out below.

These amendments are published in accordance with section 36 (2) of the South Australian Electricity Act 1996.

These amendments to the Standard Connection and Supply Contract will come into force on 1 January 2007 and when in force will be contractually binding on ETSA Utilities and the class of customers to whom these terms and conditions are expressed to apply.

These amendments are included in the amended Electricity Distribution Code Part B 'Customer Connection and Supply Contract' as issued by the Essential Services Commission of South Australia.

• Amended Clause 5.3 (d) minimise frequency and duration of interruptions by replacing the table directly following the title 'Thresholds and payment amounts—duration' with the following table:

	Threshold 1	Threshold 2	Threshold 3	Threshold 4
Duration (hrs)	>12 and ≤15	>15 and ≤18	>18 and ≤24	>24
Payment	\$80	\$120	\$160	\$320

• Under the words '*The above scheme excludes*' replaced the dot point which states: 'interruptions of a duration less than 30 seconds'; with 'interruptions of a duration less than 1 minute' and insert a new dot point which states: 'planned interruptions (but only where we have complied with the requirements set out in Clauses 1.2.3.2 and 1.2.3.3 of the Distribution Code)'.

Copies of amended version of the Connection and Supply Contract is available on our website www.etsautilities.com.au.

NOTICE TO MARINERS NO. 56 OF 2006

South Australia—Gulf St Vincent—North Haven Marina— Entrance Channel—Loss of Depth in Channel

MARINERS are advised that due to the ingress of Sea Grass into the main channel of the North Haven Marina (approximate position latitude 34°47.75'S, longitude 138°29'E), effecting an area 75 m from the entrance to 200 m from the entrance and extending across the full width of the channel, has reduced the navigable depth in the channel to:

2.3 m below Chart Datum.

Mariners are further advised to navigate with extreme caution at reduced speed, taking due regard of tidal levels and their vessels draughts when negotiating the main channel, until further notice.

Chart affected: Aus 137.

Publication affected:	South Australia's Wat	ers CW	Map	6E,
	page 194.			

Adelaide, 18 December 2006.

PATRICK CONLON, Minister for Transport

FP 2001/1439 DTEI 2006/00826

WORKERS REHABILITATION AND COMPENSATION ACT 1986

Notice Pursuant to Section 32 (7)

THE WORKERS REHABILITATION AND COMPENSATION CORPORATION hereby varies the scale of charges fixed for the purposes of section 32 (7) of the Workers Rehabilitation and Compensation Act 1986, by notice published in the *Government Gazette* on 9 February 1995, 22 June 2000, 29 March 2001, 29 November 2001, 5 December 2002, 11 December 2003, 9 December 2004 and 8 December 2005 as follows:

By inserting after item (10) the following item:

(11) This notice is effective for travel on or after 1 January 2007.

Travel Allowance

Item No.	Service Description	Charge
1.	Where a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisation or approved rehabilitation, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance for each kilometre travelled at the rate of:	34.8c

Dated 15 December 2006.

J. DAVISON, Chief Executive Officer

STATE LOTTERIES ACT 1966

LOTTERIES (POWERBALL) RULES

1. Preliminary

- 1.1 These Rules may be cited as the Lotteries (Powerball) Amendment Rules 2006 (No. 3).
- 1.2 The Lotteries (Powerball) Rules made under the State Lotteries Act 1966 and published in the *Government Gazette* on 19 July 1999, as amended by the amendments published in the *Government Gazette* on 27 March 2003, 26 February 2004, 21 April 2005, 13 April 2006 and 12 October 2006 are hereinafter referred to as the 'Principal Rules'.
- 1.3 The Principal Rules are hereby amended effective from 7 p.m. on 18 January 2007 and these Rules will take effect immediately thereafter, except as provided in these Rules.
- 2. Amendment of Rules

The Principal Rules are deleted and the Rules as annexed are to be substituted therefore.

The Common Seal of the Lotteries Commission of South Australia was affixed pursuant to a resolution of the Commission in the presence of:

Dated 23 November 2006.

(L.S.) SUZANNE MACKENZIE, Commission Member

WAYNE JACKSON, Commission Member

Approved,

MICHAEL WRIGHT, Minister for Administrative Services and Government Enterprises

STATE LOTTERIES ACT 1966

LOTTERIES (POWERBALL) RULES

This consolidation includes amendments as at 18 January 2007. It is provided for convenient reference only and regard should be had to the full text of the Lottery Rules and amendments as published in The South Australian Government Gazette from time to time.

ARRANGEMENT

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 - 1.2 Commencement
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- 12.1 Creation of Prize Reserve Fund
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- 15.4 Commission's discretion

Schedule

Date of commencement.

- 1. Preliminary
 - 1.1 These Rules may be cited as the Lotteries (Powerball) Rules.
 - 1.2 These Rules will come into operation on the date specified in the Schedule to these Rules.
 - 1.3 These Rules are to be read in conjunction with and are subject to the Lotteries (General) Rules.
 - 1.4 These Rules apply to the lottery known as 'Powerball'.
- 2. Interpretation
 - 2.1 In these Rules and in each part of these Rules unless the contrary intention appears:

'Bloc members' means the parties from time to time to an agreement entered into by the Commission with other parties for the conduct of Powerball on a joint basis with a common draw and a declaration of common dividends based on the equal participation of all players in the aggregated prize pool;

'claim period' means the period commencing at midnight on the day of determination of the draw results ('relevant day') and ending at the close of business on the fourteenth day thereafter. If the fourteenth day is a Saturday, Sunday or Public Holiday the claim period will end at the Commission's close of business on the immediately preceding working day;

'drawing equipment' means equipment operated as determined from time to time by the Bloc members for ascertaining the winning numbers;

'Powerball' means a lottery drawn at such intervals as the Bloc members determine in which a player is required to forecast 5 numbers to be drawn from the range of numbers 1 to 45 inclusive and 1 number to be drawn from a second range of numbers 1 to 45 inclusive;

'Powerball Barrel' means the drawing barrel from which the Powerball is drawn;

'Power45' means a method of entry where all 45 Powerball numbers are deemed to have been selected for each game played;

'Powerball number' means the single ball drawn from balls numbered 1 to 45 inclusive from the Powerball Barrel;

'5 Ball Barrel' means the drawing barrel from which 5 balls are drawn.

- 3. Ordinary Entry
 - 3.1 To create an ordinary entry, a player must select or cause to be selected 5 numbers and the Powerball number.
 - 3.2 An ordinary entry will participate in 1 draw only for the number of games paid for and selected.
 - 3.3 The minimum number of games to be completed will be 2.
 - 3.4 There will be no limit to the maximum number of games that can be played, save that in any one draw:
 - 3.4.1 the Commission may decline to issue more than 1 000 entries to a player; and
 - 3.4.2 a player can be issued with entries costing no more than \$99 999.
 - 3.5 A player may request that an entry be issued in a draw to be conducted within 52 weeks or such lesser period as determined by the Commission.
 - 3.6 Subject to Rule 6, a player must submit only:
 - 3.6.1 the coupon provided for that purpose from time to time by the Commission;
 - 3.6.2 an Easiplay Club card in respect of which regular wagers have been nominated; or
 - 3.6.3 an electronic request for entry in such format as the Commission determines.
 - 3.7 In the case of a coupon, a player's forecast must be marked by hand with a vertical mark in the centre of the square or such other mark as the Commission or the Agent requires. All marks on a coupon must be legible and made by pencil or dark blue pen. No other mark will be accepted. A coupon must not be marked in red or black.
 - 3.8 The 'system entry' box must be left blank.

