



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 29 JUNE 2006

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor directs it to be notified for general information that she has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 6 of 2006—City of Adelaide (Representation Review) Amendment Act 2006. An Act to amend the City of Adelaide Act 1998.

No. 7 of 2006—River Torrens Linear Park Act 2006. An Act to provide for the protection of the River Torrens Linear Park as a world-class asset to be preserved as an urban park for the benefit of present and future generations; to repeal the River Torrens Acquisition Act 1970; and for other purposes.

No. 8 of 2006—Water Efficiency Labelling and Standards Act 2006. An Act to provide for water efficiency labelling and standards as part of a cooperative scheme between the Commonwealth and the States and Territories; and for other purposes.

No. 9 of 2006—Criminal Law Consolidation (Throwing Objects at Vehicles) Amendment Act 2006. An Act to amend the Criminal Law Consolidation Act 1935.

No. 10 of 2006—Statutes Amendment (Disposal of Human Remains) Act 2006. An Act to amend the Births, Deaths and Marriages Registration Act 1996; the Coroners Act 2003 and the Cremation Act 2000.

No. 11 of 2006—Environment, Resources and Development Court (Jurisdiction) Amendment Act 2006. An Act to amend the Environment, Resources and Development Court Act 1993.

No. 12 of 2006—Natural Resources Management (Transfer of Water Licences) Amendment Act 2006. An Act to amend the Natural Resources Management Act 2004.

No. 13 of 2006—Statutes Amendment (Road Transport Compliance and Enforcement) Act 2006. An Act to amend the Road Traffic Act 1961, the Motor Vehicles Act 1959 and the Summary Offences Act 1953.

No. 14 of 2006—Criminal Law Consolidation (Dangerous Driving) Amendment Act 2006. An Act to amend the Criminal Law Consolidation Act 1935.

No. 15 of 2006—Development (Panels) Amendment Act 2006. An Act to amend the Development Act 1993 and to make related amendments to the Criminal Law Consolidation Act 1935 and the Ombudsman Act 1972.

By command,
CARMEL ZOLLO, for Premier

DPC 06/0875

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Chiropractic Board of South Australia, pursuant to the provisions of the Chiropractic Act 1950:

Member: (from 1 July 2006 until 30 June 2009, or when the Schedule and Regulations of the Podiatry Practice Act 2005, come into operation, whichever is the earlier)
George Chris Dracopoulos
Sara Louise Jones

By command,
CARMEL ZOLLO, for Premier

HEACS 06/122

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Assessment Commission, pursuant to the provisions of the Development Act 1993:

Member: (from 1 July 2006 until 30 June 2008)

Michael John Llewellyn-Smith
Betty Douflias
Antonio Zappia
Marija Vjestica
Helen Tyrteos
Geoffrey Mark Loveday

Presiding Member: (from 1 July 2006 until 30 June 2008)

Michael John Llewellyn-Smith

Deputy Presiding Member: (from 1 July 2006 until 30 June 2008)

Betty Douflias

By command,

CARMEL ZOLLO, for Premier

MUDP 06/027CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Superannuation Board, pursuant to the provisions of the Superannuation Act 1988:

Member: (from 1 July 2006 until 30 June 2009)

Hedley Raymond Bachmann
Kevin Michael Cantley
Virginia Deegan

Deputy Member: (from 1 July 2006 until 30 June 2009)

John Robert Wright (Deputy to Cantley)
Elizabeth Anne Marie Hlipala (Deputy to Deegan)

Presiding Member: (from 1 July 2006 until 30 June 2009)

Hedley Raymond Bachmann

By command,

CARMEL ZOLLO, for Premier

TF 06/045CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Supported Residential Facilities Advisory Committee, pursuant to the provisions of the Supported Residential Facilities Act 1992:

Member: (from 29 June 2006 until 28 June 2008)

Jane Chapman
Paul Pledger
Dianne Averil Chapple
Maxine Ashton
Marilyn Crabtree
Keith Terence Moorman
Sue Whittington
Peter Smith
Christopher Simon Essery Wurm
Deidre Cope

Deputy Member: (from 29 June 2006 until 28 June 2008)

Elizabeth Evans (Deputy to Pledger)
Suzanne Marshall (Deputy to Chapple)
Kathryn Margaret Farr (Deputy to Ashton)
Lloyd Evans (Deputy to Wurm)
Neville Stephens (Deputy to Cope)

Dennis Chamberlain (Deputy to Moorman)
Val Hall (Deputy to Smith)
Jeanette Linn (Deputy to Whittington)

By command,

CARMEL ZOLLO, for Premier

MFC/CS 06/014

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Member: (from 29 June 2006 until 28 June 2007)
Peter John Duffy

By command,

CARMEL ZOLLO, for Premier

CSMCA 06/014

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Petroleum Products Retail Outlets Board, pursuant to the provisions of the Petroleum Products Regulation Act 1995:

Member: (from 1 July 2006 until 30 June 2007)
Christopher Jones
Jillian Mary Hamilton
Nick Thredgold

Chair: (from 1 July 2006 until 30 June 2007)
Christopher Jones

By command,

CARMEL ZOLLO, for Premier

MIR 06/010CSSWSA

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Youth and Minister for Gambling to be also Acting Minister for Families and Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Housing, Acting Minister for Ageing and Acting Minister for Disability for the period 1 July 2006 to 7 July 2006 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

CARMEL ZOLLO, for Premier

MFC/CS 06/015

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be also Acting Minister for Families and Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Housing, Acting Minister for Ageing and Acting Minister for Disability for the period 8 July 2006 to 23 July 2006 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

CARMEL ZOLLO, for Premier

MFC/CS 06/015

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael David Rann, MP, Premier, Minister for Economic Development, Minister for Social Inclusion, Minister for the Arts and Minister for Sustainability and Climate Change to be appointed as Acting Minister for the Status of Women for the period 5 July 2006 to 7 July 2006 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

CARMEL ZOLLO, for Premier

CSMLG 06/008

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael John Atkinson, MP, Attorney-General, Minister for Justice and Minister for Multi-cultural Affairs to be appointed as Acting Minister for State/Local Government Relations, Acting Minister for Volunteers, Acting Minister for Consumer Affairs and Acting Minister Assisting in Early Childhood Development for the period 5 July 2006 to 7 July 2006 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

CARMEL ZOLLO, for Premier

CSMLG 06/008

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be appointed as Acting Minister for State/Local Government Relations, Acting Minister for the Status of Women, Acting Minister for Volunteers, Acting Minister for Consumer Affairs and Acting Minister Assisting in Early Childhood Development for the period 8 July 2006 to 19 July 2006 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

CARMEL ZOLLO, for Premier

CSMLG 06/008

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Terence Frederick Forrest and William John Ackland as Stipendiary Magistrates from 4 July 2006, pursuant to the provisions of the Magistrates Act 1983.

By command,

CARMEL ZOLLO, for Premier

AGO 0203/02CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to authorise Terence Frederick Forrest and William John Ackland to issue recognition certificates for the purposes of the Sexual Reassignment Act 1988, effective from 4 July 2006, pursuant to section 7 of the Sexual Reassignment Act 1988.

By command,

CARMEL ZOLLO, for Premier

AGO 0203/02CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Stephen Kevin McEwen as a Judge of the District Court of South Australia from 1 July 2006, pursuant to section 12 of the District Court Act 1991.

By command,

CARMEL ZOLLO, for Premier

AGO 0071/03CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Bryan Harris, Megan Dyson and Kim Read as part-time Commissioners of the Environment, Resources and Development Court of South Australia, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Natural Resources Management Act 2004, from 29 June 2006 until 28 June 2009, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

CARMEL ZOLLO, for Premier

AGO 0177/03CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Stephen Brennan as the Employee Ombudsman for the period 7 August 2006 to 6 August 2012, pursuant to the provisions of the Fair Work Act 1994.

By command,

CARMEL ZOLLO, for Premier

MIR 06/013CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Geoffrey Mark Loveday as a Commissioner of Charitable Funds for the period 1 July 2006 to 30 June 2009, pursuant to sections 5 and 6 of the Public Charities Funds Act 1935.

By command,

CARMEL ZOLLO, for Premier

HEACS 06/123

Department of the Premier and Cabinet
Adelaide, 29 June 2006

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

Panagiota Andritsakis
Michael Edison Brown
Helen Patricia Dwyer
Rosa Falco
Simon Elias Boyd Huffa
Gerard Anthony Kandelaars
Andrew Jon Leader
Kathryn Helene Lloyd
Kyam Joseph Maher
Carol Pauline Martinella
John Theodore Nicholson
Michael Redding Pengilly
Francescantonio Romano

Daniel Fiorino Romeo
Penelope Robin Wheaton
Judith Dianne Zippel

By command,

CARMEL ZOLLO, for Premier

AGO 0082/03CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has been pleased to appoint Anthony Kenneth Sherbon to the position of Chief Executive, Department of Health, for a term of five years, commencing on 7 August 2006 and expiring on 6 August 2011, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

CARMEL ZOLLO, for Premier

DPC 008/02CS

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor in Executive Council has extended the time allowed for the completion of the inquiry under the Commission of Inquiry (Children in State Care) Act 2004 until 30 June 2007, as allowed by section 11 (1) of the said Act.

By command,

CARMEL ZOLLO, for Premier

MFC/CS 05/0011

Department of the Premier and Cabinet
Adelaide, 29 June 2006

HER Excellency the Governor directs it to be notified that she has been pleased to approve retention of the title Honourable by:

The Honourable Angus Redford

Dated 19 June 2006.

By command,

M. D. RANN, Premier

DPC 06/0670

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Aboriginal Lands Integrated Natural Resource Management Group Incorporated
Australia-Malaysia Cultural Foundation Incorporated
Australian Society of Wine Education Incorporated
Australian Venture for Victory Basketball Incorporated
Blanchetown Golf Club Incorporated
Dissa Incorporated
Health & Allied Workers Association (S.A.) Incorporated
Ladies Probus Club of Clarence Park Incorporated
Mitcham Ladies' Probus Club Incorporated
Ororoo Regional Tourism Association Incorporated
Ozone Gallery Association Incorporated
Parents & Friends of the Mt Barker Waldorf School for Rudolf Steiner Education Incorporated
The Links Lady Bay Golf Club Incorporated
The Perfect Fit Research Foundation Incorporated
12th National Rally of Caravan Clubs, South Australia Incorporated

Given at Adelaide, 26 June 2006.

S. EVERARD, a Delegate of the Corporate Affairs Commission

ADELAIDE AIRPORT LTD (AAL)**SCHEDULE OF CHARGES
Effective 1 July 2006.**

THE PRICES SHOWN IN THIS SCHEDULE ARE INCLUSIVE OF GST

SERVICE	Applies to (see notes)	Charge Per Passenger	Charge per 1,000 kg MTOW (pro-rata) (Note 1)	
			(Note 2) Landing charge	(Note 2) Insurance charge

INTERNATIONAL PASSENGER SERVICES

International passenger air transport aircraft	(3) (8) (9)	\$12.48		
Insurance charge	(3) (8) (9)	\$0.15		
International passenger Provisional Passenger Facilitation Charge ("PFC")	(3) (10)	\$8.32		
Security charge for international passengers – includes passenger screening, hand baggage checks, passport checks and baggage screening.	(5) (8)	\$3.35		
Security screening of international transit passengers	(7) (8)	\$4.40		

DOMESTIC & REGIONAL PASSENGER SERVICES

Domestic passenger air transport aircraft weighing more than 20,000 kg MTOW.	(4) (8) (9)	\$4.28		
OR			\$12.85	\$0.51
Insurance charge Domestic passenger air transport aircraft weighing more than 20,000 kg MTOW	(4) (8) (9)	\$0.15		
Domestic passenger Provisional Passenger Facilitation Charge ("PFC")	(4) (10)	\$6.00		
Domestic & Regional passenger security screening	(6) (8)	\$2.51		
Domestic & Regional passenger checked bag screening	(6) (8)	\$0.84		
Regional passenger air transport aircraft weighing less than 20,000 kg MTOW			\$5.87	\$0.15
Regional passenger Provisional Passenger Facilitation Charge ("PFC")	(4) (8) (10)	\$1.40		

DIVERSIONS

International passenger air transport aircraft			\$5.33	
Domestic passenger air transport aircraft			\$6.43	

ADELAIDE AIRPORT LTD (AAL)

SCHEDULE OF CHARGES
Effective 1 July 2006.

GENERAL AVIATION

Freight aircraft			\$5.87	\$0.15
Fixed wing aircraft not operating air transport services			\$5.87	\$0.15
Rotary wing aircraft and unpowered aircraft			\$2.71	\$0.07
Parking charges: Parking charges apply to all general aviation aircraft parked longer than two hours in designated general aviation parking areas and aircraft will incur a charge of \$13.36 per day or any part of a day. Fixed base operators may apply for a contract rate for parking where the fixed base operator advises Adelaide Airport Limited of the aircraft type and registration of the aircraft that park for more than two hours on each consecutive day per month.				

Notes

- (1) **MTOW** = maximum take-off weight as specified by the manufacturer
- (2) **Minimum charge:** a minimum charge of **\$35.85** applies to fixed wing aircraft and **\$17.92** for rotary wing aircraft inclusive of Insurance recovery.
- (3) Applies to all arriving and departing passengers and excludes transit passengers, infants and positioning crew.
- (4) Applies to all arriving, departing and transit passengers and excludes infants and positioning crew.
- (5) Applies to departing passengers only and excludes infants and positioning crew.
- (6) Applies to departing passengers and departing transit passengers and excludes infants and positioning crew.
- (7) Applies to all transit passengers excluding infants arriving from a port outside Australia.
- (8) **Infants** are defined as less than 2 years old, not occupying a seat.
- (9) AAL has introduced a growth incentive scheme which provides discount on passenger charges indicated above for airlines which exceed a target growth rate for the year. Details of this scheme are available to airlines on request.
- (10) **Provisional PFC** is the charge for passengers using the New Terminal and is payable until AAL has completed the First Calculation of the PFC. The amount advised by AAL as the First Calculation Amount replaces the Provisional PFC from the start date of the First Calculation PFC to be advised. The PFC will increase annually by the increase in the CPI on the anniversary dates of the commencement of charging for the Provisional PFC and not on the 1 July of each year as is the case for other aeronautical services.

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

Approval of Quality Assurance Schemes

NOTICE is hereby given that pursuant to Regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, the quality assurance schemes listed in Column A are approved by the Minister for Agriculture, Food and Fisheries for the specified crops listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

Column A	Column B	Column C
A scheme established by the Freshcare Code of Practice On-farm Food Safety Program for Fresh Produce, based on HACCP Principles, published by Freshcare Ltd, N.S.W., Australia.	Greenhouse Tomatoes	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd (ABN 4509 287 9082).
A scheme established by the Woolworths Vendor Quality Management Standard (WVQMS) Version 10; or Woolworths Quality Assurance (WQA) Standard Version 1; published by Woolworths Supermarkets.	Greenhouse Tomatoes	A current certification of WVQMS Version 10 or WQA Version 1 for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the relevant Standard.
A scheme established by the Recommended International Code of Practice General Principles of Food Hygiene CAC/RCP 1-1969 including Annex on Hazard Analysis and Critical Control Point (HACCP) System and Guidelines for its Application, as adopted by the Codex Alimentarius Commission in 1997.	Greenhouse Tomatoes	A current certification meeting the requirements of Codex Alimentarius Alinorm: 97/13A for the supply of a crop of a kind for which the scheme is approved.

Dated 27 June 2006.

GEOFF RAVEN, Acting Executive Director Agriculture and Wine for and on behalf of Rory McEwen, Minister for Agriculture, Food and Fisheries.

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that pursuant to section 45 of the Building Work Contractors Act 1995, I, Mark Bodycoat, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Lee Pearce, BLD 154979.

SCHEDULE 2

Construction of a single-storey rear extension performed by the licensee at the property described as 22 Regent Street, Moana, S.A. 5169.

SCHEDULE 3

1. This exemption is limited to the domestic building work personally performed by the licensee for the construction of a single-storey rear extension to the house situated at 22 Regent Street, Moana, S.A. 5169 ('the property').

2. This exemption does not apply to any domestic building work on the property that the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.

3. The licensee does not transfer his interest in the property prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:

- providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;

- providing evidence of an independent expert inspection of the building work the subject of this exemption;
- making an independent expert report available to prospective purchasers of the property; and
- giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 2 June 2006.

M. BODYCOAT, Commissioner for Consumer Affairs

Ref.: 610/06-000111

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

Allotment 5 of Deposited Plan 52537, Hundred of Cadell, County of Albert, being within the district of Mid Murray.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3426

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 an Open Space Recreation Reserve and declare that such land shall be under the care, control and management of The District Council of Mount Barker, 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 302 of Deposited Plan 38732, Hundred of Macclesfield, County of Hindmarsh, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5966, Folio 14, subject nevertheless to:

1. An existing easement for Drainage Purposes as provided for by Section 223 1g (2) of the Real Property Act 1886, over the land marked A on Deposited Plan 38732.
2. An existing easement to The District Council of Mount Barker over the land marked B on Deposited Plan 38732 (T 4516148).

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DEH 17/1759

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Yumbarra Conservation Reserve, Allotment 2 of Deposited Plan 28783, Out of Hundreds (Fowler), Allotment 100 of Deposited Plan 34677, Hundred of O'Loughlin, County of Way and Section 79, Out of Hundreds (Fowler), the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Thirtieth Schedule, being the whole of the land comprised in Crown Record Volume 5772, Folio 466.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DENR 08/0824

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Pureba Conservation Reserve, Allotment 5 of Deposited Plan 34142, formerly identified as Allotment A of Deposited Plan 34142, Hundred of Pureba, County of Dufferin and Allotment 1 of Deposited Plan 34566, Hundreds of Goode and Pethick, County of Way, the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Eighth Schedule, and amended by corrigendum published in the *Government Gazette* of 9 December 1993 at page 2887, being the whole of the land comprised in Crown Record Volume 5778, Folio 24.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DENR 08/0825

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Nunyah Conservation Reserve, Allotment 100 of Deposited Plan 34367, Hundred of Nunyah, County of Dufferin, the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Nineteenth Schedule, and amended by corrigendum published in the *Government Gazette* of 9 December 1993 at page 2887, being the whole of the land comprised in Crown Record Volume 5772, Folio 476.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DENR 08/0826

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

1. Reserve for Conservation Purposes, Allotment 105 of Deposited Plan 39432, Hundred of Ripon, County of Robinson, the notice of which was published in the *Government Gazette* of 20 April 1995 at page 1518, being the whole of the land comprised in Crown Record Volume 5243, Folio 723.
2. Reserve for Conservation Purposes, Allotment 501 of Deposited Plan 34684, Hundred of Ripon, County of Robinson, the notice of which was published in the *Government Gazette* of 28 September 1995 at page 824, being the whole of the land comprised in Crown Record Volume 5287, Folio 138.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DEH 13/1027

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Koolgera Conservation Reserve, Allotment 51 of Deposited Plan 35609, Hundred of Koolgera, Allotment 3 of Deposited Plan 35751, Hundred of Wallala, Allotments 10 and 11 of Deposited Plan 35936, Out of Hundreds (Streaky Bay) and Hundreds of Koolgera and Nunyah, Section 11, Hundred of Koolgera and Sections 14, 15, 16 and 17, Hundred of Yantanabie, County of Dufferin, the notice of which was published in the *Government Gazette* of 11 November 1993 at pages 2438, 2439 and 2440, The Eighteenth Schedule, being the whole of the land comprised in Crown Record Volume 5772, Folio 455.