- 3.9 A player who marks a 'top up' box will be taken to have authorised the terminal to generate a random forecast of a sufficient quantity of numbers to complete the panel, the coupon or the nominated number of games, as the case may be.
- 3.10 If a player marks more than the specified number of squares in either panel in any one game, a ticket will not issue until the player has either nominated the number(s) to be deleted or opted for a system entry. The player may be required to complete another coupon.
- 3.11 If a player marks fewer than the specified number of squares in either panel in any one game and does not mark the relevant 'top up' box, a ticket will not issue until the player has either nominated the number(s) to be added or opted for a top up entry or a system entry.
- 4. Multi-Week Entry
 - 4.1 A player may enter their number selections for a series of consecutive draws by marking the appropriate square in the 'weeks' box or by verbally requesting such an entry. The number of consecutive draws that may be entered in this way is up to 52 weeks or such lesser period as determined by the Commission.
 - 4.2 The Rules governing ordinary entries will apply to every multi-week entry.
- 5. System Entry
 - 5.1 Subject to Rule 7.3, a player may create a system entry in the top panel by selecting or causing to be selected in that panel 3, 4 or from 6 to 20 numbers, rather than the 5 to be selected in the case of an ordinary entry.
 - 5.2 In the case of a coupon, a system entry must be completed by marking the 'system entry' box and selecting or causing to be selected in the top panel the quantity of numbers corresponding to the system to be entered by the player. (Thus, to play system 7, 7 numbers are selected; to play system 8, 8 numbers are selected and so on to a maximum of 20 numbers selected to play a system 20 entry). In the case of a verbal entry, a system entry is created by requesting the terminal operator to complete such an entry. Ordinary and system participation will not be accepted if completed on the one computer coupon and only one system entry type can be played on the one coupon.
 - 5.3 If more numbers are marked in any panel than the requested system requires, a ticket will not issue until the player has nominated the number(s) to be deleted. If fewer numbers are marked in any panel than the requested system requires and the 'top up' box is not marked, a ticket will not issue until the player has either nominated the number(s) to be added or opted for a top up entry.
 - 5.4 Systems 3 and 4 are a particular type of system entry whereby the quantity of numbers selected in the top panel is less than the forecast objective.
 - 5.5 A system 3 or 4 entry will be equivalent to playing a certain number of separate games of 5 numbers in the top panel in conjunction with the Powerball number selected by the player as determined by the following formula:

$$\frac{(45-S)!}{40! \text{ x} (5-S)!}$$
 (where S = system number)

- 5.6 A player who wishes to enter a system 3 entry must select or cause to be selected any 3 numbers from the top panel. These 3 numbers will be combined with all combinations of 2 numbers from the remaining numbers. This system entry will be equivalent to playing 861 games of 5 numbers.
- 5.7 A player who wishes to enter a system 4 entry must select or cause to be selected any 4 numbers from the top panel. These 4 numbers will be combined with each of the remaining numbers in turn. This system entry will be equivalent to playing 41 games of 5 numbers.

5.8 A player who wishes to enter a system 6 to 20 inclusive must select or cause to be selected the quantity of numbers according to the system number to be played. The selected numbers in the top panel will be combined with one another in all possible combinations of 5 numbers in conjunction with the Powerball number selected by the player. This system entry will be equivalent to playing a certain number of separate games of 5 numbers in conjunction with the Powerball number selected by the following formula:

$$\frac{S!}{5! \text{ x (S-5)!}} \qquad (\text{where } S = \text{system number})$$

- 5.9 Subject to Rule 3.4., a player may enter up to 7 of the same type of system entry on the one coupon.
- 5.10 A system entry may be entered for multi-week participation, in which case the Rules relating to multi-week and Easi-Pick entries will also apply.
- 5.11 The price of a system entry will be as published by the Commission from time to time.

6. Easi-Pick Entry

- 6.1. A player can play by means of an Easi-Pick nomination at the selling point. The Commission or Agent must enter the information nominated by the player into the terminal and cause it to generate a forecast of the type nominated by the player.
- 6.2 Easi-Pick entries will be limited to 25 panels (of 5 numbers and a Powerball number) for an ordinary entry, up to 7 panels (of 5 numbers and a Powerball number) of the same type of system entry, or such other number as the Commission determines.
- 6.3 An Easi-Pick entry can be nominated using the terminal keyboard.
- 6.4 The Easi-Pick forecast will be printed on a ticket generated by the terminal, and the printed selections will be deemed to be those selections nominated to the Commission or Agent as if they were marked on a coupon by the player in accordance with these Rules.

7. Power45 Entry

- 7.1 Power45 can be played using a coupon provided for that purpose or an Easi-Pick entry method. In the case of a coupon entry, a player must complete either an ordinary entry or a system entry in the top row of panels and mark the 'PP45' box for the Powerball number. In the case of an Easi-Pick entry, a player must nominate the number of Power45 entries to the Commission or the Agent in accordance with Rule 6.
- 7.2 Ordinary Power45 entry
 - 7.2.1 For an ordinary Power45 entry, a player is to make a selection of 5 numbers for each of the chosen number of panels in the top row of the coupon.
 - 7.2.2 The terminal will combine the number selections in Rule 7.2.1 with each and every Powerball number.
- 7.3 System Power45 entry
 - 7.3.1 For a system Power45 entry, a player is to make a selection of numbers being either 3, 4 or from 6 to 15 numbers in the top panel of the coupon.
 - 7.3.2 The terminal will determine all possible combinations of 5 numbers from the number selection in Rule 7.3.1 and combine each combination with each and every Powerball number.

- 8. Determination of Winning Numbers
 - 8.1. Each draw will be identified by a number.
 - 8.2. Each draw will be conducted using drawing equipment as the Bloc members determine.
 - 8.3 For each draw the Bloc members will cause 5 numbered balls to be drawn from the 5 Ball Barrel and 1 numbered ball to be drawn from the Powerball Barrel.
 - 8.4 There will be 7 prize winning divisions in each draw as follows:

Division 1—player(s) who correctly forecast the 5 balls drawn from the 5 Ball Barrel and the Powerball number from the Powerball Barrel in any one game.

Division 2—player(s) who correctly forecast the 5 balls drawn from the 5 Ball Barrel in any one game.

Division 3—player(s) who correctly forecast 4 of the 5 balls drawn from the 5 Ball Barrel and the Powerball number from the Powerball Barrel in any one game.

Division 4—player(s) who correctly forecast 3 of the 5 balls drawn from the 5 Ball Barrel and the Powerball number from the Powerball Barrel in any one game.

Division 5—player(s) who correctly forecast 4 of the 5 balls drawn from the 5 Ball Barrel in any one game.

Division 6—player(s) who correctly forecast 2 of the 5 balls drawn from the 5 Ball Barrel and the Powerball number from the Powerball Barrel in any one game.

Division 7—player(s) who correctly forecast 3 of the 5 balls drawn from the 5 Ball Barrel in any one game.

- 9. Supervision of Draw
 - 9.1 The selection of winning numbers will be conducted in such manner as agreed by the Bloc members: and
 - 9.1.1 if drawn in the State of Victoria, will be supervised by representatives of the Treasury of the State of Victoria;
 - 9.1.2 if drawn in any of the States of South Australia, Western Australia, New South Wales or Queensland, will be supervised by representatives of the Auditor-General's Department of the State in which the draw is conducted; and
 - 9.1.3 will be final for the purpose of determining the prize winners for that draw.
- 10. Prize Pool Allocation
 - 10.1 Only one prize can be won by any one entry in a game.
 - 10.2 60% of the total entry fees received for each draw (or such greater amount as the Commission determines) will be allocated as the prize pool.
 - 10.3 The Commission will pay the percentage referred to in Rule 10.2 into a total prize pool to which the Bloc members will contribute the same percentage of the total amount of their entry fees.
 - 10.4 The amount of the prize pool will be announced at each draw.

- 10.5 The prize money allocated to each division will be apportioned in equal shares between the winners in that division.
- 10.6 If there is no winner in any of Divisions 2, 3, 4, 5 or 6 the prize money allocated to that division will be added to the prize money allocated to the next lower division in which there is a winner.

11. Prize Structure

11.1 The total prize pool will be distributed as follows:

Division 1—40% of the prize pool. Division 2—12.9% of the prize pool. Division 3—5.9% of the prize pool. Division 4—4.6% of the prize pool. Division 5—2.6% of the prize pool. Division 6—11.7% of the prize pool. Division 7—22.3% of the prize pool.

11.2 Notwithstanding any other Rule, the Commission may at its discretion round out the amount of any prize other than a Division 1 prize to the nearest 5 cents above or below the actual prize otherwise payable. To the extent necessary to give effect to this Rule, the above percentages will be varied and the resulting surplus or deficit will be added to or deducted from the prize pool payable in respect of that draw or from the Prize Reserve Fund.

12. Prize Reserve Fund

- 12.1 From time to time, the Commission may set aside a proportion of the total amount received from entry fees to any draw and, in respect of that draw, the distribution of prizes will be reduced *pro rata* in all prize winning divisions. The amount set aside will be accumulated by the Commission to constitute a pool called the Prize Reserve Fund.
- 12.2 The Prize Reserve Fund will be applied from time to time for the purpose of additional or increased prizes in respect of such subsequent lottery or lotteries conducted by the Commission, in such amount(s) and to such player(s) as the Commission in its absolute discretion determines.
- 12.3 The amounts to be set aside and the amounts to be applied to additional or increased prizes must be agreed with the Bloc members.
- 12.4 In the event that the game of Powerball is replaced, enhanced, renamed or otherwise varied, the Prize Reserve Fund as constituted by this Rule 12 may be assigned to the game replacing, enhancing, renaming or otherwise varying the game of Powerball.