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DENR 08/0827

CROWN LANDS ACT 1929: SECTION 5

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

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

The First Schedule

Portion of Drainage Reserve, Allotment 100 of Deposited Plan 31913, Hundred of Yatala, County of Adelaide, the notice of which, together with other land was published in the *Government Gazette* of 24 October 1991 at page 1121, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5925, Folio 696.

The Second Schedule

Allotment 101 of Deposited Plan 70577, Hundred of Yatala, County of Adelaide, being within the municipality of Port Adelaide Enfield.

The Third Schedule

Allotment comprising Pieces 102 and 103 of Deposited Plan 70577, Hundred of Yatala, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement over the land marked Q to Envestra (SA) Limited (RLG 10014828).

Dated 29 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

DEH 17/1776

DEVELOPMENT ACT 1993, SECTION 25 (17): LIGHT
REGIONAL COUNCIL—INDUSTRY (GAWLER BELT)
ZONE: LAND DIVISION PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Light Regional Council—Industry (Gawler Belt) Zone: Land Division 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 29 June 2006.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

PLN 05/0191

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT
COUNCIL OF YORKE PENINSULA—CORYN POINT
PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Yorke Peninsula—Coryn Point 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 29 June 2006.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

PLN 04/0029

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT
COUNCIL OF YORKE PENINSULA—PORT CLINTON
PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'District Council of Yorke Peninsula—Port Clinton 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 29 June 2006.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

PLN 05/0043

DEVELOPMENT ACT 1993

BUSHFIRE MANAGEMENT (PART 2)

(MID NORTH, RIVERLAND, NORTHERN METROPOLITAN/OUTER
METROPOLITAN AND MURRAY BRIDGE)

*Draft Plan Amendment Report by the Minister for Public
Consultation*

NOTICE is hereby given that the Minister for Urban Development and Planning has, pursuant to sections 24 and 26 of the Development Act 1993, prepared a draft Plan Amendment Report (PAR) to amend the following 12 Council Development Plans: Berri Barmera, Clare & Gilbert Valleys, Gawler, Light, Mallala, Mount Remarkable, Murray Bridge, Northern Areas, Port Pirie, Renmark Paringa, Salisbury (City) and Wakefield.

This draft PAR proposes to change planning and building requirements for new development in identified bushfire risk areas by introducing new bushfire protection policies and associated mapping in Development Plans.

The draft PAR will be on public consultation from Thursday, 29 June to Tuesday, 29 August 2006. Written submissions on the PAR should be received no later than 5 p.m. on Tuesday, 29 August 2006.

Submissions should be addressed to the Presiding Member, Development Policy Advisory Committee, G.P.O. Box 1815, Adelaide, S.A. 5001 and should clearly indicate whether you wish to be heard in support of your submission at one of the public hearing. If you wish to lodge your submission electronically, please email it to the Presiding Member, Development Policy Advisory Committee, c/o bushfire.feedback@saugov.sa.gov.au.

Copies of all submissions will be available for viewing at Planning SA, Level 5, 136 North Terrace, Adelaide, or on the Internet at www.planning.sa.gov.au/go/bushfirePAR-Part2, from Wednesday, 30 August 2006 until the conclusion of the public hearings.

The following Development Policy Advisory Committee (DPAC) public hearings will be held if any requests to be heard are received:

Mid North: Tuesday, 12 September, 7 p.m.-9 p.m. Jamestown Airstrip, Murchland Drive, Jamestown.

Northern Metropolitan/Outer Metropolitan and Murray Bridge: Thursday, 14 September, 7 p.m.-9 p.m. Gawler Arms Hotel Function Room, 102 Murray Street, Gawler.

Riverland: Tuesday, 19 September, 7 p.m.-9 p.m. Berri Barmera Council, 19 Wilson Street, Berri.

Want to know more?

To find more about this draft PAR, you can view copies of the document at:

- Planning SA, Level 5, 136 North Terrace, Adelaide (telephone (08) 8303 0791)
- website at <www.planning.sa.gov.au/go/bushfirePAR-Part2>
- your local Council office.

or you can speak to us at one of our community information sessions listed below.

Community Information Session Times

Mid North: Tuesday, 18 July, 7 p.m.-9 p.m. Jamestown Airstrip, Murchland Drive, Jamestown.

Northern Metropolitan/Outer Metropolitan and Murray Bridge: Thursday, 20 July, 7 p.m.-9 p.m. Gawler Arms Hotel, 102 Murray Street, Gawler.

Riverland: Monday, 24 July, 7 p.m.-9 p.m. Berri Barmera Council, 19 Wilson Street, Berri.

For further information contact Planning SA on 8303 0791 or email bushfire.feedback@saugov.sa.gov.au.

R. BARUA, Secretary, Development Policy Advisory Committee

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, persons listed in Schedule 1 (the 'exemption holders'), are exempt from the notices issued under section 43 of the Fisheries Act 1982, dated 15 June 2006, prohibiting the taking of mud cockles in a specified area, but only insofar as the exemption holder may collect mud cockles from the closed area for the purposes of providing test samples (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 23 June 2006 until 1 January 2007, unless this notice is varied or revoked earlier.

SCHEDULE 1

- | | |
|-----------------------|-------------------------|
| • Robert Jones—M031 | • John Spadavechia—M432 |
| • Lee Bassell—M447 | • Gary Oswald—M398 |
| • Malcom Osborne—B113 | • Tony Petrizzelli—M351 |
| • Mark Hocking—M010 | • John Monaghan—M530 |
| • Angelo Pisani—M355 | |

SCHEDULE 2

1. The cockles collected by the exemption holder are to be provided for the South Australia Shellfish Quality Assurance Program (SASQAP) for research purposes only and must not be sold.

2. 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 notice at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles involved and other related questions. Exemption No. 9901891.

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

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

Dated 22 June 2006.

M. SMALLRIDGE, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Tony Lee, P.O. Box 242, Mount Gambier, S.A. 5290 (the 'exemption holder') is exempt from section 34 of the Fisheries Act 1982, but only insofar as the exemption holder may take Turbo (*Turbo undulatis*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 1 July 2006 until 30 June 2007, unless revoked or varied earlier.

SCHEDULE 1

1. The exemption holder may only take Turbo (*Turbo undulatis*) by diving and collection by hand.

2. The exemption holder must not take more than 3 000 kgs of Turbo (*Turbo undulatis*) in any period of three calendar months.

3. The exemption holder must notify PIRSA Fisheries prior to departing on a fishing trip by calling 1800 065 522 and answer a series of questions. The information required to answer these questions includes:

- Name of person undertaking exempted activity.
- Exemption number (9901892).
- Exempted activity.
- Place and time of commencement.
- Place and estimated time of completion.
- Place that exempted activity will be undertaken.

4. Turbo must not be landed at a time that is earlier than the estimated time of landing provided to PIRSA Fisheries in accordance with condition 3.

5. If the exemption holder is not able to land Turbo at the place or estimated time notified in accordance with condition 3 above (or within 30 minutes after the estimated time), the exemption holder must make a new report to PIRSA Fisheries by calling 1800 065 522. This new report must be made before the original estimated time provided in accordance with condition 3 and provide a new time of landing or place of landing.

6. Turbo must not be landed at a time that is earlier than the estimated time of landing provided to PIRSA Fisheries in accordance with condition 5.

7. Within half an hour of landing Turbo the exemption holder must weigh the Turbo and complete the daily log sheet in accordance with condition 8.

8. The exemption holder must provide the Director of Fisheries separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the 15th day of the month following the month to which the log sheet relates. The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during the month, a nil return must still be completed and submitted to the Director.

9. The exemption holder must allow a departmental officer to accompany the exemption holder at any time during fishing operations.

10. 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.

11. 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 28 June 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Nicholas Hodgson, Urrbrae Agricultural High School, 6 Thorngate Drive, Belair, S.A. 5052 (the 'exemption holder'), is exempt from Clause 9A, Schedule 6 of the Fisheries (General) Regulations 2000, but only insofar as he may take and be in possession of the marine organisms listed in Schedule 1, subject to

the conditions set out in Schedule 2 from 22 June 2006 until 30 September 2006, unless varied or revoked earlier.

SCHEDULE 1

The possession of undersize King George whiting (*Sillaginodes punctata*).

SCHEDULE 2

1. The specimens collected pursuant to this notice may be used for research purposes only and must not be sold.

2. The exemption holder may collect and possess a maximum of six individual animals pursuant to this exemption.

3. Before collecting any specimens pursuant to this notice, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption with them at the time of making the call and be able to provide information about the area and time of the exempted activity and other related issues. Exemption number 9901890.

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

5. 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 28 June 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Peter White, P.O. Box 829, Port Lincoln, S.A. 5606 or a registered master endorsed on Marine Scalefish Fishery Licence No. M505 (the 'exemption holder') is exempt from section 34 of the Fisheries Act 1982, insofar as the exemption holder shall not be guilty of an offence when taking red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis*, *T. symmetricus*, *T. novaezelandiae* and *Scomber australasicus*) for the purpose of trade or business in the waters described in Schedule 1 (the 'exempted activity') subject to the conditions contained in Schedule 2.

SCHEDULE 1

Waters adjacent to South Australia extending out to three nautical miles, excluding State internal waters.

SCHEDULE 2

1. The exempted activity may be undertaken from 28 June 2006 until 30 June 2007, unless this notice is revoked earlier.

2. This exemption is valid only in respect of the fishing boat *Gemma Marie* (the 'permitted boat') and only while that boat is registered and endorsed on the exemption holder's Marine Scalefish Fishery Licence No. M505.

3. The exempted activity may only be undertaken using a registered pilchard net that is endorsed on Marine Scalefish Fishery Licence No. M505 and is being used pursuant to that licence and the conditions of that licence.

4. The exempted activity must not be undertaken in waters less than 10 m in depth.

5. The exempted activity may only be undertaken using one pilchard net at any one time.

6. While engaged in the exempted activity the exemption holder must not use any other registered devices endorsed on Marine Scalefish Fishery Licence No. M505.

7. The exemption holder must provide a separate statistical catch and effort written report, clearly marked with catches of red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis*, *T. symmetricus*, *T. novaezelandiae* and *Scomber australasicus*) (including zero returns if no fish have been taken during that calendar month) for each calendar month. The report must be submitted within 15 days of the completion of each calendar month. This report is to include the following information:

- Dates of fishing activity.
- Exact locations of fishing activity.
- Total weight of fish collected.
- Mean size of fish collected.
- Weight and use of any fish sold.
- Any other information as requested from time to time by the Director of Fisheries.

8. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 065 522 prior to conducting the exempted activity and provide the following information:

- the intended area of conducting the exempted activity;
- the place and time of departure and landing; and
- Exemption number 9901889.

9. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice, and produce that notice to a PIRSA Fisheries Compliance 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 28 June 2006.

W. ZACHARIN, Director of Fisheries

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Michael John Capurso, an employee of Elders Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5394, folio 920, situated at 160 Kingston Road, Port Pirie, S.A. 5540.

Dated 29 June 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Wayne Robert White, an employee of Elders Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5418, folio 941, situated at 69 Wandearah Road, Port Pirie, S.A. 5540.

Dated 29 June 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Damian Giles Goldney, an employee of Fenwick Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5053, folio 557, situated at 12/28 Robert Avenue, Broadview, S.A. 5083.

Dated 29 June 2006.

J. RANKINE, Minister for Consumer Affairs

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Peter Gatsios, an employee of Delfin Realty Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5957, folio 409, situated at Lot 83, Robinson Street, Mawson Lakes, S.A. 5095.

Dated 29 June 2006.

J. RANKINE, Minister for Consumer Affairs

DISABILITY SERVICES SA

NOTICE BY THE MINISTER FOR DISABILITY

Fees payable for services provided by Disability Services SA

The fees set out in the table below will be charged by Disability Services SA for services specified in the table where the services are provided to a patient—

- (a) who is a compensable patient; or
- (b) who is not a Medicare patient.

The chief executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

Table of fees

1.	Disability Services SA—Campus based fee for inpatient accommodation— per day or part day	\$246.00
2.	Disability Services SA—Other than campus based services—fee for inpatient or residential accommodation—per day or part day	\$354.00
3.	Disability Services SA—Fee for arrangement or co-ordination of access of patient to disability services—per hour or part hour	\$28.75
4.	Disability Services SA—fee for preparation of report on access of patient to disability services (for purpose of compensation or legal proceedings)—per report	\$286.00
5.	Disability Services SA—Domiciliary maintenance and care visit—	
	(a) attendance involving a service provided by a medical practitioner or other health professional (other than a paramedical aide)—per visit	\$76.75
	(b) any other attendance—per visit	\$34.25
6.	In addition, where transportation is provided or arranged by Disability Services SA, an additional fee equal to the cost of providing, or arranging for the provision of, that transportation is payable	

In this notice—

compensable patient means a patient receiving services who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the patient is receiving those services;

day means 24 hours (whether a continuous period or in aggregate);

department means the Department for Families and Communities;

Disability Services SA means the division of the department known as *Disability Services SA*;

health professional includes a person employed to provide training or instruction to patients or their carers in relation to patient treatment and care;

Medicare patient means a patient who is an eligible person for the purposes of receiving medical benefits under the *Health Insurance Act 1973* of the Commonwealth;

patient means a person to whom treatment or care is provided (including outreach services or domiciliary maintenance and care).

This notice will come into operation on 1 July 2006.



Minister for Disability

22/6/06

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
Section 81, Sturt Highway, Berri	Section 81, Berri Irrigation Area	5939	391	25.2.93, page 745	50.00
Lot 1362, Riverview Drive, Berri	Allotment 1 in Deposited Plan 29163, Berri Irrigation Area	5404	505	30.3.06, page 972	125.00
4 Blight Street, Davoren Park	Allotment 10 in Deposited Plan 42936, Hundred of Munno Para	5289	579	27.4.06, page 1157	80.00
6 Blight Street, Davoren Park	Allotment 9 in Deposited Plan 42936, Hundred of Munno Para	5289	578	27.4.06, page 1157	85.00
78 Halsey Road, Elizabeth East	Allotment 2 in Filed Plan 13648, Hundred of Munno Para	5470	400	2.3.06, page 766	105.00
Unit 12, 45 Avenue Road, Highgate	Allotment 12 of Strata Plan 1345, Hundred of Adelaide	5855	971	2.3.06, page 766	80.00
3 East Terrace, Kensington Gardens	Allotment 85 in Filed Plan 140146, Hundred of Adelaide	5825	862	28.10.99, page 2107	140.00
24 Kintore Avenue, Kilburn	Allotment 83 in Deposited Plan 1515, Hundred of Yatala	5719	169	25.9.80, page 1781	140.00
77 Frederick Street, Maylands	Allotment 31 in Deposited Plan 1307, Hundred of Adelaide	5143	207	17.5.84, page 1221	150.00
145 Thomas Street, Murray Bridge	Allotment 74 in Deposited Plan 2953, Hundred of Mobilong	5689	129	13.4.89, page 1053	115.00
32 Randall Street, Port Mannum (also known as Mannum)	Allotment 43 in the Hundred of Finnis	5312	873	27.4.06, page 1157	70.00
Lot 26, Kulkyne Street, Renmark	Allotment 26 in Deposited Plan 42076, Hundred of Renmark Irrigation District	5272	180	14.11.89, page 1505	100.00
26 Fairford Street, Unley	Allotment 380 in Deposited Plan 1051, Hundred of Adelaide	5838	313	29.7.93, page 716	70.00
28 Unley Road, Unley	Allotment 17 in Filed Plan 13433, Hundred of Adelaide	5138	920	2.3.06, page 766	165.00
143 Elliott Street, Whyalla Playford	Allotment 1696, Filed Plan 560501, Hundred of Randell	5697	155	30.7.92, page 760	61.00
Allotment 91, Section 296, Orroroo Road, Wilmington	Allotment 91 in Filed Plan 204375, Hundred of Gregory	5405	825	28.11.02, page 4338	60.00

Dated at Adelaide, 27 June 2006.

M. DOWNIE, General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
142 Drayton Street	Bowden	Allotment 99 in Filed Plan 122146, Hundred of Yatala	5714	925
Lot 14, Bray Road (also known as Section 106)	Berri	Allotment 14 in Deposited Plan 51587, Berri Irrigation Area	Crown Lease 1585	13
Section 375, Garrett Road (also known as Section 375, Slaven Road, Glossop)	Berri	Section 375 in the Berri Irrigation Area	5944	239
16 Francis Avenue	Broadview	Allotment 80 in Deposited Plan 3259, Hundred of Yatala	5582	381
437 Port Road	Croydon	Allotment 69 in Filed Plan 115781, Hundred of Yatala	5667	94
36 Darlington Street	Enfield	Allotment 9 in Deposited Plan 4654, Hundred of Yatala	5612	706
49 High Street	Gladstone	Allotment 275 in Deposited Plan 14824, Hundred of Booyoolie	5354	293
45 Gascoyne Avenue	Hillcrest	Allotment 371 in Deposited Plan 4950, Hundred of Yatala	5187	345
1 Farnham Road	Keswick	Allotment 350 in Deposited Plan 1288, Hundred of Adelaide	5231	962
Unit 1, 15 Le Hunte Street	Kilburn	Allotment 8 in Filed Plan 110587, Hundred of Yatala	5545	356
Unit 2, 15 Le Hunte Street	Kilburn	Allotment 8 in Filed Plan 110587, Hundred of Yatala	5545	356
Unit 3, 15 Le Hunte Street	Kilburn	Allotment 8 in Filed Plan 110587, Hundred of Yatala	5545	356
Lot 309, Kalimna Road	Nuriootpa	Allotment 309 in Deposited Plan 18689, Hundred of Moorooroo	5914	228
57 Ivey Street	Ottoway	Allotment 20 in Deposited Plan 2154, Hundred of Port Adelaide	5894	400
11 Kurrajong Avenue	Renmark	Allotment 113 in Deposited Plan 18756, Renmark Irrigation Area	5570	506
29A Torrens Road	Riverton	Allotment 133 in Filed Plan 168262, Hundred of Gilbert	5544	637
8 Warilda Avenue	Valley View	Allotment 6 in Deposited Plan 6706, Hundred of Yatala	5220	466

Dated at Adelaide, 27 June 2006.