13. Jackpots

- 13.1 If there is no Division 1 prize winner, that portion of the prize pool that would have been payable to a single Division 1 winner in that draw will be added to or jackpotted with the Division 1 prize money in the next draw. This jackpotting will continue for no more than 25 consecutive draws. If there is no Division 1 prize winner in the next (or 26th) consecutive draw, the total amount of the jackpot and the Division 1 prize that would have been payable to a single winner in that 26th draw will be added to the prize money allocated to the next lower Division in which there is a winner.
- 13.2 If the Commission guarantees a minimum prize payout in Division 1 of any draw, the amount by which the Commission thereby augments the portion of the prize pool allocated to Division 1 in that draw will not be taken into account in determining the amount of any jackpot subsequently paid in respect of that division.

- 14. Publication of Results
 - 14.1 The Commission will publish the results as soon as practicable after each draw.
 - 14.2 The information published may include:
 - 14.2.1 the winning numbers;
 - 14.2.2 the amount of the prize pool allocated to each division;
 - 14.2.3 the number of prize winners or provisional prize winners in each division;
 - 14.2.4 the value or provisional value of each prize in each division;
 - 14.2.5 the dates when prizes will be paid; and
 - 14.2.6 the date the claim period expires.

15. Prize Claims

- 15.1 In the case of Division 1 and 2 prizes:
 - 15.1.1 prize money will be distributed after the claim period has elapsed;
 - 15.1.2 claims lodged within the claim period and determined by the central computer to be prize winning entries and any entries subsequently identified within the claim period as prize winning entries will share equally in the prize pool available to winners in their respective division; and
 - 15.1.3 any player who claims to be entitled to a prize must lodge a claim with the Commission.
- 15.2 In the case of prizes other than Division 1 and 2 prizes:
 - 15.2.1 prize money will be paid as soon as practicable after the draw either at the Commission or through any selling point terminal on presentation of the ticket or record of electronic entry and evaluation by a terminal subject to these Rules;
 - 15.2.2 if a ticket or record of electronic entry includes a game that has won a prize in Division 3 or a lower division in addition to a Division 1 or 2 prize the lower division prize will not be paid until the Division 1 or 2 prize is payable; and
 - 15.2.3 any player who claims to be entitled to a prize but:
 - 15.2.3.1 whose entry has not been identified by the central computer system as a prize winning entry;
 - 15.2.3.2 considers that their entry has been incorrectly evaluated by the Commission; or
 - 15.2.3.3 has not on application to a selling point terminal obtained confirmation that their entry has won the prize, must lodge a claim with the Commission.
- 15.3 A claim under Rule 15.1.3 or 15.2.3:
 - 15.3.1 may be lodged with the Commission either personally or by registered mail;
 - 15.3.2 must reach the Commission within 12 months of the relevant day;

- 15.3.3 must be accompanied by the computer ticket or record of electronic entry pertaining to the entry in respect of which the claim is made, clearly endorsed with the claimant's full name and address; and
- 15.3.4 if posted, must be accompanied by a self-addressed envelope bearing the correct postage.
- 15.4 The Commission:
 - 15.4.1 will not be obliged to recognise any claim not identified as a prize winning entry by the central computer within 12 months of the relevant day; and
 - 15.4.2 may in its absolute discretion accept or refuse to accept a claim in whole or in part.

SCHEDULE

Date of operation of these Rules:

18 January 2007.

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TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2003, the Training and Skills Commission (TaSC) gives notice that determines the following: Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

1	5 February 2004	2	19 February 2004	3.	11 March 2004	4.	1 April 2004
5.	1 July 2004		15 July 2004	<i>7</i> .	22 July 2004	8.	30 September 2004
-	2		•		•	-	*
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 for the

Food Processing Training Package (FDF03)

*Trade/ #Declared Vocation/ Other Occupation	National Code	Qualification	Nominal Term of Contract of Training	Probationary Period
*Bread Baker	FDF30603	Certificate III in Food Processing (Retail Baking) Bread	48 months	3 months
*Bread Baker and Pastry Cook	FDF30703	Certificate III in Food Processing (Retail Baking) Combined	48 months	3 months
*Pastry Cook	FDF30503	Certificate III in Food Processing (Retail Baking) Cake and Pastry	48 months	3 months

Revocation Notice

The declared *Breadmaking*; *Breadmaking and Pastry Cooking*; and *Pastry Cooking* trades are revoked from the time of this notice.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the

*Trade/ #Declared Vocation/ Other Occupation	National Code	Qualification	Nominal Term of Contract of Training	Probationary Period
	THH31502	Certificate III in Hospitality (Commercial Cookery)	48 months	3 months
*Cook	THH32902	Certificate III in Hospitality (Catering Operations)	36 months	3 months
"Cook	THH31602	Certificate III in Hospitality (Patisserie)	36 months	3 months
	THH33102	Certificate III in Hospitality (Asian Cookery)	36 months	3 months
	THH22002	Certificate II in Hospitality (Kitchen Operations)	12 months	1 month
	THH21702	Certificate II in Hospitality (Asian Cookery)	24 months	2 months
#Cooking	THH41302	Certificate IV in Hospitality (Commercial Cookery)	48 months	3 months
	THH41402	Certificate IV in Hospitality (Patisserie)	48 months	3 months
	THH42702	Certificate IV in Hospitality (Asian Cookery)	48 months	3 months

Hospitality Training Package (THH02)

WATERWORKS ACT 1932

Instrument of Authority to give Expiration Notices and to make Enquiries Under Regulation 46 of the Waterworks Regulations 1996 PURSUANT to a delegation by the former Minister for Infrastructure (now the Minister for Government Enterprises) dated 4 May 1997, the South Australian Water Corporation authorises the officers named in the Schedule to give expiration notices under the Waterworks Act 1932.

Pursuant to Regulation 46 of the Waterworks Regulations 1996, the South Australian Water Corporation also authorises the officers named in the Schedule to undertake the duties covered by Regulation 46.

This instrument revokes all previous authorities in regard to the giving of expiation notices and undertaking the duties covered by Regulation 46 under the Waterworks Act 1932.

Dated 15 December 2006.

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

A. D. HOWE, Chief Executive

In the presence of:

G. M. HENSTOCK, Head of Regulation and Governance

SAW 97/02783 Pt 3 SAW 05/00306

Adkins, Stephen Charles Allan, Tiffany Kristen Allan, Vivian Jumbo Amos, Robert John Baker, David Michael Ball, Geoffrey Alan Barratt, Wesley John Beard, Robert Malcolm Roland Bell, Bryce Rodney Bell, Stephen Roy Bennetts, Wayne Victor Binney, Sharon Monica Bishop, Lynton Andrew John Boothey, Rodney Deane Boyce, Anne-Marie Debra Butcher, Brian Charles Calabria, Amy Ellen Calio, Gaetano Anthony Campbell, Mark Charles Carmen, David Ian Celentano, Carmelina Lucia Centofanti, Alfonso Chapman, Mark Raymond Cheesman, Alexandra Marie Cherini, Andrew Clark, Jeffrey Don Cragen, Peter Charles Curran, Raymond Stanley Edward Curtis, Gary Frank Dal Santo, Dino Daly, David Gerard Dearman, Herbert Bruce Dellaverde, Paolo Dennehy, Dianne Dislers, Maris Eriks Donnellan, Leo Francis Douglass, Timothy James Dowling, Robin David Edwards, Darryl Gene Eerden, Lambertus Hendricus Ettridge, Brian James Evans, Roger Francis Fitzpatrick, Lee Kent Flynn, Shona Linda Fountain, Tony Walter Frick, Neville Kenneth

SCHEDULE Froud, Mark Ainsley Galama, James Alexander Gill, Roger Colin Green, Matthew James Hadfield, John Joseph Hall, Natasha Jane Hamden, Lynda Rae Hannan, David James Hannant, Lisa Harris, Steven Hawken, Graham Robert Hebbard, Shannon Lee Hendry, Andrew Clive Heneker, Graham Clifton Hoepner, Barry Robert Hoffrichter, Kym Hogan, Susan Margaret Hogben, Noel John Hollitt, Wayne Ronald Huffa, Lewis John Hughes, Robert Edward Hutchins, David George Jenner, Brenton Jared Jones, Darryl Lee Katschner, Suzanna Slavica Knowles, Robert John Kohn, Raymond Bruce Langman, David John Lehmann, Kimberley Sasha Mann, Richard Anthony Marschall, Mark Matthew Martin, Lawrence Richard Martin, Nicholas Geoffrey Maxwell, Leah McLean, Neil John McMahon, Richard John McPharlin, Andrew Ferguson Meakin, John Francis Melito, Cesare Michelmore, Keith Edward Mikuzis, Jon Vytantas Minagall, Matthew John Morgan, Robert Ivan Murray, Brian John Nikolajevic, Jovan Pavy, Peter