M. DOWNIE, General Manager, Housing Trust

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, and whereas the South Australian Housing Trust is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
2 Mildura Court, Hope Valley	Allotment 16 in Deposited Plan 5692, Hundred of Yatala	5325	81	29.1.04, page 274
36 Seventh Street, Murray Bridge	Allotment 40, Hundred of Mobilong	5168	705	26.6.80, page 1891
Section 93, Hundred of Napperby	Section 93, Hundred of Napperby	5661	715	15.5.86, page 1278
6 Spencer Street, Parafield Gardens	Allotment 61 in Deposited Plan 6993, Hundred of Yatala	5615	858	2.3.06, page 766
171 Moscow Street, Peterborough	Allotment 221 in Deposited Plan 3224, Hundred of Yongala	5492	429	14.11.91, page 1296
33 Railway Terrace, Quorn	Allotment 33, Hundred of Pichi Richi	5477	243	30.1.86, page 231
52 Perseverance Road, Tea Tree Gully	Allotment 138 in Deposited Plan 6505, Hundred of Yatala	5644	209	30.3.06, page 972

Dated at Adelaide, 27 June 2006.

M. DOWNIE, General Manager, Housing Trust

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Brett Stephen Roenfeldt has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 13 Augusta Street, Maylands, S.A. 5069 and to be known as Barossa Valley Roenfeldt Wines.

The application has been set down for hearing on 28 July 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 20 July 2006).

The applicant's address for service is c/o Teusner & Co., 4 Elizabeth Street, Tanunda, S.A. 5352. (Attention: Sonya Miegel).

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 20 June 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 Stirling Hotel (S.A.) Pty Ltd (ACN 105 656 102) has applied to the Licensing Authority to vary the conditions of the Hotel Licence in respect of premises situated at 52 Mount Barker Road, Stirling and known as Stirling Hotel.

The application has been set down for hearing on Friday, 28 July 2006 at 9 a.m.

Conditions

The following variation to licence conditions are sought:

- (a) permit an extension of trading in the Outside Area adjacent to the front of the hotel Sunday to Wednesday inclusive, from 10 p.m. to midnight, Thursday to Saturday inclusive, from 11 p.m. to 1 a.m. the following morning, New Year's Eve and Public Holidays from midnight to 1 a.m. the following morning, Christmas Day and Good Friday (an extension of Christmas Eve and Maundy Thursday trading) from midnight to 1 a.m.; and
- (b) delete the condition which states 'No further patrons will be admitted to the premises after 1.30 a.m.' and substitute 'Patrons will not be admitted to any area of the premises where entertainment is being provided after 1.30 a.m.'

The condition of the licence prohibiting entertainment in the Outside Area will remain in force.

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: 20 July 2006).

The applicant's address for service is c/o The Australian Hotels Association (SA Branch), 4th Floor, 60 Hindmarsh Square, Adelaide, S.A. 5000.

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

Dated 20 June 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 CDT (SA) Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with section 34 (1) (c) Authorisation and Extended Trading Authorisation in respect of premises situated at Shop 50-52, Main North Road, Prospect, S.A. 5082 and to be known as Caffe Primo North Park.

The application has been set down for hearing on 28 July 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

The applicant seeks the following Extended Trading Authorisation to apply to the licensed premises: Sundays (including preceding a Public Holiday) 8 p.m. to midnight to authorise the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

- (a) seated at a table; or
- (b) attending a function at which food is provided.

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: 20 July 2006).

The applicant's address for service is c/o Caffe Primo North Park Shop, Shop 50-52, 264 Main North Road, Prospect, S.A. 5082.

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

Dated 22 June 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 Craig Mattschoss, Christopher Pinchbeck and Carmine Pepicelli have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Kenton Park, Adelaide to Mannum Road, Gumeracha, S.A. 5233 and to be known as Salford Wines.

The application has been set down for hearing on 28 July 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 20 July 2006).

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

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

Dated 22 June 2006.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that R. & N. Artho Pty Ltd as trustee for the Artho Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Adelphi Terrace, Glenelg North, S.A. 5045 and known as Buffalo Family Restaurant.

The application has been set down for hearing on 31 July 2006 at 10 a.m.

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

The applicant's address for service is c/o Ralph Artho, 17 Rogana Crescent, Hallett Cove, S.A. 5158.

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: olg@agd.sa.gov.au.

Dated 21 June 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 Maria Cristina Santos has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 3/29 Mount Barker Road, Stirling, S.A. 5152 and known as Cafe Indigo and to be known as Rubys Organic Cafe.

The application has been set down for hearing on 1 August 2006 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 24 July 2006).

The applicant's address for service is c/o Maria Cristina Santos, P.O. Box 109, Uraidla, S.A. 5142.

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: olg@agd.sa.gov.au.

Dated 22 June 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 William Bain and Brie Elizabeth Lloyd have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 12 Main North Road, Clare, S.A. 5453 and known as Coffee and Cork and to be known as Citadel—5453.

The application has been set down for hearing on 2 August 2006 at 11 a.m.

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

The applicants' address for service is c/o P.O. Box 804, 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: olg@agd.sa.gov.au.

Dated 23 June 2006.

Applicants

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: Maximus Resources Ltd

Location: Phar Lap Outstation area—Approximately 120 km north-north-east of Tarcoola.

Term: 1 year

Area in km²: 581

Ref.: 2006/00030

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: Hillgrove Resources Ltd

Location: Acraman area—Approximately 120 km north-east of Streaky Bay.

Term: 1 year

Area in km²: 773

Ref.: 2005/00762

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: Australian Zircon NL

Location: Sturt Vale area—Approximately 75 km south of Olary.

Term: 1 year

Area in km²: 1 148

Ref.: 2006/00294

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: Adelaide Exploration Ltd

Location: Colona North area—Approximately 200 km south-west of Tarcoola.

Term: 1 year

Area in km²: 1 844

Ref.: 2006/00297

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: Adelaide Exploration Ltd
 Location: Barton area—Approximately 160 km south-west of Tarcoola.
 Term: 1 year
 Area in km²: 1 922
 Ref.: 2006/00296

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

Applicant: Alawoona Dale Pty Ltd
 Claim No.: 3171
 Location: Section 201, Hundred of Mayurra, approximately 3 km south-east of Millicent.
 Area: 10.5 hectares
 Purpose: For the recovery of clay.
 Reference: T02213

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 14 July 2006.

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

MINING ACT 1971

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

Applicant: John Cornelis Haagmans
 Claim No.: 3563
 Location: Section 97, Hundred of Ward, approximately 2.5 km north-east of Elliston.
 Area: 43.9 hectares
 Purpose: For the recovery of limestone.
 Reference: T02537

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 14 July 2006.

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

MOUNT GAMBIER CIRCUIT COURT DISTRICT COURT OF SOUTH AUSTRALIA

Sheriff's Office, Adelaide, 12 June 2006

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

Monday, 3 July 2006 at 10 a.m. on the first day of the sittings the only business taken will be the arraignment of prisoners in gaol and the passing of sentences on prisoners in gaol committed for sentence; the surrender of prisoners on bail committed for sentence; the surrender of persons in response to *ex officio* informations or of persons on bail and committed for trial who have signified their intention to plead guilty and the passing of sentences for all matters listed for disposition by the District Court.

Juries will be summoned for Tuesday, 4 July 2006 and persons will be tried on this and subsequent days of the sittings.

Prisoners in H.M. Gaol and on Bail for Sentence and for Trial at the Sittings of the Mount Gambier Courthouse, commencing Monday, 3 July 2006.

Plumridge, Russell Anthony	Possess child pornography	In gaol
Alves, Shane Colin	Application for enforcement of a breached bond; unlawful wounding	On bail
Bahnisch, Mark Robert	Taking part in the manufacture of methylamphetamine	In gaol
B	Abduction of a child by force or fraud	On bail
Chant, Milton Darryl	Procuring an act of gross indecency; unlawful sexual intercourse	On bail
Coff, Quentin Charles	Cause grievous bodily harm with intent to cause grievous	On bail
Crafter, Barry Kenneth	Indecent assault (3)	On bail
Cram, Daniel Robert	Commit common assault on member of own family (2); threatening life	On bail
Davis, Shane Kelly	Non-aggravated serious criminal trespass (place of residence); common assault on person other than family member; carry offensive weapon	On bail
Dessi, Jacky Dominique	Endangering life; assault occasioning actual bodily harm	On bail
Dorward, Brad	Rape (2)	On bail
Duffin, Kenneth William	Endangering life; possess object with intent to kill or endanger life; fail to comply with bail agreement	In gaol
Gabriel, Kevin Andrew	Aggravated serious criminal trespass in a place of residence; common assault; damaging property	On bail
Hellyer, Justin Shane	Escape from custody	On bail
Howell, Michael Johnathon	Threaten to cause injury to witness; threaten to cause harm to witness; common assault on person other than family member (3)	On bail
Hunt, Leigh Matthew	Unlawful sexual intercourse (3)	On bail

Jackway, Gregory	Threatening life (2); trespassing	On bail
Keenan, Gerald Bradley	Assault occasioning actual bodily harm; false imprisonment; drive in reckless or dangerous manner; threatening to cause harm	In gaol
Loomes, Ashley John	Unlawful sexual intercourse; indecent assault	On bail
Mccullum, Jon	Taking part in the production of a controlled substance	On bail
Mohi, Raymond Jules	Non-aggravated serious criminal trespass (place of residence); common assault on person other than family member; robbery; blackmail; dishonestly take property without owner's consent	In gaol
Edwards, Amanda Michelle	Non-aggravated serious criminal trespass (place of residence); common assault on person other than family member; robbery; blackmail; dishonestly take property without owner's consent	In gaol
Mutton, Michael John	Causing death by dangerous driving	On bail
Oconnor, Daniel Peter	Aggravated serious criminal trespass—residence occupied; dishonestly take property without owner's consent	On bail
Opperman, Albert Ernest	Indecent assault (2)	On bail
Opperman, Albert Ernest R	Indecent assault; rape; unlawful sexual intercourse	On bail
Roberts, Troy David	Unlawful sexual intercourse; indecent assault	On bail
	Aggravated serious criminal trespass—residence occupied; common assault on person other than family member; dishonestly take property without owner's consent	In gaol
Strauss, Paul Andrew	Possess a prescribed firearm without a licence	On bail
Tomlinson, Lincoln John	Non-aggravated serious criminal trespass (place of residence); common assault on person other than family member; robbery; dishonestly take property without owner's consent	On bail
Virgo, Douglas Ivan	Rape	On bail
Warden, Aaron Dwain	Rape (3); indecent assault	On bail
York-Brown, Paul Barrie	Unlawful sexual intercourse with a person under 12	In gaol

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

By order of the Court,

M. A. STOKES, Sheriff

NATIONAL ELECTRICITY LAW

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

Under section 107, the time period has been extended for:

- the making of the final determination for the draft National Electricity Amendment (TransGrid Participant Derogation—Treatment of Contingent Projects (Interim Arrangements)) Rule 2006 to 27 July 2006; and
- the making of the draft determination for the proposed National Electricity Amendment (Economic Regulation of Transmission Services) Rule 2006 to 27 July 2006.

Under sections 102 and 103, the making of the following Rules and their corresponding final determinations:

- the National Electricity Amendment (Dispute Resolution for Regulatory Test) Rule 2006 No. 10; and
- the National Electricity Amendment (EnergyAustralia Participant Derogation (Metering Installations)) Rule 2006 No. 11.

All Rules commence on 1 July 2006.

Under section 95, NEMMCO has requested a Rule proposing improvements to the settlements reallocations process. A copy of the Rule proposal and the proposed National Electricity Amendment (Reallocations) Rule 2006 are published on AEMC's website and are available for inspection at AEMC. Upon receipt AEMC publishes all submissions on its website, subject to consideration of any claim of confidentiality. Submissions should be forwarded to submissions@aemc.gov.au and must be received no later than Friday, 11 August 2006.

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

John Tamblyn
Chairman
Australian Energy Market Commission

Level 16, 1 Margaret Street
Sydney, N.S.W. 2000

Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899

Dated 29 June 2006.

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levies in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area

PURSUANT to section 101 of the Natural Resources Management Act 2004 (the Act), I, Gail Gago, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence or an authorisation pursuant to section 128 of the Act, to take or hold water from prescribed wells in the Lower Limestone Coast, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas or to take or hold water from the Morambro Creek Prescribed Watercourse and/or the Morambro Creek Prescribed Surface Water Area:

- (1) In the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area:

- (a) where the water allocation on a water licence is specified as a water (taking) allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.0 cent per kilolitre of water allocated;
- (b) where the water allocation on a water licence is specified as a water (taking) allocation and is not for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.208 cents per kilolitre of water allocated;
- (c) where the water allocation on a water licence is specified as a water (taking) allocation and is specified in Irrigation Equivalents (IE), \$10.40 per hectare IE or part thereof of water allocated;
- (d) where the water allocation on a water licence is specified as a water (holding) allocation, the rates specified in Schedule 1 per kilolitre of water allocated; and
- (e) where the water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 128 authorisation, 0.208 cents per kilolitre of water taken.

- (2) In the Tintinara Coonalpyn Prescribed Wells Area:
- (a) where the water allocation on a water licence is specified as a water (taking) allocation from the Boothby, Coonalpyn, Sherwood, Tintinara, Kynoch and Tauragat management areas and is specified as an annual volume in kilolitres, 0.208 cents per kilolitre of water allocated; and
- (b) where the water allocation on a water licence is specified as a water (taking) allocation from the Tolmer management area and is specified as an annual volume in kilolitres, 0.358 cents per kilolitre of water allocated.

SCHEDULE 1

Levy rates for water (holding) allocations

Unconfined Aquifer

<i>Lower Limestone Coast PWA</i>	Cents/kL
Benara.....	0.208
Blanche Central.....	0.208
Bowaka.....	0.189
Bray.....	0.095
Coles.....	0.208
Compton.....	0.169
Conmurra.....	0.153
Duffield.....	0.095
Fox.....	0.117
Grey.....	0.208
Hindmarsh.....	0.208
Joyce.....	0.160
Kennion.....	0.095
Killanoola.....	0.208
Kongorong.....	0.208
Lacepede.....	0.095
Lake George.....	0.111
Landseer.....	0.095
Lochaber.....	0.157
MacDonnell.....	0.208
Marcollat.....	0.095
Mayurra.....	0.107
Minecrow.....	0.095
Monbulla.....	0.193
Moorak.....	0.208
Mount Benson.....	0.123
Mount Muirhead.....	0.095
Murrabinna.....	0.113
Peacock.....	0.095
Riddoch.....	0.208
Rivoli Bay.....	0.095
Ross.....	0.095
Short.....	0.208
Smith.....	0.095
Spence.....	0.109
Symon.....	0.095
Townsend.....	0.139
Waterhouse.....	0.208
Woolumbool.....	0.095
Young.....	0.162
Myora.....	0.208
Glenburnie.....	0.208
Donovans.....	0.208
Zone 2A.....	0.208
Zone 3A.....	0.208
Glenroy.....	0.208
Comaum.....	0.208
Struan.....	0.208
Joanna.....	0.208
Zone 5A.....	0.208
Bangham.....	0.208
Frances.....	0.208
Western Flat.....	0.208
Bool.....	0.208
Hacks.....	0.208
Moyhall.....	0.095
Ormerod.....	0.208
Stewarts.....	0.208
Hynam West.....	0.208
Hynam East.....	0.208
Beamma.....	0.208

<i>Padthaway PWA</i>	Cents/kL
Management Area 1.....	0.208
Management Area 2.....	0.208
Management Area 3.....	0.208
Management Area 4.....	0.208

<i>Tatiara PWA</i>	Cents/kL
Tatiara.....	0.208
Zone 8A.....	0.208
Shaugh.....	0.208
Wirrega.....	0.208
Willalooka.....	0.208
Cannawigara.....	0.208
North Pendleton.....	0.208
Stirling.....	0.208

<i>Tintinara Coonalpyn PWA</i>	WHA \$/ML
Coonalpyn.....	0.208
Boothby.....	0.208
Tintinara.....	0.208
Sherwood.....	0.208

Confined Aquifer

<i>Management Area</i>	Cents/kL
Zone 1A.....	2.08
Zone 2A.....	2.08
Zone 3A.....	2.08
Zone 4A.....	2.08
Zone 5A.....	2.08
Zone 6A.....	2.08
Zone 7A.....	2.08
Zone 8A.....	2.08
Millicent.....	2.08
Kalangadoo.....	2.08
Kingston.....	2.08
Lucindale.....	2.08
Taratap.....	2.08
Fairview.....	2.08
Wirrega.....	2.08
Keith.....	2.08
Tauragat.....	2.08
Tolmer.....	2.08
Kynoch.....	2.08

The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Far North Prescribed Wells Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence to take water from prescribed wells within the Far North Prescribed Wells Area, of 1.0 cent per kilolitre of water allocated.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Angas Bremer Prescribed Wells Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area of 0.383 cents per kilolitre of water allocated.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Mallee Prescribed Wells Area:

- (1) A levy of 1.094 cents per kilolitre of water allocated where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (2) A levy of 0.328 cents per kilolitre of water allocated where the water allocation on the licence is specified as an annual volume in kilolitres.
- (3) A levy of \$34.45 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area.
- (4) A levy of \$28.43 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the River Murray Prescribed Watercourse

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare the following levies payable by persons authorised by a water licence to take water from the River Murray Prescribed Watercourse:

- (1) A levy of 1.094 cents per kilolitre of water allocated where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (2) A levy of 0.383 cents per kilolitre of water allocated where the water is not used for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.

- (3) A levy of 0.361 cents per kilolitre of water allocated where the water is taken and used to irrigate properties within the Qualco-Sunlands Groundwater Control Scheme area.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming, or is taken pursuant to a licence, that states that the water is to be taken for environmental purposes.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of NRM Water Levy for the Barossa Prescribed Water Resources Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from the prescribed surface water resources, wells and/or watercourses within the Barossa Prescribed Water Resources Area:

- (1) Where the water allocation on the licence is specified as an annual volume in kilolitres, 1.0 cent per kilolitre of water allocated.
- (2) Where the water allocation on the licence is specified as an area of crop, the following rates per hectare of allocation:

Crop Type	Levy Rate per Hectare of allocation \$
Lucerne/Full Pasture/Fodder	50
Vegetables	50
Recreation/Lawn	50
Cut Flowers	50
Starter pasture.....	10
Fruit trees	10
Stone fruit	10
Pome fruit.....	10
Vines	10
Eucalypts	10
Native Trees/Native Flowers	10
Nursery	10
Pistachio	10
Walnuts	10
Environmental Garden.....	10

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the McLaren Vale Prescribed Wells Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from prescribed wells within the McLaren Vale Prescribed Wells Area of 1.25 cents per kilolitre of water allocated.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Northern Adelaide Plains Prescribed Wells Area

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Area:

- (1) A levy of 0.5 cents per kilolitre of water allocated.
- (2) A levy of 0.5 cents per kilolitre of water taken.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Musgrave and Southern Basins Prescribed Wells Areas

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence, to take water from a prescribed well or wells within the Musgrave and/or Southern Basins Prescribed Wells Areas of 2.188 cents per kilolitre of water allocated.

The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Declaration of Penalty in Relation to the Unauthorised Taking of Water

I, GAIL GAGO, Minister for Environment and Conservation, to whom administration of the Natural Resources Management Act 2004, (the Act) is committed, hereby declare that pursuant to section 115 (1) (c) and (d) of the Act, the following rate will apply during the financial year commencing on 1 July 2005 in relation to the taking of water by a person who is not the holder of a water

licence and is not authorised under section 128 of the Act to take water from a prescribed water resource, or a person who uses water in contravention of a notice declared under section 132 of the Act:

- a rate of \$16.60 per kilolitre of water determined or assessed to have been taken in accordance with section 106 of the Act.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Assessment of Quantity of Water Taken when Meter Readings are Not Used

I, GAIL GAGO, Minister for Environment and Conservation, hereby declare that, pursuant to section 106 of the Natural Resources Management Act 2004, the basis of assessment of water use rates and the method by which the assessment of water use where meter readings are not used or when water is taken without licence or authorisation will be as set out in Schedule 1.

SCHEDULE 1

The basis of the assessment of water use will be the estimation of water requirements for a crop.

The method by which the estimation of water requirements for crops will be used is the methodology of Doorenbos and Pruitt (1977), as refined by Allen *et al.* (1998) and set out in the PIRSA Technical Report No. 263, second edition ('the Report'). Crop factors will be calculated from Kc (crop coefficient) values from Food and Agriculture Organisation of the United Nations, Rome Irrigation and Drainage Paper 56 (Allen, Pereira *et al.*, 1998) ('FAO 56') and using site specific monthly Kp (pan coefficient) values and average monthly Kg values (bird guard coefficient) set out in the Report.

The methodology incorporates the use of Bureau of Meteorology evaporation data, the application of crop specific factors to evaporation figures to calculate crop evapotranspiration for the crop and location in question, subtraction of effective rainfall and an allowance for leaching for salinity control and irrigation efficiency.

The water requirement calculated by this method is expressed as depth of water required in millimetres for a particular crop grown over a particular season. Depth multiplied by the number of hectares of that crop grown (in each specified season for short season crops), multiplied by 10 gives the volume of water required for each crop in kilolitres.

A copy of each of the Report and FAO 56 is obtained through the GEO Science Library at the Department of Primary Industries and Resources South Australia. The reference number for the Report is ISBN No. 07308-4349-1 and the reference number for FAO 56 is Kinetica/Amicus No. 000020037000 or ISBN No. 92-5-104219-5.

This notice has effect in relation to the financial year commencing on 1 July 2006.

Dated 27 June 2006.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Establishment of Areas within the South Australian Arid Lands Natural Resources Management Region

PURSUANT to section 45 of the Natural Resources Management Act 2004, the South Australian Arid Lands Natural Resources Management Board designates five areas within its region as areas within which an NRM group will operate. The region is divided into the following NRM Group areas as defined and designated by General Registry Office Plan No. 72/2006:

South Australian Arid Lands—Kingoonya
 South Australian Arid Lands—Gawler Ranges
 South Australian Arid Lands—Marla-Oodnadatta
 South Australian Arid Lands—Marree-Innamincka
 South Australian Arid Lands—North Flinders

Dated 26 June 2006.

C. REED, Presiding Member, South Australian Arid Lands
 Natural Resources Management Board

NATURAL RESOURCES MANAGEMENT ACT 2004

Establishment of NRM Groups within the South Australian Arid Lands Natural Resources Management Region

PURSUANT to section 46 of the Natural Resources Management Act 2004, the South Australian Arid Lands Natural Resources Management Board establishes the following NRM groups:

Area	NRM Group Name
South Australian Arid Lands—Kingoonya	Kingoonya
South Australian Arid Lands—Gawler Ranges	Gawler Ranges
South Australian Arid Lands—Marla-Oodnadatta	Marla-Oodnadatta
South Australian Arid Lands—Marree-Innamincka	Marree-Innamincka
South Australian Arid Lands NRM—North Flinders	North Flinders

Dated 26 June 2006.

C. REED, Presiding Member, South Australian Arid Lands
 Natural Resources Management Board

PARAFIELD AIRPORT**SCHEDULE OF CHARGES
Effective from 1st July 2006**

The prices shown in this schedule are inclusive of GST.

The following charges apply to the use of Parafield Airport:-

(a) LANDING CHARGE

- i) For each aircraft weighing more than 10,000 kg MTOW, a charge of \$6.36 per 1,000 kg MTOW pro-rata.
- ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10,000 kg MTOW, a single charge of \$6.36 per 1,000 kg MTOW pro-rata.
- iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airport Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours, then a daily charge of \$6.36 per 1,000 kg MTOW pro-rata will be levied in addition to the landing charge. It is the responsibility of the aircraft owner/operator to ensure that the form is lodged with PAL by the due date.

(b) GENERAL AVIATION ACCESS CHARGE (GAAC)

For each aircraft not covered by (a) above a GAAC of \$6.36 per 1,000 kg MTOW pro-rata per day or part of a day will be made.

GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below.

	Rate per 1,000 kg MTOW Pro-rata	Effective discount rate
One month	\$174	10%
Six months	\$929	20%
Twelve months	\$1,625	30%

(MTOW = maximum take-off weight as specified by the manufacturer)

This Schedule may change from time to time. By using Parafield Airport the Aircraft Operator is deemed to have accepted these Charges as amended from time to time.

Parafield Airport Ltd ABN 68 075 176 608

Registered Office: 1 James Schofield Drive, Adelaide Airport, SA 5950.

Administration Office: Building 18, Tigermoth Lane, Parafield Airport, SA 5106

www.aal.com.au

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

	\$		\$
Agents, Ceasing to Act as.....	38.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	25.25
Incorporation	19.30	Discontinuance Place of Business	25.25
Intention of Incorporation	47.75	Land—Real Property Act:	
Transfer of Properties	47.75	Intention to Sell, Notice of.....	47.75
Attorney, Appointment of.....	38.00	Lost Certificate of Title Notices	47.75
Bailiff's Sale.....	47.75	Cancellation, Notice of (Strata Plan)	47.75
Cemetery Curator Appointed.....	28.25	Mortgages:	
Companies:		Caveat Lodgement.....	19.30
Alteration to Constitution	38.00	Discharge of.....	20.20
Capital, Increase or Decrease of	47.75	Foreclosures.....	19.30
Ceasing to Carry on Business	28.25	Transfer of.....	19.30
Declaration of Dividend.....	28.25	Sublet.....	9.70
Incorporation	38.00	Leases—Application for Transfer (2 insertions) each	9.70
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	28.25
First Name.....	28.25	Licensing.....	56.50
Each Subsequent Name.....	9.70	Municipal or District Councils:	
Meeting Final.....	31.75	Annual Financial Statement—Forms 1 and 2	532.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	378.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	75.50
First Name.....	38.00	Each Subsequent Name.....	9.70
Each Subsequent Name.....	9.70	Noxious Trade.....	28.25
Notices:		Partnership, Dissolution of.....	28.25
Call.....	47.75	Petitions (small).....	19.30
Change of Name	19.30	Registered Building Societies (from Registrar-	
Creditors.....	38.00	General).....	19.30
Creditors Compromise of Arrangement	38.00	Register of Unclaimed Moneys—First Name.....	28.25
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	9.70
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	47.75	Rate per page (in 8pt)	242.00
Release of Liquidator—Application—Large Ad.....	75.50	Rate per page (in 6pt)	320.00
—Release Granted	47.75	Sale of Land by Public Auction.....	48.25
Receiver and Manager Appointed.....	44.00	Advertisements.....	2.70
Receiver and Manager Ceasing to Act.....	38.00	¼ page advertisement	113.00
Restored Name.....	35.75	½ page advertisement	226.00
Petition to Supreme Court for Winding Up.....	66.50	Full page advertisement.....	443.00
Summons in Action.....	56.50	Advertisements, other than those listed are charged at \$2.70 per	
Order of Supreme Court for Winding Up Action.....	38.00	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	85.50	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	19.30	Councils to be charged at \$2.70 per line.	
Proof of Debts.....	38.00	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	38.00	that which is usually published a charge of \$2.70 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned.....	28.25	South Australian Government publications are sold on the	
Deceased Persons—Notice to Creditors, etc.....	47.75	condition that they will not be reproduced without prior	
Each Subsequent Name.....	9.70	permission from the Government Printer.	
Deceased Persons—Closed Estates.....	28.25		
Each Subsequent Estate.....	1.25		
Probate, Selling of.....	38.00		
Public Trustee, each Estate	9.70		

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2006

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.30	1.05	497-512	32.25	31.25	
17-32	3.10	1.95	513-528	33.25	32.00	
33-48	4.05	2.90	529-544	34.25	33.25	
49-64	5.10	3.90	545-560	35.25	34.25	
65-80	6.00	4.95	561-576	36.00	35.25	
81-96	6.95	5.75	577-592	37.00	35.75	
97-112	7.90	6.75	593-608	38.25	36.75	
113-128	8.90	7.75	609-624	39.00	38.00	
129-144	9.95	8.80	625-640	40.00	38.50	
145-160	10.90	9.70	641-656	41.00	40.00	
161-176	11.90	10.70	657-672	41.50	40.50	
177-192	12.90	11.70	673-688	43.25	41.50	
193-208	13.90	12.80	689-704	44.00	42.50	
209-224	14.70	13.60	705-720	44.75	43.50	
225-240	15.70	14.50	721-736	46.50	44.50	
241-257	16.80	15.30	737-752	47.00	45.50	
258-272	17.70	16.30	753-768	48.00	46.25	
273-288	18.70	17.50	769-784	48.50	47.75	
289-304	19.50	18.40	785-800	49.50	48.75	
305-320	20.70	19.40	801-816	50.50	49.25	
321-336	21.50	20.30	817-832	51.50	50.50	
337-352	22.60	21.40	833-848	52.50	51.50	
353-368	23.50	22.40	849-864	53.50	52.00	
369-384	24.50	23.40	865-880	54.50	53.50	
385-400	25.50	24.30	881-896	55.00	54.00	
401-416	26.50	25.00	897-912	56.50	55.00	
417-432	27.50	26.25	913-928	57.00	56.50	
433-448	28.50	27.25	929-944	58.00	57.00	
449-464	29.25	28.00	945-960	59.00	57.50	
465-480	29.75	29.00	961-976	60.50	58.50	
481-496	31.25	29.75	977-992	61.50	59.00	

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PETROLEUM ACT 2000

*Grant of Geothermal Exploration Licences—
GEL 236, GEL 237 and GEL 238*

NOTICE is hereby given that the undermentioned Geothermal Exploration Licences have been granted with effect from and including 2 May 2006, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensees	Locality	Date of Expiry	Reference
GEL 236	Pacific Hydro Ltd	Cooper Basin, South Australia	1 May 2011	27/2/317
GEL 237	Pacific Hydro Ltd	Cooper Basin, South Australia	1 May 2011	27/2/318
GEL 238	Pacific Hydro Ltd	Cooper Basin, South Australia	1 May 2011	27/2/319

Description of Area—GEL 236

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

Commencing at a point being the intersection of latitude 26°42'00"S GDA94 and longitude 139°41'20"E GDA94, thence east to longitude 139°53'10"E GDA94, south to latitude 26°55'25"S GDA94, west to longitude 139°41'20"E GDA94 and north to the point of commencement.

Area: 486 km² approximately.

Description of Area—GEL 237

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

Commencing at a point being the intersection of latitude 26°55'25"S GDA94 and longitude 139°41'20"E GDA94, thence east to longitude 139°57'00"E GDA94, south to latitude 27°02'55"S GDA94, west to longitude 139°41'20"E GDA94 and north to the point of commencement.

Area: 359 km² approximately.

Description of Area—GEL 238

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

Commencing at a point being the intersection of latitude 27°02'55"S GDA94 and longitude 139°41'20"E GDA94, thence east to the western boundary of Innamincka Regional Reserve, thence southerly along the boundary of the said Regional Reserve to latitude 27°17'08"S GDA94, west to longitude 139°41'20"E GDA94 and north to the point of commencement.

Area: 478 km² approximately.

Dated 22 June 2006.

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

ROAD TRAFFIC ACT 1961

NOTICE OF EXEMPTION

Pursuant to Regulation 5 (4) of the Road Traffic (Driving Hours) Regulations 1999

DRIVING HOURS EXEMPTION FOR ETSA UTILITIES EMPLOYEES DRIVING HEAVY VEHICLES USED IN CONSTRUCTION SERVICES FOR ELECTRICAL INFRASTRUCTURE**1. REVOCATION OF PREVIOUS NOTICE AND OTHER EXEMPTION INSTRUMENTS**

The Notice titled 'Driving Hours Exemptions for Vehicles driven by ETSA employees' published in the *South Australian Government Gazette* dated 19 December 2002 is revoked at midnight on 30 June 2006.

2. EXEMPTION

In accordance with the powers delegated to me by the Minister for Transport, under Regulation 5 (4) of the *Road Traffic (Driving Hours) Regulations 1999*, I hereby exempt a driver of a heavy truck or commercial bus that is owned by, or operating under the direction of ETSA Utilities from the following requirements of the Road Traffic (Driving Hours) Regulations 1999:

- 2.1 Regulation 19 (1) (c) Regulated hours—maximum driving times, only in respect of relevant period 3 as defined in regulation 18;
- 2.2 Regulation 20 (1) (c) Regulated hours—maximum work times, only in respect of relevant period 3 as defined in regulation 18;
- 2.3 Regulation 21 (1) (c) Regulated hours—required minimum rest times, only in respect of relevant period 3 as defined in regulation 18.

subject to conditions and limitations in this Notice.

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS APPROVAL AND EXEMPTION

This exemption is made subject to the following conditions:

- 3.1 the vehicle must be used in construction services for electrical infrastructure;
- 3.2 the driver of the vehicle being used in construction services for electrical infrastructure must operate at all times in accordance with the conditions and limitations specified in the "*Field Instruction—Hours of Work and Rest Periods*", Ref. No. FI: 3J15" dated May 2006 issued by ETSA Utilities;
- 3.3 must carry a copy of this exemption and the document titled '*Field Instruction—Hours of Work and Rest Periods*', Ref. No. FI: 3J15 dated May 2006 when driving on roads and must present both on request to a Police Officer or an Inspector appointed under the *Road Traffic Act 1961*;
- 3.4 ETSA Utilities shall make no changes to the document titled '*Field Instruction—Hours of Work and Rest Periods*', Ref. No. FI: 3J15 dated May 2006 without consultation and approval from the Department for Transport, Energy and Infrastructure;
- 3.5 ETSA Utilities and drivers of a vehicle being used in construction services for electrical infrastructure work in accordance with their obligations under the *Occupational Health, Safety and Welfare Act 1986* and associated Regulations.

4. COMMENCEMENT OF THIS NOTICE

- 4.1 This Notice is effective from 12.01 a.m. on 1 July 2006.

5. EXPIRATION OF THIS NOTICE

- 5.1 This Notice will expire at midnight on 30 June 2008.

EXECUTIVE DIRECTOR,
SAFETY AND REGULATION DIVISION

ROAD TRAFFIC ACT 1961

NOTICE OF EXEMPTION

Under section 163AA of the Road Traffic Act 1961

STATIONARY NOISE FROM VEHICLES CERTIFIED TO ADR 83/00

IN accordance with the powers delegated to me by the Minister for Transport, under section 163AA of the *Road Traffic Act 1961*, I hereby exempt motor vehicles from the following provisions of the *Road Traffic (Vehicle Standards) Rules 1999*:

- Rule 150 (Stationary noise levels—car type vehicles and motor bikes and trikes);
- Rule 151 (Stationary noise levels—other vehicles with spark ignition engines); and
- Rule 152 (Stationary noise levels—other vehicles with diesel engines);

subject to the conditions that the vehicle is:

- (1) certified by its manufacturer as complying with the requirements of 3rd edition Australian Design Rule number 83/00—External Noise; and
- (2) fitted with the correct, original, complete and unmodified exhaust system and components; or
- (3) fitted with a complete aftermarket exhaust system or combination of components that have been certified as complying with the requirements of 3rd edition Australian Design Rule number 83/00—External Noise.

NOTE

This notice does not remove the requirement for any vehicle certified by the original manufacturer as complying with Australian Design Rule 83/00—*External Noise* from continuing to comply, as required by Rule 20—*Compliance with third edition ADRs* of the *Road Traffic (Vehicle Standards) Rules 1999*.

A non-complying exhaust may result in the vehicle attracting a defect notice and the fitter may be subject to civil proceedings for breaches of statutory warranty provisions under consumer protection laws.

This exemption expires at midnight on 30 June 2007.

Executive Director
Safety and Regulation Division

ROAD TRAFFIC ACT 1961**Concessional Mass Limits for Vehicles Accredited in the Mass Management module of the National Heavy Vehicle Accreditation Scheme (NHVAS)**Approval and Exemption

UNDER the provisions of Section 161A of the *Road Traffic Act 1961* and Regulation 35 of the *Road Traffic (Miscellaneous) Regulations 1999*, I hereby approve heavy vehicle configurations that exceed a total mass of 42.5 tonnes, to operate as specified in this Notice; and

UNDER the provisions of Section 163AA of the *Road Traffic Act 1961* I hereby exempt heavy vehicles from the following provisions of the *Road Traffic (Mass and Loading Requirements) Regulations 1999*:

- Schedule 1, Part 1 – Mass Limits, Table 1- Mass Limits for Single Axles and Axle Groups, in so far as it relates to axle or axle mass limits for axle or axle group configurations specified in table 2 of this Notice.
- Schedule 1, Part 1 – Mass Limits, Clause 3 (1) (2) and (3) Mass Limits relating to axle spacing.
- Schedule 1, Part 1, Clause 4 (1) Mass limits for combinations.