Perotti, Fulvio Perriam, Christopher Ian Perry, Roger Neil Phillips, Peter Warren Plunkett, James Elliot Pratt, Ingrid Radecki, Steven Anthony Raneberg, Rebecca Jayne Rann, Anthony John Richards, Douglas Thomas Rishworth, James Philip Roberts, Keith John Roberts, Wayne Eric Rose, Steven John Rosik, Monika Eva Rucioch, Paul Michael Samuel, Peter Ronald Sargent, Ford Stanley Saunders, Steven Sydney Seal, Benjamin Andrew Shiel, William Vincent Shuttleworth, Peter James Skipworth, Neville Brian Smart, Ian Robert Smith, Antony James Spence, Andrew William Spencer, Mark John Sterzl, Paul Gregory Szyndler, George Szyndler, Stanley Telford, Terence John Thornton, Marcus John Trout, Noel David Van Rooyen, Jakobus Veldhoen, Ben Peter Walker, John Frederick Walton, Leigh Mathew Whelan, Shane Lee Wilkinson, Brian Williams, Barry John Williams, Mark Richard Williamson, Brian Lewis Wolter, Trevor John Wood, Rodney Grant

WATERWORKS ACT 1932

Restrictions on the Use of Water on Kangaroo Island

PURSUANT to section 33A of the Waterworks Act 1932, the South Australian Water Corporation (SA Water) with the approval of the Minister for Government Enterprises from 1 January 2007, until further notice hereby prohibits, restricts and regulates the purposes for which water supplied to all properties on Kangaroo Island (either directly or indirectly) by SA Water may be used, the manner in which water may be used, and the means by which water may be used, and the times at which water may be used as set out in the Schedule.

SCHEDULE

WATER RESTRICTIONS—LEVEL 3

PURPOSE	WATER RESTRICTIONS
GARDENS and LAWNS	Hand-held hoses fitted with a trigger nozzle or drip-watering systems may be used on any day but only before 8 a.m. or after 8 p.m.
	Watering cans and buckets may be used at any time.
	Sprinkler systems can be used on one day a week for three hours in the morning or for three hours in the evening in accordance with the following:
	Even numbered properties on Saturday between 5 a.m. to 8 a.m. and 8 p.m. to 11 p.m.
	Odd numbered properties on Sunday between 5 a.m. to 8 a.m. and 8 p.m. to 11 p.m.
	Sprinklers cannot be used to water verges.
SPORTS GROUNDS and RECREATIONAL	Hand-held hoses fitted with a trigger nozzle may be used on any day but only before 8 a.m. or after 8 p.m.
FACILITIES	Watering cans and buckets may be used at any time.
	Sprinkler systems may be used once a week between the hours of 8 p.m. and 8 a.m. The day of the week and time of operation for each of the sprinkler systems is to be determined in conjunction with SA Water and subject to a permit.
	Testing of sprinklers will not be permitted without prior approval of SA Water.
HARD SURFACES	Water must not be used to wash paved or concreted areas, decking, walls or roofs of a building at any time unless it is necessary to do so to protect public health, ensure safety of people using the area, ensure the health and welfare of animals using the area or in case of accident, fire or other emergency.
	Windows may be cleaned from a bucket filled directly from a tap.
FOUNTAINS and PONDS	A fountain, pond or water feature that does not recycle water must not be operated and must not be topped up unless it supports fish.
	The level of water in a fountain, pond or water feature that recycles water may be topped up only with water from a hand-held hose or bucket.
	Fountains, ponds and water features must not be refilled after emptying.
SWIMMING POOLS and SPAS	Existing pools and spas must not be refilled from empty. The level of water in a swimming pool or spa that has been previously filled with water may be topped up or maintained only with water from a hand-held hose or bucket.
	New pools or spas may be filled only under the authority of a permit from SA Water. A permit will not be granted unless there is proof a cover has been purchased to prevent water loss through evaporation.
	Children's wading pools must not be filled with more than 250 litres of water.
WASHING CARS and BOATS	Water must not be used to wash a vehicle except by means of a commercial car wash or a bucket filled directly from a tap.
	Hoses are not to be used.
	Boat owners are permitted to flush out motors and rinse off metal parts to prevent corrosion.
BUILDING DEVELOPMENT/ CONSTRUCTION ACTIVITIES	Water must not be used for dust suppression and compaction unless it is applied from a hand- held hose fitted with a trigger nozzle or directly from a motor vehicle designed and approved to carry/deposit water.
FARMS or RURAL PROPERTIES USING SA	A farm dam or tank must not be filled with water unless it is being used for domestic or stock consumption or fire-fighting. A permit is required to fill a dam or tank for any other reason.
WATER SUPPLY	If a rainwater tank has been plumbed directly into a house by a licensed plumbing contractor it is acceptable to have a quantity of mains water in the tank.
COMMERCIAL NURSERIES and GARDEN CENTRES	Hand-held hoses fitted with a trigger nozzle, watering cans, buckets and drip-watering systems may be used at any time to water plants in commercial nurseries and garden centres. Sprinkler systems may be used between the hours of 8 p.m. and 8 a.m.
	On days when the maximum temperature is forecast to exceed 30 degrees sprinkler systems may also be used between the hours of 1 p.m. and 2 p.m.

PURPOSE	WATER RESTRICTIONS	
CARAVAN and CAMPING SITES	PERMITS ARE REQUIRED TO WATER OUTSIDE THE GARDEN AND LAWN GUIDELINES.	
	Permits allow watering under the following conditions:	
	October-March	
	Grassed sites that have been damaged by cars, caravans and/or tents may be watered with a sprinkler for not more than 30 minutes on the day the area is vacated. If grassed areas are not being used then they may be watered with a sprinkler no more than once per week, for no more than 30 minutes at any time.	
	April-September	
	Grassed sites that have been damaged by cars, caravans and tents may be watered with a sprinkler no more than once per week at any time for no more than 30 minutes at any time.	

Using water in a manner other than in accordance with the specified restricted use of water above is prohibited except under authority of a permit issued by SA Water pursuant to the Waterworks Regulations 1996.

Dated 15 December 2006.

SIGNED for an on behalf of the SOUTH AUSTRALIAN WATER CORPORATION, by a person duly authorised so to do in the presence of:

ANNE HOWE, Chief Executive GEOFF HENSTOCK, Corporation Secretary

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ADELAIDE CITY COUNCIL

McLaren Court-One-Way Traffic Conditions

NOTICE is hereby given that the Council at its meeting held on 11 December 2006, adopted the following resolution:

Pursuant to section 359 (1) of the Local Government Act 1934, as amended, all vehicles other than those so named in Column 3 below shall be excluded from the road so named in Column 1 as described in Column 2.

Column 1	Column 2	Column 3
Street	Location	Class of Vehicles Exempt
McLaren Court	From the southern building alignment of Carrington Street to the northern building alignment of McLaren Street.	Any vehicle travelling in a southerly direction from Carrington Street to McLaren Street. Any vehicles owned or operated by or on behalf of the Adelaide City Council for the purposes street cleaning and maintenance.

Further information can be obtained from Chris Dunn, Engineering and Environmental Services, telephone 8203 7486 or email <u>c.dunn@adelaidecitycouncil.com</u>.

S. MOSELEY, Acting Chief Executive Officer

ADELAIDE CITY COUNCIL

Glover Avenue—Temporary Part Closure

NOTICE is hereby given that the Council at its meeting held on 11 December 2006, adopted the following resolution:

Pursuant to section 359 (1) of the Local Government Act 1934, as amended, all vehicles other than those vehicles identified in Column 3 below shall be excluded from the road so named in Column 1 and as described in Column 2 from 12 December 2006 to 1 April 2008.

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Glover Avenue	Between a point on Glover Avenue approximately 110 m west of West Terrace to a point approximately 310 m west of West Terrace.	Any vehicle owned or operated by the Department for Transport, Energy and Infrastructure (DTEI) or McConnell Dowell (Contractor) or their sub- contractors for the associated purposes of con- structing the Bakewell Underpass.
		Any vehicle owned or operated by or on behalf of the Adelaide City Council for the purpose of street cleaning and maintenance.