Conditions

This approval and exemption is subject to the following conditions:

1. Conditions
 - 1.1. This Notice or a legible copy shall be carried by the driver of the vehicle at all times while operating under this approval and exemption and be produced when requested by an Inspector appointed under the *Road Traffic Act 1961* and/or *Motor Vehicles Act 1959*, or a Police Officer.
 - 1.2. 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 Act, shall not apply.
 - 1.3. In addition to the conditions specified in this Notice, B-Doubles, Car Carrier Combinations and Road Trains must comply with all the conditions of the respective *South Australian Government Gazette* Notices under which they operate, with the exception of the axle group mass limits and gross mass limits covered by this Notice.
2. Approved Vehicles
 - 2.1. Only the vehicles and/or combinations nominated in Table 1 are approved to operate at Concessional Mass Limits under this Notice.

Table 1

Vehicle Configuration table	
a	Rigid Truck fitted with a tandem drive axle group and operating without a trailer.
b	Rigid Truck and Dog Trailer where the combination includes at least one tandem axle group and the gross vehicle mass at General Mass Limits does not exceed 42.5 tonnes.
c	Car Carrier Combination where the rigid truck is fitted with a tandem drive axle group towing a trailer that is fitted with a tandem or triaxle group.
d	Articulated vehicle where the combination of prime mover and semi-trailer includes at least one tandem or triaxle group.
e	B-Double where the combination of prime mover and semi-trailers includes at least one tandem or triaxle group.
f	B-Triple where the combination of prime mover and semi-trailers includes at least one tandem or triaxle group.
g	Double and Triple Road Train (operating under the current Gazette Notice <i>Operation of Road Train Vehicles in South Australia</i>) where the combination of prime mover and semi-trailers includes at least one tandem or triaxle group.

Explanatory Note

Any vehicle configuration not included in Table 1 is not eligible for Concessional Mass Limits. Configurations not eligible include any pig trailer combination, a low loader dolly and low loader, a jinker, a rigid truck and dog trailer combination with gross vehicle mass exceeding 42.5 tonnes at General Mass Limits, a bus, a Special Purpose Vehicle, an agricultural machine and an agricultural implement. A Road Train configuration that is not eligible for operation under the Gazette Notice *Operation of Road Train Vehicles in South Australia*, such as a medium articulated vehicle with dog trailer (MAD), or an A-B combination vehicle, is also not eligible for Concessional Mass Limits.

3. Definitions

3.1. For the purpose of this Notice the following definitions shall apply:

3.1.1. 'Mass Management Accreditation Scheme' means a scheme that is recognised by Department for Transport, Energy and Infrastructure as meeting the requirement of the mass management module (including audit requirements) of the National Heavy Vehicle Accreditation Scheme (NHVAS).

3.1.2. 'National Heavy Vehicle Accreditation Scheme' means the comprehensive accreditation package developed by the National Road Transport Commission and approved by the Australian Transport Council on 14 November 1997.

3.1.3. 'Valid National Heavy Vehicle Accreditation Scheme (Mass Module) label' or a 'valid Mass Management Accreditation (Pilot) Program (Victorian) label' means a label:

3.1.3.1. issued to a scheme member (whose accreditation status has not been suspended or cancelled); and

3.1.3.2. that is legible and displayed on the nominated vehicle (owned or captured by the operator);

for which the label was originally issued by the accrediting authority.

3.1.4. 'Route Compliance Certificate' means the Department for Transport, Energy and Infrastructure 'Concessional Mass Limit Route Compliance Certificate' as included in this Notice, available on the Department for Transport, Energy and Infrastructure website (www.transport.sa.gov.au/freight/road/accreditation/mass.asp).

4. Axle Mass Limits and Axle Spacing

4.1. A vehicle or combination to which this Notice applies must not exceed the axle group mass limits set out in Table 2.

Axle Group Configuration	General Mass Limit (tonnes)* for reference only	Concessional Mass Limit under this Notice (tonnes)
Tandem axle groups fitted with 8 tyres	16.5	17.0
Triaxle group fitted with 12 tyres	20.0	21.0

*taken from the *Road Traffic (Mass and Loading Requirements) Regulations 1999*

Explanatory Note

Any axle or axle group not included in Table 2 is not eligible for Concessional Mass Limits. Only tandem axle and tri-axle groups fitted with dual tyres are eligible.

4.2. Vehicles must comply with axle spacing appropriate to statutory mass limits contained in Schedule 1, Part 1, clause 3 of the *Road Traffic (Mass and Loading Requirements) Regulations 1999*.

4.3. Where the gross vehicle mass limit under General Mass Limits does not exceed 55 tonnes, the sum of mass increases must not exceed 1.0 tonnes.

4.4. Where the gross vehicle mass limit under General Mass Limits exceeds 55 tonnes, the sum of mass increases must not exceed 2.0 tonnes.

5. Mass Management Accreditation

5.1. All vehicles or vehicle configurations must be accredited under one of the following Mass Management Accreditation Schemes where any axle group is specified and loaded in accordance with Table 2.

5.1.1. Mass Management Module of NHVAS.

5.1.2. The Mass Management Accreditation (Pilot) Program (Victorian).

5.2. The Prime Mover or Rigid Truck must display a valid NHVAS (Mass Module) label or a valid Mass Management Accreditation (Pilot) Program (Victorian) label.

5.3. Drivers of vehicles accredited in South Australia and operating under this approval and exemption must carry documented evidence (which may be the Route Compliance Certificate) of route planning, confirming that the intended route does not traverse the bridge structures listed in 6.3, in accordance with Standard 4 of the Mass Management Module of NHVAS and shall produce the signed documented evidence if requested by an Inspector appointed under the *Road Traffic Act 1961* and/or *Motor Vehicles Act 1959*, or a Police Officer.

- 5.4. Vehicles accredited in states and territories other than South Australia under the schemes specified in 5.1 may operate in South Australia under the terms and conditions detailed in this Notice provided the driver;
 - 5.4.1. has determined that the intended route does not traverse the bridge structures listed in 6.3; and
 - 5.4.2. records the route and weight/mass details on the Route Compliance Certificate and has signed the Certificate; and
 - 5.4.3. carries the Route Compliance Certificate in the vehicle when operating at Concessional Mass Limits; and
 - 5.4.4. produces the Certificate if requested by an Inspector appointed under the *Road Traffic Act 1961* and/or *Motor Vehicles Act 1959*, or a Police Officer; and
 - 5.4.5. the scheme member retains the original copy of the Route Compliance Certificate for a period of not less than 12 months from the date it is signed for auditing purposes.
6. Routes
 - 6.1. Vehicle configurations specified under 'a', 'b' and 'd' in Table 1 and operating in accordance with axle mass limits in Table 2, may operate anywhere on the road network except for the bridge structures listed in 6.3.
 - 6.2. In addition to the conditions specified in this Notice, B-Doubles, Car Carrier Combinations and Road Trains may operate at Concessional Mass Limits only on routes specified in the respective *South Australian Government Gazette* Notices and/or notices issued under the Commonwealth of Australia *Interstate Road Transport Act 1985*, under which they operate, provided they do not traverse the bridge structures listed in 6.3.
 - 6.3. No vehicle or vehicle configuration operating at Concessional Mass Limits may travel on any of the following bridge structures:
 - 6.3.1. **Gumeracha Bridge** – North East Road over River Torrens at Gumeracha.
 - 6.3.2. **Murray Bridge** – Murray Bridge to Monteith Road over the River Murray at Murray Bridge (Old Bridge).
 - 6.3.3. **Birkenhead Bridge** – Over Port River at Port Adelaide (the lifting bridge).
 - 6.3.4. **Onkaparinga River Bridge** - Saltfleet Street, Port Noarlunga.
 - 6.3.5. **Jervois Bridge** – Hart Street/St Vincent Street over Port River.
 - 6.3.6. **Rail Overway Bridge** – Main Road, Belair/Blackwood.
 - 6.3.7. **Church Hill Road Overpass** – over South Road, Noarlunga.
 - 6.4. Notwithstanding clauses 6.1 and 6.2, drivers are also required to comply with locally imposed traffic restrictions, such as load limits on bridges imposed by Council installation of Load Limit signs.
7. Vehicle Specifications
 - 7.1. Vehicles operating under this Notice shall not be driven or loaded in excess of:
 - 7.1.1. the manufacturer's rating for axle, suspension, tyre and coupling capacities; or
 - 7.1.2. the manufacturer's gross vehicle mass and gross combination mass ratings; or
 - 7.1.3. the Gross Vehicle Mass and/or Gross Combination Mass as shown on the certificate of registration for that vehicle.
 - 7.2. B-Double Coupling Requirements:
 - 7.2.1. The 'D' rating for fifth wheel couplings and king pins shall be equal to or greater than 112 kN.
 - 7.3. Road Train Coupling Requirements:
 - 7.3.1. For Double Road Train vehicle units manufactured prior to 1 July 1991, the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 135 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 15 tonnes.
 - 7.3.2. For Double Road Train vehicle units manufactured on or after 1 July 1991 and Triple Road Trains, the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 173 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 19 tonnes.



Government of South Australia
Department for Transport,
Energy and Infrastructure

www.dtei.sa.gov.au
ABN: 92 366 288 135

MR129
06/06

CONCESSIONAL MASS LIMITS
ROUTE COMPLIANCE CERTIFICATE

This certificate is to be completed and carried by the driver of a vehicle or vehicle configuration if the vehicle is accredited outside South Australia under the Mass Management Module of the National Heavy Vehicle Accreditation Scheme (NHVAS) or the Victorian Mass Management Accreditation (Pilot) Program and is being driven in South Australia at Concessional Mass Limits.

The route to be travelled must not traverse the bridge structures listed in clause 6.3 of the South Australian Gazette Notice titled "Concessional Mass Limits for Vehicles Accredited in the Mass Management module of the National Heavy Vehicle Accreditation Scheme (NHVAS)" ("the Gazette Notice"), as amended from time to time.

Drivers must comply with the conditions of operation of the Gazette Notice and also carry a copy of the Gazette Notice in the vehicle when operating in South Australia. This Certificate must be produced to a Department for Transport, Energy and Infrastructure Inspector or Police Officer upon request.

Company Name: _____

Prime Mover/Rigid Truck Registration Number:

Loaded Axle Weights (kg):

Table with 6 columns: Front Axle (Steer), Rear Axle/s (Drive), 1st Trailer Axles, 2nd Trailer Axles, Dolly Axle (If Applicable), Total Vehicle Mass

Route From: _____

To: _____

Nominated Route:

Table with 1 column: Via: (Highway/Road Name)

I declare that the nominated route to be travelled will be adhered to and does not traverse any bridge structure listed in clause 6.3 of the Gazette Notice.

Driver's Signature _____ Date _____

Driver's Name: _____

At the completion of the journey this Route Compliance Certificate is to be given to operational staff of the company or the vehicle owner and held for a period of 12 months for auditing purposes.

Copies of this Certificate can be obtained from the Department for Transport, Energy and Infrastructure website (www.transport.sa.gov.au/freight/road/accreditation/mass.asp)

Commencement of this Notice

This Notice takes effect on 1 July 2006.

This approval and exemption may be varied or revoked at any time by notice in writing.

Executive Director, Safety and Regulation Division, Department for Transport, Energy and Infrastructure

SEWERAGE ACT 1929

Scales for Calculation of Sewerage Rates

PURSUANT to sections 73 (1) and 75 (1) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the sewerage rates set out in the Schedule in respect of the 2006-07 financial year.

SCHEDULE

Scale	Minimum Sewerage Rate \$	Land Affected
\$0.001473 per dollar of capital value	276	All residential land in the Adelaide and Aldinga drainage areas
\$0.001685 per dollar of capital value	276	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001685 per dollar of capital value	69	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532
\$0.001772 per dollar of capital value	276	All residential land in other drainage areas
\$0.002201 per dollar of capital value	276	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532
\$0.002201 per dollar of capital value	69	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532

Dated 24 June 2006.

M. WRIGHT, Minister for Administrative Services

SEWERAGE ACT 1929

Charges in Respect of Lands Exempted from Sewerage Rates

PURSUANT to section 65 (2) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule for the drainage of and removal of sewage in respect of the 2006-07 financial year.

SCHEDULE

Charge determined according to number of water closets draining into the sewers	Land Affected
\$77 per water closet draining into the sewers	All land exempted from sewerage rates by section 65 (1)
\$105 per water closet draining into the sewers	All other land exempted from sewerage rates under other Acts

Dated 26 June 2006.

M. WRIGHT, Minister for Administrative Services

SEWERAGE ACT 1929

Addition of Land to Port Lincoln Country Drainage Area

PURSUANT to section 18 of the *Sewerage Act 1929*, the South Australian Water Corporation:

- (a) adds to the Port Lincoln Country Drainage Area all the land contained:
- (i) allotment 5 in Deposited Plan 26626;
 - (ii) allotment 1 in Deposited Plan 53048;
 - (iii) allotment 2 in Deposited Plan 53048 (except the portion of that land already in the Port Lincoln Country Drainage Area);
 - (iv) allotment 9 in Deposited Plan 69732;
 - (v) allotment 8 in Deposited Plan 69732 (except the portion of that land already in the Port Lincoln Country Drainage Area); and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 22 June 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 06/01409 D1319

THE RENMARK IRRIGATION TRUST

Annual Elections 2006

NOTICE is hereby given that at the close of nominations at noon on Monday, 19 June 2006, the following valid nominations for the office of Members and Auditor were duly received by me:

For Members (three required):

Ibrahim Demir
Richard Humphrey Howie
Timothy John Whetstone

As no more nominations were received than there are vacancies to be filled, I therefore declare the abovenamed Ratepayers elected as Members of the Trust for terms of two years commencing on the first Saturday in July 2006.

For Auditor (one required):

Christopher Ross Campbell (C.A.)

I therefore declare Christopher Ross Campbell duly elected as an Auditor of the Trust for a term of two years commencing from the first Monday in September 2006.

Dated 29 June 2006.

W. D. MORRIS, Chief Executive Officer

TAXATION ADMINISTRATION ACT 1996

NOTICE

Order Determining Market Rate under Section 26

I, PAUL HOLLOWAY, Acting Treasurer of South Australia, pursuant to the provisions of section 26 (2) (b) of the Taxation Administration Act 1996, hereby notify that the market rate from 1 July 2006 will be 5.87% per annum.

PAUL HOLLOWAY, Acting Treasurer

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 29 June 2006

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CAMPBELLTOWN CITY COUNCIL
Sando Avenue, Tranmere. p16

CITY OF ONKAPARINGA
Hall Crescent, Old Noarlunga. p10

CITY OF PORT ADELAIDE ENFIELD
Third Avenue, Klemzig. p5
Wilkins Road, Wingfield. p12

CITY OF TEA TREE GULLY
Lyons Road, Holden Hill. p3

CITY OF UNLEY
Berkley Avenue, Everard Park. p14

BORDERTOWN WATER DISTRICT

TATIARA DISTRICT COUNCIL
Across Naracoorte Road, Bordertown. p4
Public road south of lot 12 in LTRO DP 53442, Bordertown. p4
Beryl Court, Bordertown. p7
Beryl Court, Bordertown. p8

BUTE WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST
George Street, Bute. p19

TOWNSHIP OF CLARE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL
Main North Road, Clare. This main is available to lot 101 in LTRO FP 33276, lot 3 in LTRO DP 28794, and lot 1 in LTRO DP 43785 by application only. p25-28

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR
Burton Street, Cowell. p17

CRYSTAL BROOK WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL
Gilbert Street, Crystal Brook. p32
Flinders Street, Crystal Brook. p32
Gadd Avenue, Crystal Brook. p32

KINGSTON SE WATER DISTRICT

KINGSTON DISTRICT COUNCIL
Duncan Street, Kingston S.E. p13

MANNUM WATER DISTRICT

MID MURRAY COUNCIL
Male Road, Mannum. p1 and 2
Paddlesteamer Way, Mannum. p1 and 2
Bunyip Court, Mannum. p1 and 2
Sickerdick Street, Mannum. p2
Bretag Street, Mannum. p2

MORGAN-WHYALLA COUNTRY LANDS WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL
Main North Road, Clare. This main is available to lots 2 and 3 in
LTRO DP 28794 by application only. p25-27

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE
Across Long Island Road, Murray Bridge. p29
Easements in lot 803 in LTRO FP 167618, Ridge Road, Murray
Bridge. p29
Across Ridge Road, Murray Bridge. p29

NARACOOORTE WATER DISTRICT

NARACOOORTE LUCINDALE COUNCIL
Deviation Road, Naracoorte. This main is available on the south
side by application only. p6

PORT AUGUSTA WATER DISTRICT

CITY OF PORT AUGUSTA
Francis Street, Stirling North. p20
Flinders Terrace, Port Augusta. p33

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL
Clayton Street, Port Pirie South. p9

STRATHALBYN COUNTRY LANDS WATER DISTRICT

ALEXANDRINA COUNCIL
Across Milnes Road, Strathalbyn. p11
Forrest Road, Strathalbyn. p11

TAILEM BEND WATER DISTRICT

COORONG DISTRICT COUNCIL
Lime Kiln Road, Tailem Bend. p30 and 31
Blue Gum Place, Tailem Bend. p30
Myrtle Place, Tailem Bend. p30
Sheoak Place, Tailem Bend. p31

TUNGKILLO WATER DISTRICT

MID MURRAY COUNCIL
Adelaide-Mannum Road, Tungkillo. p15

TOWNSHIP OF WATERVALE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL
West Road, Watervale. p18
South Terrace, Watervale. This main is available on the south side
by application only. p18
Glaetzer Street, Watervale. This main is available on the west side
by application only. p18

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have
been abandoned by the South Australian Water Corporation.