Further information can be obtained from John Hanchett, Engineering and Environmental Services, telephone 8203 7433 or email <u>j.hanchett@adelaidecitycouncil.com</u>.

S. MOSELEY, Acting Chief Executive Officer

ADELAIDE CITY COUNCIL

Deviation Road—Temporary Closure

NOTICE is hereby given that the Council at its meeting held on 26 October 2006, adopted the following resolution:

Pursuant to section 359 (1) of the Local Government Act 1934, as amended, all vehicles other than those vehicles identified in Column 3 below shall be excluded from the road so named in Column 1 and as described in Column 2 for a period of 16 months, from 31 October 2006 to 31 April 2008.

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Deviation Road	Between the intersection of Deviation Road and Port Road and a point on Deviation Road approximately 15 m north-east of the intersection of Deviation Road and East Terrace.	Any vehicle owned or operated by the Department for Transport, Energy and Infrastructure (DTEI) or McConnell Dowell (Contractor) for the associated purposes of constructing the Bake- well Underpass.
		Any vehicle owned or operated by or on behalf of the Adelaide City Council for the purpose of street cleaning and maintenance.
		Any vehicle owned or operated by or on behalf of SA Water to enable access to SA Water buildings or facilities.

Further information can be obtained from John Hanchett, Engineering and Environmental Services, telephone 8203 7433 or email <u>j.hanchett@adelaidecitycouncil.com</u>.

S. MOSELEY, Acting Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure-Melville and Harman Streets, Hillcrest

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the City of Port Adelaide Enfield proposes to make a Road Process Order to close the walkway between Melville Street and Harman Street and merge it with the adjoining allotment 2 in Filed Plan 129082 as delineated and lettered 'A' on Preliminary Plan No. 06/0091.

A copy of the plan and a statement of persons affected are available for public inspection at the Civic Centre, 163 St Vincent Street, Port Adelaide, S.A. 5015, the Council offices situated in Enfield, Greenacres and Parks Libraries, or on Council's website: <u>www.portenf.sa.gov.au</u> and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for an easement or objection must be made in writing to the Council, P.O. Box 110, Port Adelaide, S.A. 5015 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 21 December 2006.

H. J. WIERDA, City Manager

CITY OF PORT LINCOLN

Change of Meeting Dates

NOTICE is hereby given that the City of Port Lincoln wishes to advise of the following alteration to the scheduling of Council meetings during January 2007:

Ordinary Council will meet on Monday, 15 January 2007, commencing at 7.30 p.m.. A meeting will not be held on Monday, 1 January 2007.

The first meeting of the Development Assessment Panel will be held on Monday, 12 February 2007.

Office and Library Christmas Closure

Notice is hereby given that the City of Port Lincoln and Port Lincoln Library will close through the Christmas and New Year period from 5 p.m. on Friday, 22 December 2006, reopening from 9 a.m. on Tuesday, 2 January 2007.

G. DODD. Chief Executive Officer

CITY OF PROSPECT

Temporary Road Closure

NOTICE is hereby given that the Council of the City of Prospect at its meeting held on 19 December 2006, passed the following resolution:

That pursuant to section 359 (1) of the Local Government Act 1934, as amended, all classes of vehicles other than those vehicles travelling in a southerly direction shall be excluded from Richards Lane, Prospect between Staples Court and Olive Street, from 20 December 2006 until revoked by resolution of Council.

R. PINCOMBE, Chief Executive Officer

CITY OF TEA TREE GULLY

Appointment

NOTICE is hereby given that at the City of Tea Tree Gully Council meeting held on 12 December 2006, in relation to the Development (Panels) Amendment Act 2006, Council resolved that Council appoint Greg Perkin, Chief Executive Officer of the City of Tea Tree Gully to the position of Public Officer for the purposes of section 56A (22) of the Development (Panels) Amendment Act 2006. Contact Details:

Greg Perkin Public Officer City of Tea Tree Gully Council Development Assessment Panel P.O. Box 571 Modbury, S.A. 5092

G. PERKIN, Chief Executive Officer

CITY OF UNLEY

Appointment

NOTICE is hereby given that in accordance with amendments to the Development Act 1993, Council has appointed the Chief Executive Officer, as its Public Officer to ensure the proper investigation of complaints about the conduct of a Member of Unley Council's Development Assessment Panel. The Chief Executive Officer can be contacted on 8372 5111 or by writing to the City of Unley, P.O. Box 1, Unley, S.A. 5061.

M. WITHERS, Chief Executive Officer

CITY OF VICTOR HARBOR

ROADS (OPENING AND CLOSING) ACT 1991

Oliver Parade

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act, 1991, that the City of Victor Harbor proposes to make a Road Process Order to:

- (i) open as road portion of allotment 392 in Deposited Plan 3207, more particularly delineated and numbered '1' on Preliminary Plan No. 06/0095, forming a realignment of Oliver Parade; and
- (ii) close and transfer to Australian Bottlers Pty Ltd portion of First Avenue adjoining allotment 392 in Deposited Plan 3207 in exchange for opened road '1' above, more particularly delineated and lettered 'A' on Preliminary Plan No. 06/0095.

A statement of persons affected by the process together with a copy of the preliminary plan is available for public inspection at the offices of the City of Victor Harbor and at the Adelaide offices of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process, or any person who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed closure must lodge with the said Council a notice of objection or an application for easement within 28 days of the date of this publication of this notice.

All objections shall be in writing stating the objector's full name and address and the reasons for the objection and whether the objector wishes to appear in person or be represented at a meeting convened by the Council for the determination of objections.

An application for easement shall be in writing stating the applicant's full name and address, the reasons for the application for the grant of easement, full details of the nature and location of the easement applied for and whether the easement will be in favour of adjoining or nearby land, and if so, specifying the land to which the easement will be annexed.

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

A copy of any notice or application shall, at the same time it is lodged with the City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211, be forwarded to the Adelaide office of the Surveyor-General, c/o P.O. Box 1354, Adelaide, S.A. 5000.

Dated 21 December 2006.

G. MAXWELL, Chief Executive Officer

CITY OF WEST TORRENS

DEVELOPMENT ASSESSMENT PANEL

Notice of Appointment of Public Officer to the City of West Torrens Development Assessment Panel

NOTICE is hereby given that, pursuant to section 56A (23) of the Development Act 1993, the City of West Torrens appoints Trevor Starr as the Public Officer for the Development Assessment Panel.

Contact Details:

Trevor Starr

Public Officer

City of West Torrens Development Assessment Panel 165 Sir Donald Bradman Drive, Hilton, S.A. 5033 Telephone: 8416 6333

T. STARR, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

Change of Meeting Dates

NOTICE is hereby given that the next meeting of the Council will be held on Tuesday, 16 January 2007 in lieu of Tuesday, 9 January 2007. The meeting will be held at the Bute Council Chambers commencing at 7 p.m.

N. HAND, District Manager

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1-Permits and Penalties

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

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

1. Permits

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

2. Penalties

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

3. Construction

Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 November 2006, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. J. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2-Moveable Signs

TO protect visual amenity and public safety on roads and footpaths by setting standards for moveable signs and regulating their placement in a manner which recognises the advertising needs of businesses to maximise economic viability.

1. Definitions

In this by-law:

- 1.1 'footpath area' means that part of a street or road between the property boundary of the street or road and the edge of the carriageway on the same side as that boundary;
- 1.2 'moveable sign' has the same meaning as in the Local Government Act 1999;
- 1.3 'authorised person' means a person appointed as an authorised person under section 260 of the Local Government Act 1999;
- 1.4 'business premises' means the premises from which a business, trade or calling is conducted;
- 1.5 'road' means a public street or a public road.

2. Construction and Design

A moveable sign displayed on a road shall:

- 2.1 be of a kind known as an 'A' Frame or Sandwich Board sign, an 'inverted "T"' sign, or a flat sign;
- 2.2 be well constructed and maintained in good condition so as not to present a hazard to any member of the public using the footpath upon which the moveable sign has been placed;
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 not contain flashing parts;
- 2.7 be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.8 not exceed 900 mm in perpendicular height, 600 mm in width or 600 mm in depth;
- 2.9 be stable when in position;
- 2.10 in the case of an 'A' Frame or Sandwich Board sign:
 - 2.10.1 be hinged or joined at the top;
 - 2.10.2 be of such construction that its sides shall be securely fixed or locked in position when erected; and
- 2.11 in the case of an 'inverted "T" sign, contain no struts or supports that run between the display area and the base of the sign.

3. Position

A moveable sign shall only be positioned on a road subject to the following conditions. The moveable sign:

- 3.1 shall not obstruct or impede a vehicle door being opened that is parked lawfully on the carriageway;
- 3.2 shall be placed so as to leave a clear passageway of 1.9 m in width for users of the footpath area;

- 3.3 shall not be positioned on a footpath area that is less than 2 m in width:
- 3.4 shall be positioned so that it rests on the surface of the footpath area;
- 3.5 shall not be positioned on the footpath area attached to or within 1.4 m of any other structure, fixed object, tree, bush or plant (excepting a building adjacent to the footpath area);
- 3.6 shall not be positioned within 1 m of an entrance to premises adjacent thereto or the corner of a road;
- 3.7 shall not be positioned on the sealed part of any footpath area, if there is any unsealed part of that area on which a sign can be placed in accordance with this by-law;
- 3.8 shall not be positioned on or attached to a vehicle or other object, tree, bush or plant;
- 3.9 shall not be positioned on a carriageway or traffic island;
- 3.10 shall not unreasonably restrict the use of the road; or

3.11 shall not endanger the safety of members of the public.

4. Restrictions

A moveable sign shall not be placed on a road:

- 4.1 unless it only displays material which advertises a business being conducted on premises which are adjacent to the sign, or the products available from that business, but no brand names or products shall be displayed;
- 4.2 if another moveable sign which relates to the same business is already displayed on the road;
- 4.3 unless the business to which it relates is open to the public;
- 4.4 if it is likely to be blown over or swept away;
- 4.5 in such a position or in such circumstances that the safety of any user of the road is at risk;

4.6 during the hours of darkness unless it is clearly lit.

- 5. Exemptions
 - 5.1 Paragraph 4.1 does not apply to a moveable sign which is used:
 - 5.1.1 to advertise a garage sale taking place from residential premises;
 - 5.1.2 as a directional sign to an event run by an incorporated association or a charitable body;
 - 5.1.3 with permission of the Council.
 - 5.2 Paragraphs 4.1, 4.2 and 4.3 do not apply to a flat sign, the message of which only contains newspaper headlines and the name of a newspaper and which must be displayed and located flat against a wall of the business premises at all times.
 - 5.3 This by-law does not apply to:
 - 5.3.1 a moveable sign that is placed on a public street or road pursuant to an authorisation under another Act;
 - 5.3.2 a moveable sign that is designed to direct people to the open inspection of any land or building that is available for purchase or lease;
 - 5.3.3 a moveable sign that is related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling days; or
 - 5.3.4 a sign of a class prescribed in the Local Government (General) Regulations 1999.

The foregoing by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 November 2006, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. J. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

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

1. Definition

In this by-law:

- 1.1 'local government land' means land owned by the Council or under the Council's care, control and manage-ment;
- 1.2 'foreshore' means the area between the low water mark on the seashore and the nearest boundary of:
 - 1.2.1 a road;
 - 1.2.2 a section;
 - 1.2.3 a public reserve; or
 - 1.2.4 land comprised in a land grant, Crown Land or Crown Licence;
- 1.3 'low water mark' means the lowest meteorological tide;
- 1.4 'liquor' has the same meaning as defined in the Liquor Licensing Act 1997;
- 1.5 'sand dune' and 'coastal slope or cliff' means the sand dunes, coastal slopes, cliffs and other geomorphological coastal forms under the care, control and management of the Council;
- 1.6 'electoral matter' has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.7 'authorised person' means a person appointed an authorised person pursuant to section 260 of the Local Government Act 1999;
- 1.8 'permission' means the permission of the Council given in writing;
- 1.9 'public place' means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996;
- 1.10 'park' means community land reserved or delineated as a park or designated by the Council as a park;
- 1.11 'reserve' means community land reserved or dedicated as a reserve or designated by the Council as a reserve.

2. Activities Requiring Permission

No person shall without permission on any local government land:

2.1 Horses, cattle, etc.

lead or drive any horse, cattle, sheep or other like animal except where the Council has set aside a track or other area for use by or in connection with animals of that kind;

- 2.2 Improper use of Council property improperly remove, improperly interfere with or use or wilfully damage any chattel or thing which is the property of the Council;
- 2.3 Organised or dangerous sports
 - 2.3.1 promote, organise or participate in any organised athletic sport;
 - 2.3.2 on any land to which this paragraph applies, as determined in accordance with paragraph 10 of this by-law, play or practise any game which involves kicking, hitting or throwing a ball or other object which by the use thereof may cause, or is likely to cause, injury or discomfort to any person on or in the vicinity of that land or detract from, or is likely to detract from, a person's lawful use and enjoyment of that land;

- 2.3.3 fly any model aircraft or operate any power model boat from or on any local government land;
- 2.4 Removal of soil, fruit, flora and fauna
 - 2.4.1 damage, pick, interfere with, carry away or remove any mineral or vegetable matter that is part of the land (unless the land is a reserve and the taking of that item is consistent with the purpose for which that land has been reserved);
 - 2.4.2 tease, interfere with or cause harm to any animal, bird or marine creature, or any burrow, nest or habitat of such animal;
- 2.5 Attaching objects to trees

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

2.6 Overhanging articles

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

2.7 Tents and structures

erect or construct any tent, booth, marquee, building or other structure, unless, in the case of a tent, the land is a camping reserve and the tent is for the purpose of camping overnight;

2.8 Camping

camp or stay overnight, provided that this subparagraph does not apply to camping reserves;

2.9 Lighting fires

light or maintain a fire except:

- 2.9.1 in a place set aside by the Council for that purpose; or
- 2.9.2 in a portable gas barbeque, as long as the barbeque is used in an area that is clear of flammable material; and
- 2.9.3 in accordance with the provisions of the Fire and Emergency Services Act 2005;
- 2.10 Use of rubbish bins
 - 2.10.1 place any rubbish in a rubbish bin where a sign indicates that rubbish of a certain kind only is permitted to be placed in that bin;
 - 2.10.2 place any rubbish in a rubbish bin otherwise than in accordance with a sign which gives directions in relation to the placement of rubbish in that bin; or
 - 2.10.3 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a Council rubbish bin on local government land;
- 2.11 No liquor

consume, carry, possess or be in charge of any liquor on land that constitutes a park or reserve to which this subparagraph applies as determined in accordance with paragraph 10 of this by-law;

2.12 Levying charges

levy or collect a fee or charge for admission to any part of local government land;

- 2.13 Trading
 - 2.13.1 carry on the business of selling, offering or exposing for sale any goods, merchandise, commodity, article or thing; or
 - 2.13.2 set up a van or other vehicle, stall or other structure, tray, carpet or device for the purpose of buying or selling any goods, merchandise, commodity, article or thing;

2.14 Entertainers

sing, busk or play any recording or musical instrument for the purposes of, or so as to appear to be for the purpose of, entertaining other persons, whether or not receiving money;

2.15 Donations

ask for, receive or indicate that he or she desires a donation of money or any other valuable item or thing;

2.16 Preaching

preach or harangue;

2.17 Amplification

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

2.18 Distributing

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

2.19 Handbills on cars

place or put on any vehicle any handbill, advertisement, notice or other printed matter except for any electoral matter posted on a vehicle with the authority of a candidate during the course of a Federal, State or Local Government election or Referendum;

2.20 Canvassing

convey any advertising, religious or other message to any bystander, passer-by or person provided that this restriction shall not apply to any handbill or leaflet given out or distributed by or with the authority of a candidate during the course of a Federal, State or Local Government election or to a handbill or leaflet given out or distributed during the course and for the purpose of a Referendum;

2.21 Advertising

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

2.22 Weddings

conduct or participate in a marriage ceremony;

2.23 Encroachment

erect or place any fencing, posts or other structures or any other items or substance such as to encroach onto the land;

2.24 Cemeteries

comprising a cemetery:

- 2.24.1 bury or inter any human or animal remains;
- 2.24.2 erect any memorial;
- 2.25 Smoking

to which this subparagraph applies as determined in accordance with paragraph 10 of this by-law, smoke tobacco or any other substance in any building or part of any building;

- 2.26 Toilets
 - in any public convenience:
 - 2.26.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose:
 - 2.26.2 smoke tobacco or any other substance;
 - 2.26.3 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
 - 2.26.4 use it for a purpose for which it was not designed or constructed;

- 2.26.5 enter any toilet that is set aside for use of the opposite sex except where:
 - (a) a child under the age of five years accompanied by an adult person of that other sex; and/or
 - (b) to provide assistance to a disabled person;

enter, swim or engage in any aquatic activity in or on any pond, lake or other similar body of water provided that this clause shall not apply to:

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

2.27 Swimming and aquatic activity

2.28 Mooring

- 2.28.1 moor any boat, house boat, raft or other water craft on or to local government land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 2.28.2 obstruct any boat, raft or other water craft or any mooring place, or any access to any boat, raft, object (either floating or sunk).