CRYSTAL BROOK WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL
Gilbert Street, Crystal Brook. p32
Flinders Street, Crystal Brook. p32
Gadd Avenue, Crystal Brook. p32

MANNUM WATER DISTRICT

MID MURRAY COUNCIL
Sickerdick Street, Mannum. p2

PORT AUGUSTA WATER DISTRICT

CITY OF PORT AUGUSTA
Flinders Terrace, Port Augusta. p33

TAILEM BEND WATER DISTRICT

COORONG DISTRICT COUNCIL
Lime Kiln Road, Tailem Bend. p30 and 31

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have
been laid down by the South Australian Water Corporation and
are not available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF ONKAPARINGA
Waterworks land (lot 34 in LTRO DP 34491), Chandlers Hill.
p21, 22 and 24
Easement in reserve (lot 36 in LTRO DP 34491), Aberfoyle Park.
p21, 22 and 24

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL
Margaret Street, North Adelaide. FB 1149 p7
Easements in lot 131 in LTRO FP 183403, Brougham Place,
North Adelaide. FB 1149 p27

ADELAIDE HILLS COUNCIL
Gilburn Court, Teringie. FB 1149 p6

CAMPBELLTOWN CITY COUNCIL
Britton Avenue, Trammere. FB 1149 p11
Fisher Street, Magill. FB 1149 p22

CITY OF CHARLES STURT
Guthrie Street, Ovingham. FB 1149 p10

CITY OF MARION
Thirza Avenue, Mitchell Park. FB 1149 p30

CITY OF ONKAPARINGA

States Road, Morphett Vale. FB 1149 p5
 Easement in lot 56 in LTRO FP 152432, Main Road, Coromandel Valley. FB 1149 p9
 Easement in lot 9 in LTRO DP 43313, Sandow Crescent, and lots 50 and 51 in LTRO DP 64925, Main Road, Coromandel Valley. FB 1149 p28

CITY OF PORT ADELAIDE ENFIELD

Chaucer Street, Clearview. FB 1149 p3
 Southbury Road, Enfield. FB 1149 p4
 McKay Avenue, Windsor Gardens. FB 1149 p12
 Charles Street, Northfield. FB 1149 p23
 Alice Street, Sefton Park. FB 1149 p24
 Across Gambia Avenue, Hampstead Gardens. FB 1149 p31
 Frome Avenue, Hampstead Gardens. FB 1149 p31
 Across Palmer Avenue, Kilburn. FB 1149 p32
 Easement in lot 134 in LTRO DP 4922, Palmer Avenue, Kilburn. FB 1149 p32
 Leicester Avenue, Kilburn. FB 1149 p33

CITY OF TEA TREE GULLY

Doradus Avenue, Hope Valley. FB 1149 p20
 Across Orchid Court, Modbury North. FB 1149 p29
 Easement in lot 6 in LTRO DP 17396, Orchid Court, and lot 101 in LTRO DP 69561, Atlas Court, Modbury North. FB 1149 p29
 Easement in lot 20 in LTRO DP 9041 and lot 3 in LTRO FP 128594, Lyons Road, Holden Hill. FB 1149 p26

CITY OF WEST TORRENS

Douglas Street, Lockleys. FB 1149 p21

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA

Across and in Esplanade, Aldinga Beach. FB 1149 p14
 Whinnerah Avenue, Aldinga Beach. FB 1149 p16
 Follett Street, Aldinga Beach. FB 1149 p17
 Wigham Road, Aldinga Beach. FB 1149 p17

MURRAY BRIDGE COUNTRY DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE

In and across Ridge Road, Murray Bridge. FB 1150 p8 and 9
 Easements in lot 803 in LTRO FP 167618, Ridge Road, Murray Bridge. FB 1150 p8 and 9

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN

Easement in lot 18 in LTRO DP 8419 and lot 9 in LTRO DP 69732, Roslyn Street, Port Lincoln. FB 1149 p8

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL

Kent Road, Aldgate. FB 1149 p13
 In and across Piccadilly Road, Crafers. FB 1149 p18
 Easement in lot 17 in LTRO FP 129171, Piccadilly Road, Crafers. FB 1149 p18

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR

Easement in lots 36-38 in LTRO DP 6092, Kirby Street, Encounter Bay. FB 1149 p19

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewers have been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL

Across Cardwell Street, Adelaide. FB 1149 p25
 Easements in lot 203 and Common Property (shown as C2) in LTRO Community Plan 21996, Cardwell Street, Adelaide. FB 1149 p25
 Easements in lot 131 in LTRO FP 183403, Brougham Place, North Adelaide. FB 1149 p27

A. HOWE, Chief Executive Officer, South Australian Water Corporation

WATERWORKS ACT 1932

Save the River Murray Levy

PURSUANT to section 65CA of the Waterworks Act 1932, the charges for the Save the River Murray Levy for the financial year commencing on 1 July 2006 will be:

- (a) For Category 1 land—\$8.05 per quarter.
- (b) For Category 2 land—\$36.30 per quarter.

Dated 24 June 2006.

M. WRIGHT, Minister for Administrative Services and Government Enterprises

WATERWORKS ACT 1932

Removal of Land from Tod River Country Lands Water District and Addition to Cummins Water District

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

- (a) removes from the Tod River Country Lands Water District and adds to the Cummins Water District all the land contained:
 - (i) allotment 26 in Deposited Plan 19640;
 - (ii) allotment 51 in Deposited Plan 43871;
 - (iii) allotment 72 in Deposited Plan 58371;
 - (iv) allotment 90 in Deposited Plan 64089;
 - (v) allotments 83 and 84 in Deposited Plan 66742;
 - (vi) allotment 551 in Deposited Plan 66791; and
- (b) declares that this notice will have effect from 1 July 2006.

Dated 22 June 2006.

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

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 06/03205 W1329

WATERWORKS ACT 1932

Rates and Charges on Commercial Land

PURSUANT to section 65C (1) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the rates and charges set out in the Schedules in respect of the 2006-07 financial year.

SCHEDULE OF RATES

Provision	Rate	Class of land affected
Section 65C (1) (c): Rate to be applied to the capital value of commercial land to determine the supply charge	\$0.000940 per dollar of capital value.....	All commercial land in the State

SCHEDULE OF CHARGES

Provision	Charge	Class of land affected
Section 65C (1) (b): Minimum supply charge	\$164.....	Commercial land other than strata/community titled parking spaces under land use code 6532
Section 65C (1) (b): Minimum supply charge	\$82.....	Commercial land classified as strata/community titled parking spaces under land use code 6532

Dated 24 June 2006.

M. WRIGHT, Minister for Administrative Services

WATERWORKS ACT 1932

Annual Charge for Additional Services Provided

PURSUANT to section 35 (1c) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix, in respect of the 2006-2007 financial year, the annual charge payable by the owner or occupier of land in respect of any additional service provided to that land at \$164 for each additional service.

Dated 24 June 2006.

M. WRIGHT, Minister for Administrative Services

WATERWORKS ACT 1932

Lands Exempted from Water Rates

PURSUANT to section 88 (4) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule in respect of the 2006-2007 financial year.

SCHEDULE

Class of land affected	Charge determined according to the volume of water supplied	Fixed Minimum Charge
All land in the State exempted under section 88 (1) (a) or (b) of the Waterworks Act 1932, and all land that has been acquired or is used for the purpose of a Children's Services Centre within the meaning of the Children's Services Act 1985	For each kilolitre supplied up to, and including, 125 kilolitres: \$0.3525	\$148
	For each kilolitre supplied over 125 kilolitres: \$0.8175	
All other lands in the State exempted from payment of rates	For each kilolitre supplied up to, and including, 125 kilolitres: \$0.47	\$148
	For each kilolitre supplied over 125 kilolitres: \$1.09	

Dated 24 June 2006.

M. WRIGHT, Minister for Administrative Services

WORKCOVER CORPORATION ACT 1994
WORKERS REHABILITATION AND COMPENSATION
ACT 1986

*Determination of Board of WorkCover Corporation of
South Australia*

THE Board of the WorkCover Corporation of South Australia determines as follows, pursuant to section 17 of the *WorkCover Corporation Act 1994*, section 72 of the *Workers Rehabilitation and Compensation Act 1986* and all other enabling powers:

1. *Citation and Date of Commencement.*

(1) This determination may be cited as the *WorkCover Levy Review Amendment Determination 2006*.

(2) This determination takes effect on 1 July 2006.

2. *Amendment of Clause 6 of the WorkCover Levy Review Determination 2002.* Clause 6 of the *WorkCover Levy Review Determination 2002* (see *South Australian Government Gazette*, 27 June 2002, page 2731) ('the principal determination') is amended as follows:

(a) by inserting after the word 'Members' in subclause (1) the passage '(other than the President)';

(b) by inserting after subclause (1) the following subclause:

(1A) The President of the Panel shall be appointed for a term of five years.

(c) by inserting after subclause (2) the following new subclauses:

(3) A member of the Panel whose term has expired may, if a new appointment has not been made, continue to sit as a member of the Panel until a new appointment is made.

(4) A former member of the Panel may sit as a member of the Panel for the purpose of completing the hearing and determination of part-heard proceedings.

3. *Amendment of Clause 7 of the WorkCover Levy Review Determination 2002.* Clause 7 of the principal determination is amended as follows:

(a) by deleting '7' from subclause (1) and substituting '14';

(b) by inserting after subclause (1) the following new subclauses:

(1A) Where the operating unit of the Corporation responsible for the disputed decision considers it impracticable to complete reconsideration within 14 days (and gives the registry of the Panel appropriate reasons for so considering), the registry may grant an extension of time.

(1B) Before granting an extension of time that exceeds seven days, the registry must invite the employer to indicate whether it has any objections to the proposed extension of time and the reasons for any objection. If there is any such objection, the registry must refer the question to the President of the Panel to determine.

Confirmed as a true and correct record of the decision of the Board.

Dated 22 June 2006.

BRUCE CARTER, WorkCover Corporation,
Board Chairperson

South Australia

Government Financing Authority (Insurance) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Government Financing Authority (Insurance) Amendment Act (Commencement) Proclamation 2006*.

2—Commencement of Act

The *Government Financing Authority (Insurance) Amendment Act 2006* (No 2 of 2006) will come into operation on 1 July 2006.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

T&F05/043CS

South Australia

Natural Resources Management (Transfer of Water Licences) Amendment Act (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Natural Resources Management (Transfer of Water Licences) Amendment Act (Commencement) Proclamation 2006*.

2—Commencement of Act

The *Natural Resources Management (Transfer of Water Licences) Amendment Act 2006* (No 12 of 2006) will come into operation on 1 July 2006.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

MRMCS06/008

South Australia

Statutes Amendment (Road Transport Compliance and Enforcement) (Commencement) Proclamation 2006

1—Short title

This proclamation may be cited as the *Statutes Amendment (Road Transport Compliance and Enforcement) (Commencement) Proclamation 2006*.

2—Commencement of Act and suspension of certain provisions

- (1) The *Statutes Amendment (Road Transport Compliance and Enforcement) Act 2006* (No 13 of 2006) will come into operation on 1 July 2006.
- (2) The operation of Parts 3, 4 and 5 is suspended until a day to be fixed by subsequent proclamation.

Made by the Governor

with the advice and consent of the Executive Council

on 29 June 2006

MTR 04/009 CS

South Australia

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

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

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

1—Short title

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

2—Commencement

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

3—Interpretation

In this proclamation—

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

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

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

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

Schedule 1—Description of land

Section 79, Out of Hundreds (Fowler).

Made by the Governor

with the advice and consent of the Executive Council

on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Boondina Conservation Park and Pureba Conservation Park—Hunting and Food Gathering by Aboriginal Persons) Proclamation 2006

under section 68D of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Boondina Conservation Park and Pureba Conservation Park—Hunting and Food Gathering by Aboriginal Persons) Proclamation 2006*.

2—Commencement

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

3—Taking of plants, animals or eggs by Aboriginal persons permitted

An Aboriginal person may take a native plant or a protected animal or the eggs of a protected animal in pursuance of Part 5A Division 2 of the *National Parks and Wildlife Act 1972* from—

- (a) Boondina Conservation Park;
- (b) the following portions of Pureba Conservation Park:
 - Allotment 1 of DP 34566, Hundreds of Goode and Pethick;
 - Allotment 5 of DP 34142, Hundred of Pureba;
 - Allotment 100 of DP 34367, Hundred of Nunnyah;
 - Allotment 51 of DP 35609, Hundred of Koolgera;
 - Allotment 3 of DP 35751, Hundred of Wallala;
 - Allotments 10 and 11 of DP 35936, Out of Hundreds (Streaky Bay) and Hundreds of Koolgera and Nunnyah;
 - Section 11, Hundred of Koolgera;
 - Sections 14, 15, 16 and 17, Hundred of Yantanabie;
 - Section 9, Hundred of Koolgera.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Boondina Conservation Park) Proclamation 2006

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

1—Short title

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

2—Commencement

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

3—Constitution of Boondina Conservation Park

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

Section 79, Out of Hundreds (Fowler).

Made by the Governor

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

on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Lake St Clair Conservation Park—Mining Rights) Proclamation 2006

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Lake St Clair Conservation Park*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land constituting the conservation park.
- 3 It is also intended that, in the case of future rights, only certain activities may be carried out on the surface of the land of the park in the exercise of those rights, with no use of vehicles on the surface and any exploratory drilling or mining to be undertaken in a manner (eg from adjacent land) that does not involve exploratory drilling or mining on the park surface.

1—Short title

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

2—Commencement

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

3—Interpretation

In this proclamation—

Environment Minister means the Minister to whom the administration of the *National Parks and Wildlife Act 1972* is committed;

geophysical activities, in relation to land, means any investigation of the land by seismic, geochemical, geometric, ground magnetic, electrical, gravitational or soil sampling means (or by such other means as may be approved by the Environment Minister), but does not include—

- (a) exploratory drilling; or
- (b) mining; or
- (c) the construction of camps or structures; or
- (d) the laying of pipes;

Mining Minister means the Minister to whom the administration of the *Petroleum Act 2000* is committed.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 7, be exercised in respect of that land.

6—Conditions for exercise of existing rights

A person in whom rights of entry, prospecting, exploration or mining existing immediately before the making of this proclamation are vested pursuant to the *Petroleum Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;

- (e) in addition to complying with the other requirements of this clause, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

7—Conditions for exercise of acquired rights

A person in whom rights of entry, prospecting, exploration or mining acquired after the making of this proclamation are vested pursuant to the *Petroleum Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) no vehicle may be driven on the surface of the land, and no work other than geophysical activities (conducted without the use of vehicles) may be carried out on the surface, in the exercise of those rights;
- (b) geophysical activities may only be carried out on the surface of the land in the exercise of those rights with the prior written approval of the Mining Minister and the Environment Minister and in accordance with any directions given under paragraph (e);
- (c) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (d) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether under paragraph (b) or by inclusion in an approved statement of environmental objectives referred to in paragraph (c) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (e) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or

- (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) prohibiting or restricting access to any specified part of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,
- (being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (c)), the person must comply with those directions in carrying out the work;
- (f) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
 - (g) in addition to complying with the other requirements of this clause, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must ensure that no vehicles are used on the surface of the land and that any movement over the surface is undertaken on foot in a manner that minimises damage to the land (including the land's vegetation and wildlife); and
 - (iii) must maintain all work areas in a clean and tidy condition; and
 - (iv) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
 - (h) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (e)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (c)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

8—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5 or 7(b); or
 - (ii) a direction should be given under clause 6(c) or 7(e); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a) or 7(c),

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

- (c) grant or refuse the necessary approval under clause 5 or 7(b); or
- (d) give a direction in writing under clause 6(c) or 7(e); or
- (e) grant or refuse the necessary approval under clause 6(a) or 7(c).

Schedule 1—Description of land

Sections 95 and 180, Hundred of Bray, County of Robe;

Allotment 12 of DP 58109, Hundred of Bray, County of Robe.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0007

South Australia

National Parks and Wildlife (Lake St Clair Conservation Park) Proclamation 2006

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

1—Short title

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

2—Commencement

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

3—Constitution of Lake St Clair Conservation Park

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

Sections 95 and 180, Hundred of Bray, County of Robe;

Allotment 12 of DP 58109, Hundred of Bray, County of Robe.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0007

South Australia

National Parks and Wildlife (Point Bell Conservation Park) Proclamation 2006

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

1—Short title

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

2—Commencement

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

3—Constitution of Point Bell Conservation Park

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

Allotment 100 of Deposited Plan 38294, Hundred of Keith, County of Kintore.

Made by the Governor

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

on 29 June 2006

EHCS06/0009

South Australia

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

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

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

1—Short title

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

2—Commencement

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

3—Interpretation

In this proclamation—

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

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

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

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

Schedule 1—Description of land

Allotment 1 of DP 34566, Hundreds of Goode and Pethick;

Allotment 5 of DP 34142, Hundred of Pureba;

Allotment 100 of DP 34367, Hundred of Nunnyah;

Allotment 51 of DP 35609, Hundred of Koolgera;

Allotment 3 of DP 35751, Hundred of Wallala;

Allotments 10 and 11 of DP 35936, Out of Hundreds (Streaky Bay) and Hundreds of Koolgera and Nunnyah;

Section 11, Hundred of Koolgera;

Sections 14, 15, 16 and 17, Hundred of Yantanabie;

Section 9, Hundred of Koolgera.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Pureba Conservation Park) Proclamation 2006

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

1—Short title

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

2—Commencement

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

3—Alteration of boundaries of Pureba Conservation Park

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

Allotment 1 of DP 34566, Hundreds of Goode and Pethick;

Allotment 5 of DP 34142, Hundred of Pureba;

Allotment 100 of DP 34367, Hundred of Nunnyah;

Allotment 51 of DP 35609, Hundred of Koolgera;

Allotment 3 of DP 35751, Hundred of Wallala;

Allotments 10 and 11 of DP 35936, Out of Hundreds (Streaky Bay) and Hundreds of Koolgera and Nunnyah;

Section 11, Hundred of Koolgera;

Sections 14, 15, 16 and 17, Hundred of Yantanabie;

Section 9, Hundred of Koolgera.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Sceale Bay Conservation Park) Proclamation 2006

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

1—Short title

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

2—Commencement

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

3—Constitution of Sceale Bay Conservation Park

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

Allotment 105 of Deposited Plan 39432, Hundred of Ripon, County of Robinson;

Allotment 501 of Deposited Plan 34684, Hundred of Ripon, County of Robinson.

Made by the Governor

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

on 29 June 2006

EHCS06/0008

South Australia

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

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, added to the Yumbarra Conservation Park under section 29(3) of the *National Parks and Wildlife Act 1972*.
 - 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land added to the conservation park.
-

1—Short title

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

2—Commencement

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

3—Interpretation

In this proclamation—

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

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the exercise of those rights is a regulated activity within the meaning of the *Petroleum Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

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

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

Schedule 1—Description of land

Allotment 100 of DP 34677, Hundred of O'Loughlin;

Allotment 2 of DP 28783, Out of Hundreds (Fowler).