3. Working on Vehicles

No person shall on local government land perform the work of repairing, washing, painting, panel-beating or other work of any nature on or to any vehicle without the written permission of the Council, except for running repairs in the case of breakdown.

4. Animals on Council Land

No person shall on any Council land:

4.1 Animals causing pollution or damage

being the person responsible for an animal, fail to ensure that the animal does not:

- 4.1.1 pollute any lake, dam, channel or other body of water; or
- 4.1.2 cause any damage to Council property;
- 4.2 Depasturing

cause, suffer or allow any animal under his or her control to depasture;

4.3 *Horse free areas*

to which this subparagraph applies, as determined in accordance with paragraph 10 of this by-law cause, suffer or permit any horse under that person's control, charge or authority to be, or remain, in that place.

- 5. Removal of Animals
 - 5.1 If any animal is found on local government land in breach of this by-law:
 - 5.1.1 any person in charge of the animal shall remove it on the request of an authorised person; and
 - 5.1.2 an authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
 - 5.2 Any authorised person may direct any person found committing a breach of these by-laws to cease the action or to take specified action to remedy the breach.

6. Foreshore and Boat Ramps

No person shall on any local government land:

- 6.1 launch or retrieve a boat from a boat ramp other than from a boat ramp constructed for that purpose and without permission from the Council (if permission is necessary as indicated by a sign or signs);
- 6.2 launch or retrieve a boat from a foreshore area where there is a boat ramp constructed for that purpose other than by that boat ramp;

- 6.3 jump, dive or swim from any boat ramp or similar type of infrastructure;
- 6.4 hire out a boat or otherwise use it for commercial purposes, from any part of the foreshore without the permission of the Council.
- 7. Camping Reserves
 - No person shall on any local government land:
 - 7.1 camp on a camping reserve for a period in excess of 42 consecutive days;
 - 7.2 having camped on a camping reserve for 42 consecutive days, camp on any camping reserve until a further period of 28 consecutive days has expired.

8. Rubbish Dumps

No person shall interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on local government land without the permission of Council or its appointed contractor or agent.

9. Restricted Lands

No person shall enter or remain on any part of local government land:

- 9.1 at any time during which the Council has by resolution declared that part to be closed to the public, and which is indicated by a sign to that effect;
- 9.2 where the land is enclosed with gates, fences and/or walls, at any time when the gates have been closed and locked;
- 9.3 where admission charges are payable, to enter without paying those charges, or, otherwise without permission; or
- 9.4 where that person has been requested by an officer, employee or agent of the Council or a Council subsidiary to leave that land.

10. Removal of Unauthorised Objects

If a person has placed or erected a substance, object or structure on local government land without lawful authority or without permission, or has apparently abandoned the same thereon, the Council may:

- 9.1 remove and dispose of the substance, object or structure; and
- 9.2 recover the cost of so doing from that person.

11. Marinas

No person shall:

- 11.1 carry out offensive activities on local government land within a marina area that apply to waterfront allotments and waterway land, including land covered by water;
- 11.2 allow to be moored on any waterfront allotment any vessel that is not a recreational vessel;
- 11.3 reside on a vessel moored at a jetty on any waterfront allotment without the consent of Council or the Marina Manager;
- 11.4 create any noise or unnecessary disturbance so as to annoy other residents who are entitled to consideration and in particular shall not:
 - 11.4.1 operate engines unnecessarily whilst stationary;
 - 11.4.2 allow rigging or spars to cause a nuisance or impair the amenity of the area;
- 11.5 cause, suffer or permit boat maintenance and in particular:
 - 11.5.1 not effect any major repairs to a vessel moored on waterway land or situated on a waterfront allotment;
 - 11.5.2 shall in effecting any minor repairs to a vessel moored on waterway land or on a waterfront allotment ensure that all work is done within the confines of the vessel itself and is only carried out between 7 a.m. to 8 p.m. with no maintenance work occurring on Sundays;

- 11.5.3 the carrying out of any spray painting;
- 11.5.4 chipping paint and rust on steel or aluminium vessels or use noisy equipment;
- 11.5.5 use angle grinders, sand blasters or other electrical power tools and/or welding equipment on vessels situated on the land except for minor maintenance work with the approval of Council or the Marina Manager.

12. Posting of Bills, etc.

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

13. Prohibited Activities

No person shall on local government land:

13.1 Use of equipment

use any item of equipment and/or facilities or other Council property:

- 13.1.1 other than in the manner and for the purpose for which it was designed or set aside; and
- 13.1.2 where any nearby sign states the conditions of use, except in accordance with such conditions.
- 13.2 Annoyances
 - 13.2.1 annoy, commit any nuisance or unreasonably interfere with any other person's use of local government land by making a noise or by creating a disturbance that has not been authorised by the Council;
 - 13.2.2 spit, urinate or defecate other than in toilets provided on any local government land;

13.3 Interference with permitted use

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

13.4 Obstruction

obstruct:

- 13.4.1 any path in or on any local government land;
- 13.4.2 any door, entrance, stairway or aisle in any building in or on any local government land; or
- 13.4.3 any gate or entrance to, in or on local government land;
- 13.5 Interference with land
 - 13.5.1 interfere with the land such as levelling or flattening sand hills, planting grass, lawn or other vegetation, paving the land, or otherwise use the land in a manner contrary to the purpose for which the land was designed to be used; or
 - 13.5.2 destroy, damage or deface or cause or permit to be destroyed, damaged or defaced any article, structure, building or thing fixed to local government land;
- 13.6 Defacing land

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

13.7 Missiles

throw, roll or discharge any stone, substance or missile to the danger of any person or animal therein; 13.8 Glass

wilfully break any glass, china or other brittle material;

- 13.9 Sand dunes
 - 13.9.1 use a sand board or other item to slide down a sand dune, coastal slope or cliff;
 - 13.9.2 destabilise sand on a sand dune, coastal slope or cliff so as to cause it to unnecessarily mass waste down slope;
 - 13.9.3 destroy, remove or cause interference to live or dead vegetation within a sand dune, coastal slope or coastal cliff;
 - 13.9.4 light or cause to be lit or permit to remain alight any fire within a sand dune or on a coastal slope or coastal cliff;
 - 13.9.5 introduce non-indigenous flora and fauna or dump any material in the sand dunes or down coastal slopes or coastal cliffs;
 - 13.9.6 carry out other activity which may threaten the integrity of sand dunes, coastal slopes and cliffs in the area.

14. Removal of Encroachment or Interference

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

15. Council May do Work

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised officer pursuant to Clause 13 of this by-law, then the Council may:

- 15.1 undertake the work itself; and
- 15.2 recover the cost of doing so from that person.

16. Directions

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

- 16.1 that person's use of the land;
- 16.2 that person's conduct and behaviour on the land;
- 16.3 that person's safety on the land; or

16.4 the safety and enjoyment of the land by

other persons.

17. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to the drivers of Emergency Vehicles (as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999 and the Australian Road Rules) while driving that vehicle in relation to an emergency.

18. Application

Paragraphs 2.3.2, 2.11, 2.25 and 4.3 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with section 246 (3) *(e)* of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 November 2006, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

4481

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-law No. 4-Dogs and Cats

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

1. Definitions

In this by-law unless the context otherwise requires:

- 1.1 'Act' means the Dog and Cat Management Act 1995;
- 1.2 'approved kennel establishment' means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of cats and/or dogs on a temporary or permanent basis;
- 1.3 'cat' means an animal of the species *felis catus*;
- Council land' means all land vested in or under the control of the Council;
- 1.5 'dog' means an animal of the species *canis familiaris* but does not include a dingo or cross of a dingo:
- 1.6 'effective control' has the same meaning as that contained within section 8 of the Act and includes effective control by command providing the dog is in close proximity to the person responsible for control of the dog and that person is able to see the dog at all times;
- 1.7 'playground' means any enclosed area in which there is equipment or other installed devices for the purpose of children's play or within 15 m of such devices if there is no enclosed area;
- Premises' means any domestic and non-domestic premises, except a kennel establishment in respect of which a development authorisation is in force under the Development Act 1993;
- 1.9 'public place' has the same meaning as that contained in the Local Government Act 1999.

2. Dog Free Areas

- 2.1 No person shall on any Council land to which this paragraph applies, in accordance with paragraph 7 of this by-law, cause, suffer or permit any dog under that person's control, charge or authority to be, or remain, in that place.
- 2.2 No person shall cause, suffer or permit any dog under that person's control, charge or authority to be, or remain, in any playground.
- 3. Dogs on Leash Areas

No person shall on any Council land to which this paragraph applies, in accordance with paragraph 7 of this by-law, cause, suffer or permit any dog under that person's control, charge or authority to be, or remain, in that public place unless such dog is restrained by a strong leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

4. Dog Exercise Areas

- 4.1 Any person may enter upon any part of Council land to which this paragraph applies in accordance with paragraph 7 of this by-law, for the purpose of exercising a dog under his or her effective control.
- 4.2 Where a person enters upon such part of Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control while on the land.
- 4.3 Signs shall be erected to denote the land to which this paragraph applies, and information shall be provided to the public in a manner determined by the Council's Chief Executive Officer to inform the public about such land.

5. Limit on Dog Numbers

5.1 The limit on the number of dogs kept on any premises within a township area of the Council shall be two dogs.

5.2 No person shall, without obtaining the written permission of the Council, keep any dog on any premises where the number of dogs on those premises exceeds the limit unless the premises are an approved kennel establish-ment.

6. Limit on Cat Numbers

- 6.1 The limit on the number of cats kept on a premises within a township area of the Council shall be two.
- 6.2 No person shall, without obtaining the written permission of the Council, keep any cat on any premises where the number of cats on those premises exceeds the limit unless the premises are an approved kennel establish-ment.

7. Application of Paragraphs

Any of paragraphs 2, 3 and subparagraph 4.1 of this by-law shall apply only in such portion or portions of Council land as the Council may by resolution direct in accordance with section 246 (3) (e) of the Local Government Act 1999.

8. Construction

This by-law is subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 November 2006, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

A. J. IRVINE, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Change of Date—January 2007 Council Meeting

NOTICE is hereby given that the ordinary meeting of Council for January 2007 will be held on Tuesday, 16 January 2007, commencing at 6.45 p.m. The meeting will be preceded by a meeting of the Development Assessment Panel commencing at 6.30 p.m. The meetings will be held at the Council Chamber, 1 Seventh Street, Quorn.

L. E. CONNORS, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given that pursuant to section 33 of the Road Traffic Act 1961, that part of First Street, Quorn between Sixth and Seventh Streets will be closed between 4.30 p.m. and 9 p.m. on Saturday, 23 December 2006, for the Quorn Christmas Street Party.

L. E. CONNORS, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

DEVELOPMENT ACT 1993

Grant (DC) Development Plan—Yahl Township Expansion Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the District Council of Grant has prepared a draft Plan Amendment Report to amend the District Council of Grant's Development Plan as it affects land adjacent to and within the township of Yahl. The Plan Amendment Report will provide for an expanded area at the south-western side and rezone the whole township to a Township (Yahl) Zone.

The draft Plan Amendment Report and statement will be available for public inspection and purchase during normal office hours at the District Council of Grant Offices, 324 Commercial Street West, Mount Gambier, or 5 Charles Street, Port MacDonnell and is available on Council's website at www.dcgrant.sa.gov.au from Thursday, 21 December 2006 until 5 p.m. on Tuesday, 27 February 2007. A copy of the Plan Amendment Report can be purchased from Council's offices for \$5 each. Written submissions regarding the draft amendment will be accepted by the District Council of Grant until 5 p.m. on Tuesday, 27 February 2007. All submissions should be addressed to the Chief Executive Officer, District Council of Grant, P.O. Box 724, Mount Gambier, S.A. 5290. The written submission should clearly indicate whether you will wish to speak at the public hearing on vour submission.

Copies of all written submissions received will be available for inspection by interested persons at Council's offices from Wednesday, 27 February 2007 until the date of public hearing. A public hearing will be held at the Quality Inn Presidential, Jubilee Highway West, Mount Gambier on Tuesday, 6 March 2007, commencing at 5.30 p.m.

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

Dated 21 December 2006.

R. PEATE, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

DEVELOPMENT ACT 1993

Grant (DC) Development Plan—Transport Services Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the District Council of Grant has prepared a draft Plan Amendment Report to amend the District Council of Grant's Development Plan for a range of transport service uses on land at the corner of Sturm Road and Riddoch Highway.

The draft Plan Amendment Report and statement will be available for public inspection and purchase during normal office hours at the District Council of Grant Offices, 324 Commercial Street West, Mount Gambier, or 5 Charles Street, Port MacDonnell and is available on Council's website at www.dcgrant.sa.gov.au from Thursday, 21 December 2006 until 5 p.m. on Tuesday, 27 February 2007. A copy of the Plan Amendment Report can be purchased from Council's offices for \$5 each

Written submissions regarding the draft amendment will be accepted by the District Council of Grant until 5 p.m. on Tuesday, 27 February 2007. All submissions should be addressed to the Chief Executive Officer, District Council of Grant, P.O. Box 724, Mount Gambier, S.A. 5290. The written submission should clearly indicate whether you will wish to speak at the public hearing on your submission.

Copies of all written submissions received will be available for inspection by interested persons at Council's offices from Wednesday, 28 February 2007 until the date of public hearing. A public hearing will be held at the Quality Inn Presidential, Jubilee Highway West, Mount Gambier on Wednesday, 7 March 2007, commencing at 5.30 p.m.

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

Dated 21 December 2006

R. PEATE, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Council Meeting

NOTICE is hereby given that pursuant to section 81 (1) of the Local Government Act 1999, Council at a special meeting held on 24 November 2006, resolved it will hold ordinary meetings of Council on the second Friday of each month at the Kangaroo Island Council Chambers, Dauncey Street, Kingscote commencing at 1 p.m. Council resolved to hold three monthly meetings in the townships of Penneshaw, Parndana and American River each year.

N. M. BROWN, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Appointment of Development Assessment Panel Public Officer

NOTICE is hereby given that the Light Regional Council, at its meeting held on 12 December 2006, resolved to appoint the Chief Executive Officer as Public Officer of the Council Development Assessment Panel pursuant to section 56A (22) of the Development Act 1993.

Council's Acting Chief Executive Officer is Richard Michael of Light Regional Council and can be reached at the Kapunda Office of Council, P.O. Box 72, Kapunda, S.A. 5373 or by telephone (08) 8525 3200.

R. MICHAEL, Acting Chief Executive Officer

MID MURRAY COUNCIL

Appointment of Public Officer

NOTICE is hereby given that pursuant to section 56A (23) of the Development Act 1993, the Council appointed Robin Stanier Bourne as Public Officer of the Mid Murray Council Development Assessment Panel. The Public Officer is contactable at the Principal Office of the Mid Murray Council, 49 Adelaide Road, Mannum, S.A. 5238 or by telephone on 8569 0100.

D. H. GOLLAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

Amon, Endre Jozsef, late of 2A Dulwich Avenue, Dulwich, retired toolmaker, who died on 4 August 2006.

Bacchus, Linda Sophia, late of 18 Cudmore Terrace, Marleston, retired telephonist, who died on 8 October 2006

Cook, Phillis Marjory, late of 38 Gowrie Avenue, Glengowrie, home duties, who died on 22 August 2006. Djuric, Winifred Avril, late of 1 Kingsfisher Drive, Semaphore

Park, home duties, who died on 1 October 2006

Farrell, Kathleen, late of 84 Reservoir Road, Modbury, retired

housekeeper, who died on 7 October 2006. Martin, Eileen Loie, late of 52 Dunrobin Road, Hove, of no occupation, who died on 25 October 2006.

McGrath, Marie Catherine, late of 206 Sir Donald Bradman Drive, Cowandilla, of no occupation, who died on 12 September 2006.

Messner, Laura Ellen, late of 336 Kensington Road, Leabrook, retired corrections officer, who died on 17 October 2006.

Quin, Ronald Bryan, late of 16 Pritchard Street, Davoren Park, retired plumber, who died on 4 September 2006.

Robertson, Maureen, otherwise Mary Steele, late of 5 Dauntsey Road, Elizabeth North, retired factory worker, who died on 23 September 2006.

Sampson, Myrtle Jean, late of 437 Salisbury Highway, Parafield Gardens, widow, who died on 9 September 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 26 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 21 December 2006. C. J. O'LOUGHLIN, Public Trustee

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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.

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