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0010

South Australia

National Parks and Wildlife (Yumbarra Conservation Park) Proclamation 2006

under section 29(3) of the *National Parks and Wildlife Act 1972*

1—Short title

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

2—Commencement

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

3—Alteration of boundaries of Yumbarra Conservation Park

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

Allotment 100 of DP 34677, Hundred of O'Loughlin;

Allotment 2 of DP 28783, Out of Hundreds (Fowler).

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

EHCS06/0010

South Australia

Public Sector Management (Incorporation of Public Sector Employees into DFC) Proclamation 2006

under section 7 and Schedule 1 of the *Public Sector Management Act 1995*

1—Short title

This proclamation may be cited as the *Public Sector Management (Incorporation of Public Sector Employees into DFC) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 1 July 2006.

3—Incorporation of employees

The public sector employees referred to in Schedule 1 are incorporated into the Department for Families and Communities.

4—Exclusion from Public Service

The public sector employees referred to in Schedule 1 clause 2 are excluded from the Public Service immediately after incorporation under clause 3.

5—Conditions of employment

- (1) For the purposes of determining entitlements with respect to recreation leave, sick leave and long service leave—
 - (a) the service of a public sector employee incorporated into the Department for Families and Communities under clause 3 and referred to in Schedule 1 clause 1 with the Independent Living Centre of South Australia Inc or the Intellectual Disability Services Council Incorporated will be taken to have been service under the *Public Sector Management Act 1995*; and
 - (b) a public sector employee incorporated into the Department for Families and Communities under clause 3 will be taken to have continuity of employment without termination of the employee's service.
- (2) If, under the *Public Sector Management Act 1995*, the conditions of employment of a public sector employee incorporated into the Department for Families and Communities under clause 3 and referred to in Schedule 1 clause 1 are inconsistent with the award or industrial agreement covering the employee's employment, the award or industrial agreement will apply to the extent that the award or industrial agreement is more favourable to the employee.
- (3) The conditions of employment of a public sector employee incorporated into the Department for Families and Communities under clause 3 but excluded from the Public Service under clause 4 are to be determined by—
 - (a) the award or industrial agreement covering the employee's employment; and
 - (b) the *Department of Health (SAHC Act and IMVS Act) Human Resources Manual* (as amended from time to time).

- (4) Subject to a preceding subclause, each public sector employee referred to in Schedule 1 clause 1 who was, immediately before incorporation, employed under a contract on a temporary or casual basis, or for a fixed term, will be taken to be appointed to the Department for Families and Communities subject to a contract under section 34 or 40 of the *Public Sector Management Act 1995* (as the case may require) on the same conditions and, if applicable, for the balance of the term of the contract in existence immediately before incorporation.

Schedule 1—Employees being incorporated into Department for Families and Communities

- 1 All persons employed by the Independent Living Centre of South Australia Inc or the Intellectual Disability Services Council Incorporated—
- (a) in an executive position; or
 - (b) covered by 1 of the following:
 - (i) South Australian Public Sector Salaried Employees Interim Award;
 - (ii) SA Government (Public Sector Salaried Employees) Arbitrated Enterprise Bargaining Award 2004;
 - (iii) South Australian Medical Officers Award;
 - (iv) Department of Health Visiting Medical Specialists Agreement 2006.
- 2 All persons employed by the Independent Living Centre of South Australia Inc or the Intellectual Disability Services Council Incorporated—
- (a) remunerated at weekly rates of payment and covered by 1 of the following:
 - (i) Intellectual Disability Services (SA Health Commission) Award;
 - (ii) South Australian Government Health Etc Ancillary Employees Award;
 - (iii) Government Stores Employees Interim Award;
 - (iv) South Australian Government Building Trades Award;
 - (v) Plumbers and Gasfitters (South Australia) Award;
 - (vi) South Australian Government Departments and Instrumentalities (Metal Trades) Award 1999; or
 - (b) covered by the Nurses (South Australia Public Sector) Award 2002.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

DFCCS/06/033

South Australia

Public Sector Management (Incorporation of Public Sector Employees into PIRSA) Proclamation 2006

under section 7 of the *Public Sector Management Act 1995*

1—Short title

This proclamation may be cited as the *Public Sector Management (Incorporation of Public Sector Employees into PIRSA) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 1 July 2006.

3—Incorporation of employees

The public sector employees employed by South Australian Forestry Corporation referred to in Schedule 1 are incorporated into the Department of Primary Industries and Resources.

4—Conditions of employment

- (1) For the purposes of determining entitlements with respect to recreation leave, sick leave and long service leave—
 - (a) the service of a public sector employee incorporated into the Department of Primary Industries and Resources under clause 3 with South Australian Forestry Corporation will be taken to have been service under the *Public Sector Management Act 1995*; and
 - (b) a public sector employee incorporated into the Department of Primary Industries and Resources under clause 3 will be taken to have continuity of employment without termination of the employee's service.
- (2) Each public sector employee incorporated into the Department of Primary Industries and Resources under clause 3 who was, immediately before incorporation, employed under a contract on a temporary or casual basis, or for a fixed term, will be taken to be appointed to the Department of Primary Industries and Resources subject to a contract under section 34 or 40 of the *Public Sector Management Act 1995* (as the case may require) on the same conditions and, if applicable, for the balance of the term of the contract in existence immediately before incorporation.

Schedule 1—Employees being incorporated into Department of Primary Industries and Resources

Stuart West

Detlev Vogt

John Robinson

Leith Davis

Alison Hackett

Charlma Phillips

Susan Shaw

Melanie Waters

Peta Crewe

Dale Wenham

Joshua Driscoll

Adrian Agars

Tracee Perry

Amy Ho

Sharn Lucas

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

MAFF06/007CS

South Australia

South Australian Health Commission (Intellectual Disability Services Council and Independent Living Centre) Proclamation 2006

under section 48 of the *South Australian Health Commission Act 1976*

Preamble

- 1 The following health centres are incorporated under the *South Australian Health Commission Act 1976*:
 - (a) Independent Living Centre of South Australia Inc. (see *Gazette* 28 August 1984);
 - (b) Intellectual Disability Services Council Incorporated (see *Gazette* 1 July 1982 and 1 October 1990).
 - 2 It is now intended to dissolve these health centres in association with reforms to the governance arrangements within the South Australian Government with respect to the management of the provision of disability services.
 - 3 The management committees of these health centres have sought the exercise of the powers conferred by subsection (6) of section 48 of the *South Australian Health Commission Act 1976* to dissolve the health centres and to provide for the disposal of their assets.
-

1—Short title

This proclamation may be cited as the *South Australian Health Commission (Intellectual Disability Services Council and Independent Living Centre) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 1 July 2006.

3—Interpretation

In this proclamation—

IDSC means the Intellectual Disability Services Council Incorporated;

ILC means the Independent Living Centre of South Australia Inc.

4—Dissolution of health centres

IDSC and ILC are dissolved.

5—Transfer of assets etc

- (1) All assets (including any right or interest with respect to bank accounts and investments and any associated rights, interests or liabilities) vested in or held by IDSC or ILC are transferred or assigned to, or are vested in, the Minister for Disability.

- (2) In connection with the operation of subclause (1), it is directed that all references to IDSC or ILC in a contract, agreement or other document or instrument (other than a statutory instrument) will be taken to be references to the Minister for Disability.

Made by the Governor

with the advice and consent of the Executive Council

on 29 June 2006

DFCCS06/033

South Australia

South Australian Health Commission (Mid North Health) Proclamation 2006

under section 27 of the *South Australian Health Commission Act 1976*

Preamble

- 1 The following hospitals are incorporated under the *South Australian Health Commission Act 1976*:
 - (a) Booleroo Centre District Hospital and Health Services Incorporated (see *Gazette 10.8.1995 p406*);
 - (b) The Jamestown Hospital and Health Service Incorporated (see *Gazette 16.6.1994 p1744*);
 - (c) Orroroo and District Health Service Incorporated (see *Gazette 16.6.1994 p1779*);
 - (d) Peterborough Soldiers' Memorial Hospital and Health Service Incorporated (see *Gazette 21.9.1995 p783*).
 - 2 It is now intended to establish an incorporated hospital under the *South Australian Health Commission Act 1976* to take over from the hospitals referred to in clause 1 the function of providing health services provided by those hospitals prior to the commencement of this proclamation.
 - 3 The governing bodies of the hospitals referred to in clause 1 have consented to the establishment of the incorporated hospital and have agreed with the Minister for Health on the terms of the constitution under which the incorporated hospital is to operate.
-

1—Short title

This proclamation may be cited as the *South Australian Health Commission (Mid North Health) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 1 July 2006.

3—Establishment of incorporated hospital

- (1) An incorporated hospital is established to take over from the hospitals referred to in clause 1 of the preamble the function of providing health services provided by those hospitals prior to the commencement of this proclamation and to provide health services in accordance with the constitution referred to in clause 3 of the preamble.
- (2) The incorporated hospital is assigned the name *Mid North Health*.

4—Dissolution of existing bodies

- (1) The incorporation of each of the hospitals referred to in clause 1 of the preamble is dissolved.

- (2) It is declared that the transfer and vesting of any rights or liabilities of a body whose incorporation is dissolved by this proclamation that relate to the employment of any person will take effect with continuity of employment and without termination of any employee's service.

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

HEACS/06/113

South Australia

Youth Court (Designation of Judge) Proclamation 2006

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation of Judge) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 1 July 2006.

3—Designation of Judge

The District Court Judge named in Schedule 1 is—

- (a) designated as a Judge of the Youth Court of South Australia; and
- (b) classified as a member of the Court's principal judiciary; and
- (c) declared to be a member of the Court's principal judiciary for a term expiring on 4 August 2006.

Schedule 1—Designation of Judge

His Honour Stephen Kevin McEwen

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

AGO0071/03CS

South Australia

Youth Court (Designation of Magistrates) Proclamation 2006

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation of Magistrates) Proclamation 2006*.

2—Commencement

This proclamation will come into operation on 4 July 2006.

3—Designation of Magistrates

The Magistrates named in Schedule 1 are—

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

Schedule 1—Designation of Magistrates

William John Ackland, SM

Terence Frederick Forrest, SM

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

AGO0203/02CS

South Australia

Emergency Services Funding (Remissions—Land) Variation Regulations 2006

under the *Emergency Services Funding Act 1998*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Emergency Services Funding (Remissions—Land) Regulations 2000*

- 4 Variation of regulation 4—Interpretation
 - 5 Variation of regulation 6B—Amount of remission
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Emergency Services Funding (Remissions—Land) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 July 2006.

3—Variation provisions

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

Part 2—Variation of *Emergency Services Funding (Remissions—Land) Regulations 2000*

4—Variation of regulation 4—Interpretation

Regulation 4, definition of *relevant financial year*—delete "2005/2006" and substitute:
2006/2007

5—Variation of regulation 6B—Amount of remission

Regulation 6B—delete "0.001160" and substitute:
0.001166

Note—

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

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council
on 29 June 2006

No 179 of 2006

T&F06/025CS

South Australia

Road Traffic (Miscellaneous) (Declared Hospitals) Variation Regulations 2006

under the *Road Traffic Act 1961*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Road Traffic (Miscellaneous) Regulations 1999*

- 4 Variation of regulation 13—Declaration of hospitals for compulsory blood testing
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Declared Hospitals) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 July 2006.

3—Variation provisions

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

Part 2—Variation of *Road Traffic (Miscellaneous) Regulations 1999*

4—Variation of regulation 13—Declaration of hospitals for compulsory blood testing

- (1) Regulation 13, list of hospitals—delete "Booleroo Centre District Hospital and Health Services Incorporated", "The Jamestown Hospital and Health Service Incorporated", "Orroroo and District Health Service Incorporated" and "Peterborough Soldiers' Memorial Hospital and Health Service Incorporated"
- (2) Regulation 13, list of hospitals—after "Meningie and Districts Memorial Hospital and Health Services Incorporated" insert:

Mid North Health

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

No 180 of 2006

MTR06/022CS

South Australia

Livestock (Identification) Variation Regulations 2006

under the *Livestock Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Livestock Regulations 1998*

- 4 Variation of regulation 4—Interpretation
 - 5 Variation of regulation 26—Interpretation
 - 6 Variation of regulation 27A—Permanent identification devices and transaction tags
 - 27A Permanent identification devices and transaction tags
 - 27AB Identification of animals presented for public sale without identification
 - 27AC Offence to identify animal with device or tag bearing identification code of land on which animal not pastured or kept for sale or slaughter
 - 7 Variation of heading to Part 6 Division 3
 - 8 Variation of regulation 27C—Notification when cattle or buffalo sold at public sale
 - 27C Notification when cattle or buffalo sold at public sale
 - 9 Variation of regulation 27D—Notification when cattle or buffalo slaughtered at abattoir
 - 10 Variation of regulation 27E—Notification when cattle or buffalo moved to different property
 - 11 Insertion of Part 6 Division 3A
 - Division 3A—Identification of sheep and goats and movement documentation
 - 27FA Application of Division
 - 27FB Permanent identification devices
 - 27FC Movement documentation
 - 12 Variation of regulation 28—Types of tags and devices
 - 13 Variation of regulation 29C—Animal must not have more than 1 permanent identification device
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Livestock (Identification) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 July 2006.

3—Variation provisions

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

Part 2—Variation of *Livestock Regulations 1998*

4—Variation of regulation 4—Interpretation

- (1) Regulation 4—after the definition of *class 2 vaccine* insert:

corresponding law means—

- (a) *Animal Diseases Act 2005* of the Australian Capital Territory;
 - (b) *Stock Diseases Act 1923* of New South Wales;
 - (c) *Stock Diseases Act* of the Northern Territory;
 - (d) *Stock Act 1915* of Queensland;
 - (e) *Animals (Brands and Movement) Act 1984* of Tasmania;
 - (f) *Livestock Disease Control Act 1994* of Victoria;
 - (g) *Stock Diseases (Regulations) Act 1968* of Western Australia;
 - (h) *Stock (Identification and Movement) Act 1970* of Western Australia;
- (2) Regulation 4, definition of *transaction tag*—after "(see Part 6)" insert:
- or a manufacturer authorised to manufacture tail or ear tags under a corresponding law or through an ordering system approved under a corresponding law

5—Variation of regulation 26—Interpretation

- (1) Regulation 26(1), definition of *bobby calf*—delete the definition
- (2) Regulation 26(1), definition of *identification code*—delete the definition and substitute:

identification code means—

- (a) an identification code allotted under regulation 29; or
 - (b) a property identification code, property identifier code or other code identifying land allotted under a corresponding law;
- (3) Regulation 26(1), definition of *livestock*—after "buffalo" insert:
- , sheep, goats
- (4) Regulation 26(1), definition of *permanent identification device*—delete the definition and substitute:

permanent identification device means a device for the permanent identification of livestock of a particular class obtained from an authorised manufacturer or an authorised recycler or a person authorised under a corresponding law to manufacture or recycle such devices or through an ordering system approved under a corresponding law;

6—Variation of regulation 27A—Permanent identification devices and transaction tags

Regulation 27A—delete the regulation and substitute:

27A—Permanent identification devices and transaction tags

- (1) Subject to this regulation, an animal must not be brought into the State or removed from land on which it has been pastured unless it is permanently identified by—
 - (a) a permanent identification device attached to the off-side ear of the animal, with the component of the device containing the electronic microchip placed on the inside of the ear; or
 - (b) a permanent identification device inserted in the animal and a tag, indicating that the animal has such a device inserted in it, attached to the off-side ear of the animal.
- (2) Until 1 July 2007, this regulation does not apply to lots of 20 or more breeders (each born before 1 January 2004) consigned direct to an abattoir for immediate slaughter from the land on which they have been pastured since birth (whether that land is in or outside the State) if each such animal is identified by a transaction tag—
 - (a) attached to the tail or an ear of the animal; and
 - (b) bearing the identification code of the land.
- (3) If, without the authorisation of the Chief Inspector, an animal is not identified in accordance with this regulation, the owner of the animal is guilty of an offence.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (4) For the purposes of this regulation, an animal will not be regarded as being removed from land if it is moved from land to which an identification code applies to other land to which the same identification code applies.

27AB—Identification of animals presented for public sale without identification

- (1) If an animal at a livestock saleyard is not identified as required by regulation 27A, the operator of the livestock saleyard or a stock agent may cause the animal to be identified by a permanent identification device, or transaction tag, bearing the identification code of the operator.
- (2) If an animal is so identified, the operator or agent must make, and retain for at least 2 years, a written record of—
 - (a) the name of the person responsible for causing the animal to be so identified; and
 - (b) the number of the permanent identification device or tag; and
 - (c) the name of the vendor of the animal; and
 - (d) the identification code of the land on which the animal was pastured before consignment for sale; and

- (e) if a national vendor declaration has been given in connection with the sale, the serial number of the declaration; and
- (f) the total number of animals in the consignment including the animal.

Maximum penalty: \$5 000.

Expiation fee: \$315.

27AC—Offence to identify animal with device or tag bearing identification code of land on which animal not pastured or kept for sale or slaughter

- (1) If a person inserts in or attaches to an animal a permanent identification device, or a transaction tag, that bears an identification code of land other than—
 - (a) land on which the animal is then pastured; or
 - (b) a livestock saleyard at which the animal is then kept for sale,

the owner of the animal and any person who caused the device or tag to be so attached or inserted are each guilty of an offence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (2) If a person attaches a tag to an animal indicating that the animal has a permanent identification device inserted in it and the animal does not have such a device inserted in it, the owner of the animal and any person who caused the tag to be so attached are each guilty of an offence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

7—Variation of heading to Part 6 Division 3

Heading to Part 6 Division 3—delete "scheme" and substitute:

system

8—Variation of regulation 27C—Notification when cattle or buffalo sold at public sale

Regulation 27C—delete the regulation and substitute:

27C—Notification when cattle or buffalo sold at public sale

- (1) The operator of a livestock saleyard must, unless otherwise authorised by the Chief Inspector, notify the prescribed database manager as follows:
 - (a) by the end of each day on which livestock are offered for sale at the saleyard, the operator must provide the following details for each animal offered for sale on that day:
 - (i) the number of the animal's permanent identification device;
 - (ii) the identification code of the land on which the animal was last pastured before consignment for sale;

- (iii) if a national vendor declaration has been given in connection with the sale, the serial number of the declaration;
- (b) before, or as soon as practicable (and, in any event, within 7 days) after, an animal offered for sale at the saleyard is transported from the saleyard, the operator must update the entry in the database for the animal with—
 - (i) the identification code of the abattoir or land to which the animal is to be or has been transported direct from the livestock saleyard; or
 - (ii) if the operator is not then aware of the abattoir or land to which the animal is to be or has been transported direct from the livestock saleyard—
 - (A) the identification code of the stock agent acting on behalf of the purchaser of the animal; or
 - (B) if the purchaser is not acting through a stock agent or the animal was not sold—the identification code of the stock agent acting on behalf of the vendor of the animal;
- (c) if the operator becomes aware that information provided to the prescribed database manager is inaccurate or incomplete through an omission or error made by the operator, the operator must, as soon as practicable, provide the correct or complete information.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (2) A stock agent or other person who offers an animal for sale at a livestock saleyard must provide the saleyard operator with information necessary for the operator to comply with subregulation (1)(a).

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (3) A stock agent or other person who purchases an animal at a livestock saleyard must, unless otherwise authorised by the Chief Inspector, notify the saleyard operator or prescribed database manager as follows:
 - (a) if, by the end of the day on which the animal was offered for sale, the abattoir or land to which the animal is to be transported direct from the livestock saleyard has been determined—the agent or person must, by the end of that day, provide the saleyard operator with the identification code of that abattoir or land;
 - (b) in any other case—the agent or person must, before, or as soon as practicable (and, in any event, within 7 days) after, the animal is transported from the livestock saleyard, provide—
 - (i) the saleyard operator if the operator agrees to provide the information to the prescribed database manager; or
 - (ii) the prescribed database manager,

with the identification code of the abattoir or land to which the animal is to be or has been transported direct from the livestock saleyard.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (4) It is not a defence to a charge of an offence against subregulation (3) to establish that an identification code had not previously been allotted to the land or person concerned.

- (5) A person selling or purchasing an animal through a stock agent must provide the stock agent with information necessary for the stock agent to comply with this regulation.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (6) A stock agent must, as soon as practicable after providing the operator of a livestock saleyard with the identification code of an abattoir or land to which an animal is to be or has been transported from the livestock saleyard, give written notice to the purchaser of the animal setting out details of the identification code provided.

Maximum penalty: \$5 000.

Expiation fee: \$315.

Note—

The notice may be included on an invoice.

- (7) If the purchaser of an animal becomes aware that information provided to the operator of a livestock saleyard or prescribed database manager in respect of the animal under this regulation is inaccurate or incomplete or that an animal was not transported direct to the destination contemplated at the time the information was provided, the purchaser must, as soon as practicable, notify the prescribed database manager of the correct or complete information.

Maximum penalty: \$5 000.

Expiation fee: \$315.

9—Variation of regulation 27D—Notification when cattle or buffalo slaughtered at abattoir

Regulation 27D(b)—delete paragraph (b) and substitute:

- (b) the number of the animal's permanent identification device (if any); and
(ba) the number of any transaction tag attached to the animal; and

10—Variation of regulation 27E—Notification when cattle or buffalo moved to different property

- (1) Regulation 27E(1)—after "and is pastured on other land" insert:

, taken to a show, rodeo or other event, or unloaded during transit

- (2) Regulation 27E(2)(b)—delete the paragraph and substitute:
- (b) an animal will not be regarded as being pastured on land if it is pastured for a period of not more than 7 days at a livestock saleyard at which it is to be or has been offered for sale or at an abattoir at which it is to be slaughtered.

11—Insertion of Part 6 Division 3A

After regulation 27F insert:

Division 3A—Identification of sheep and goats and movement documentation

27FA—Application of Division

This Division applies only in relation to sheep and goats.

27FB—Permanent identification devices

- (1) Subject to this regulation, an animal must not be brought into the State, or removed from land on which it has been pastured, unless it is identified by a permanent identification device attached to an ear of the animal.
- (2) Until 1 January 2008, this regulation does not apply to animals consigned direct to slaughter from land on which they have been pastured for a price to be determined by weight and grade after slaughter.
- (3) Until 1 January 2009, this regulation does not apply to animals born before 1 January 2006.
- (4) This regulation does not apply to a feral goat that is captured, pastured for a period not exceeding 6 weeks and consigned direct to slaughter from the land on which it has been pastured.
- (5) For the purposes of subregulation (4)—
- (a) a feral goat will be taken to have been captured and pastured if it is constrained by fences or other means and fed, watered, cared for or otherwise managed with a view to its consignment for sale or slaughter; and
- (b) a goat will not be taken to be feral if it has been bred by the person responsible for its identification in accordance with this regulation.
- (6) If, without the authorisation of the Chief Inspector, an animal is not identified in accordance with this regulation, the owner of the animal is guilty of an offence.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (7) If, without the authorisation of the Chief Inspector, a permanent identification device is attached to an animal and the device bears the identification code of land other than land on which the animal is or was last pastured, the owner of the animal and any person who caused the device to be so attached are each guilty of an offence.
Maximum penalty: \$5 000.
Expiation fee: \$315.

- (8) For the purposes of this regulation, an animal will not be regarded as being removed from land if it is moved from land to which an identification code applies to other land to which the same identification code applies.

27FC—Movement documentation

- (1) The owner of an animal that is brought into this State, or removed from land on which it has been pastured (the *consignor*), is guilty of an offence unless movement documentation—
- (a) accompanies the animal during its movement; and
 - (b) is provided to a person (the *consignee*) as follows:
 - (i) if the animal is brought into this State or removed for the purposes of sale by a stock agent—to the agent; or
 - (ii) if the animal is brought into this State or removed for the purposes of direct sale to a purchaser—to the purchaser; or
 - (iii) in any other case—to the person responsible for the management of the animal following its movement.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (2) The *movement documentation* must comprise—
- (a) a vendor declaration relating to the animal (which, in the case of sheep, includes a sheep health statement); or
 - (b) a document containing—
 - (i) a statement of—
 - (A) the number and a general description of the animals being moved; and
 - (B) the identification code of the land from which the animals are being removed or, if the animals are being brought into the State, the land on which the animals were last pastured; and
 - (C) the identification codes present on the permanent identification devices attached to the animals (and, if more than 1 device is attached to an animal, on the device most recently attached to the animal); and
 - (D) the identification code of the land to which the animals are being moved or the address or a description of the location of the land; and
 - (E) the date on which the animals are being moved; and
 - (ii) in the case of sheep—a sheep health statement.
- (3) A *sheep health statement* is a declaration in connection with the health of sheep in a form approved by the Chief Inspector.

- (4) Despite subregulation (2) movement documentation need not include a sheep health statement if the animal concerned is consigned direct from a livestock saleyard outside this State to an abattoir in this State for immediate slaughter.
- (5) The consignor and the consignee must retain a copy of movement documentation prepared or received under this regulation for at least 7 years.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (6) If animals are sold by a stock agent, the stock agent must provide the purchaser with a copy of the movement documentation accompanying the animals, or a document that summarises the information set out in subregulation (2)(b), within 7 days after the sale.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (7) A purchaser to whom documentation is provided under subregulation (6) must retain the documentation for at least 7 years.
Maximum penalty: \$5 000.
Expiation fee: \$315.
- (8) For the purposes of this regulation—
 - (a) an animal will not be regarded as being removed from land if it is moved from land to which an identification code applies to other land to which the same identification code applies; and
 - (b) an animal will not be regarded as being pastured on land if it is pastured on the land for a period of not more than 7 days at a livestock saleyard at which it is to be or has been offered for sale or at an abattoir at which it is to be slaughtered.

12—Variation of regulation 28—Types of tags and devices

Regulation 28(2)—delete subregulation (2)

13—Variation of regulation 29C—Animal must not have more than 1 permanent identification device

Regulation 29C—after its present contents (now to be designated as subregulation (1)) insert:

- (2) This regulation does not apply to the attachment of a post-breeder device (see regulation 28(1)(b)) to a sheep or goat.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

No 181 of 2006

MAFF06/001CS

South Australia

Natural Resources Management (Transitional Provisions—Levies) (Tintinara Coonalpyn Prescribed Wells Area) Variation Regulations 2006

under the *Natural Resources Management Act 2004*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Natural Resources Management (Transitional Provisions—Levies) Regulations 2005*

- 4 Variation of regulation 4—Levies in respect of water
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Transitional Provisions—Levies) (Tintinara Coonalpyn Prescribed Wells Area) Variation Regulations 2006*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Natural Resources Management (Transitional Provisions—Levies) Regulations 2005*

4—Variation of regulation 4—Levies in respect of water

Regulation 4—after its present contents (now to be designated as subregulation (1)) insert:

- (2) Subject to subregulation (3), a person who is the holder of a water licence that—
 - (a) has been granted in respect of a well in the prescribed area; and
 - (b) is endorsed with a water (taking) allocation for irrigation purposes,

is exempt from the requirement to pay a levy within the ambit of subregulation (1) for the 2005/2006 financial year in relation to the licence to the extent that the levy is based on the right to take water for irrigation purposes under the licence.

- (3) An exemption under subregulation (2) is subject to the following conditions:
- (a) that the holder of the licence pay to the Minister an amount calculated as follows:
- $$A = WA (LR - OS)$$
- where
- A* is the amount to be paid
- WA* is the amount of water (expressed in megalitres) allocated to the person for irrigation purposes under the licence for the 2005/2006 financial year
- LR* is the relevant levy rate (per megalitre) that applies under Column C of Table 1
- OS* is—
- (i) if the water allocation is from—
- (A) the Coonalpyn Management Area—\$0.14 per megalitre of allocation;
- (B) the Tintinara Management Area—\$0.19 per megalitre of allocation;
- (C) the Sherwood Management Area—\$0.09 per megalitre of allocation;
- (ii) if the water allocation is from any other area—nil,
- and if the holder of the licence has an allocation that will relate to more than one crop during the 2005/2006 financial year (as determined by the Minister for the purposes of making the allocation), then there will be an amount payable with respect to each of the relevant circumstances that apply under Table 1;
- (b) that any amount payable under paragraph (a) be paid by the holder of the licence to the Minister by a date and in a manner specified by the Minister by a notice served on the holder of the licence for the purposes of this regulation.

- (4) In this regulation—

megalitre means 1 000 kilolitres;

prescribed area means the Tintinara Coonalpyn Prescribed Wells Area (see the *Water Resources (Tintinara Coonalpyn Prescribed Wells Area) Regulations 2000*).

Table 1—2005/2006 levy rate for irrigation allocation

A Type of crop	B Irrigation system used	C Levy rate \$/ML
Cucumber	S	\$1.12
Native flowers	D	\$1.03
Lawn/Turf	S	\$1.20
Lucerne	C/S (< or = to 2,500mg/L)	\$1.10
	C/S (>2,500mg/L)	\$0.99
	T/F	\$0.91
Maize (Oct)	C	\$0.52
Olive	D/S (< or = to 2,500mg/L)	\$0.87
	D/S (>2,500mg/L)	\$0.74
Onion (Sep)	C	\$0.53
	T	\$0.46
Onion	D	\$0.53
Pasture/Dairy	C	\$1.02
Pasture	S	\$1.10
Potato	C	\$0.73
Potato (Nov)	C	\$0.73
Potato ("Nadine")	C	\$0.66
Starter Crop	C/T	\$0.91
Tomato (Nov)	FR	\$0.86
Vegetables	S	\$0.86
Vines	D/S	\$1.38

- 1 D indicates a drip irrigation system
C indicates a centre pivot irrigation system
F indicates a flood irrigation system
FR indicates a furrow irrigation system
S indicates a sprinkler or spray irrigation system
T indicates a travelling irrigation system
- 2 ML represents megalitres
- 3 mg/L represents milligrams per litre, a measure of salinity

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

No 182 of 2006

WBCS06/0011

South Australia

National Electricity (South Australia) Variation Regulations 2006

under Part 4 of the *National Electricity (South Australia) Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *National Electricity (South Australia) Regulations*

- 4 Insertion of regulation 5A
 - 5A Rules in relation to economic regulation of transmission systems
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Electricity (South Australia) Variation Regulations 2006*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *National Electricity (South Australia) Regulations*

4—Insertion of regulation 5A

After regulation 5 insert:

5A—Rules in relation to economic regulation of transmission systems

For the purposes of section 35(1) of the new National Electricity Law, the date of 1 January 2007 is prescribed.

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council
on 29 June 2006

No 183 of 2006

MEN 06/007CS

South Australia

Public Corporations (Dissolution of South Australian Government Captive Insurance Corporation) Regulations 2006

under the *Public Corporations Act 1993*

Contents

- 1 Short title
- 2 Commencement
- 3 Dissolution of South Australian Government Captive Insurance Corporation
- 4 Vesting of property etc

Schedule 1—Revocation of *Public Corporations (Treasurer) Regulations 1994*

1—Short title

These regulations may be cited as the *Public Corporations (Dissolution of South Australian Government Captive Insurance Corporation) Regulations 2006*.

2—Commencement

These regulations will come into operation on the day that the *Government Financing Authority (Insurance) Amendment Act 2006* comes into operation.

3—Dissolution of South Australian Government Captive Insurance Corporation

The South Australian Government Captive Insurance Corporation established as a subsidiary of the Treasurer by the *Public Corporations (Treasurer) Regulations 1994* is dissolved.

4—Vesting of property etc

- (1) The assets, rights and liabilities of the South Australian Government Captive Insurance Corporation immediately before its dissolution will vest in the South Australian Government Financing Authority.
- (2) To avoid doubt, the assets, rights and liabilities of the South Australian Government Captive Insurance Corporation include the assets, rights and liabilities in respect of the South Australian Government Insurance and Risk Management Fund established under section 8 of the *Public Finance and Audit Act 1987*.
- (3) Nothing done under this regulation—
 - (a) constitutes a breach of, or default under, an Act or other law; or
 - (b) constitutes a breach of, or default under, a contract, agreement, understanding or undertaking; or
 - (c) constitutes a breach of a duty of confidence (whether arising by contract, in equity or by custom or in any other way); or
 - (d) constitutes a civil or criminal wrong; or

- (e) terminates an agreement or obligation or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy; or
- (f) releases a surety or other obligee wholly or in part from an obligation.

Schedule 1—Revocation of *Public Corporations (Treasurer) Regulations 1994*

1 The *Public Corporations (Treasurer) Regulations 1994* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

No 184 of 2006

T&F05/043CS

South Australia

Motor Vehicles (Fees) Variation Regulations 2006

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 1996*

- 4 Variation of Schedule 5—Fees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles (Fees) Variation Regulations 2006*.

2—Commencement

These regulations will come into operation on 1 July 2006.

3—Variation provisions

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

Part 2—Variation of *Motor Vehicles Regulations 1996*

4—Variation of Schedule 5—Fees

Schedule 5, clause 36(6)(b)—delete "\$26.00" and substitute:

\$44.00

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 29 June 2006

No 185 of 2006

MTR06/013CS

South Australia

Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2006

under section 10 of the *Emergency Services Funding Act 1998*

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2006*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Emergency Services Funding Act 1998*.

4—Declaration of levy

The levy under Part 3 Division 1 of the Act for the 2006/2007 financial year comprises—

- (a) an amount of 0.1189 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

5—Declaration of area factors

The area factors for each of the emergency services areas for the 2006/2007 financial year are as follows:

- (a) Regional area 1—0.8;
- (b) Regional area 2—0.5;
- (c) Regional area 3—0.2;
- (d) Regional area 4—1.0.

6—Declaration of land use factors

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2006/2007 financial year are as follows:

- (a) commercial—1.0;
- (b) industrial—1.5;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

7—Relevant day

The relevant day for the purposes of section 8 of the Act in respect of the 2006/2007 financial year is 30 June 2006.

8—Required statement of amount and description of method used to determine amount

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$147.3 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2006/2007 financial year, of which \$69.3 million (net of remissions) needs to be raised from private and local government property ownerships;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
 - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
 - (ii) the amount to be raised from the levy under Part 3 Division 1 of the Act was determined on the basis of—
 - (A) forward estimates of expenditure for emergency services during the 2006/2007 financial year, consistent with the 2005/2006 mid year budget review; and
 - (B) the shortfall between projected 2006/2007 emergency services expenditure and projected 2006/2007 revenue from the levy under Part 3 Division 2 of the Act and non-levy revenue (such as interest earnings) paid into the Community Emergency Services Fund.

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council

on 29 June 2006

T&F06/025CS

South Australia

Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2006

under section 24 of the *Emergency Services Funding Act 1998*

1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy for Vehicles and Vessels) Notice 2006*.

2—Commencement

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

3—Application of notice

This notice applies in relation to the 2006/2007 financial year.

4—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the *Emergency Services Funding Act 1998*—

- (a) motor vehicles are divided into classes referred to in Schedule 1 (being the same classes as the Premium Class Code published by the Motor Accident Commission); and
- (b) the amount of the levy in respect of each such class of motor vehicle is as specified in Schedule 1; and
- (c) the amount of the levy in respect of vessels is \$12.

Schedule 1—Classes of motor vehicles

	Premium Class Code	Amount of levy
<u>Tier One</u>	1—District 1 Cars, multi passenger or motor homes seating up to 12 No ITC Entitlement	\$32
	2—District 1 Light goods No ITC Entitlement	
	3—District 1 Medium goods (over 4.5 tonnes but less than 35 tonnes GVM) ITC Entitled	
	4—District 1 Primary production—goods ITC Entitled	
	5—District 1 Taxis ITC Entitled	
	6—District 1 Hire and drive yourself ITC Entitled	
	7—District 1 Public passenger—up to 12 passengers ITC Entitled	
	8—District 1 Public passenger—13-35 passengers ITC Entitled	
	9—District 1 Public passenger—35+ passengers ITC Entitled	

- 10—District 1 Public passenger, no fare No ITC Entitlement
- 15—District 1 Motorcycle—51cc-250cc No ITC Entitlement
- 16—District 1 Motorcycle—251cc-660cc No ITC Entitlement
- 20—District 1 Motorcycle—661cc+ No ITC Entitlement
- 21—District 1 Heavy goods (over 35 tonnes GVM) ITC Entitled
- 22—District 1 Light car carrier (up to 4.5 tonnes GVM) ITC Entitled
- 23—District 1 Medium car carrier (over 4.5 tonnes but less than 35 tonnes GVM) ITC Entitled
- 24—District 1 Heavy car carrier (over 35 tonnes GVM) ITC Entitled
- 25—District 1 Trailer car carrier ITC Entitled
- 29—District 1 Special purpose/miscellaneous ITC Entitled
- 32—District 1 Municipal bus ITC Entitled
- 35—District 1 Motorcycle—51cc-250cc ITC Entitled
- 36—District 1 Motorcycle—251cc-660cc ITC Entitled
- 40—District 1 Motorcycle—661cc+ ITC Entitled
- 41—District 1 Cars, multi passenger or motor homes seating up to 12 ITC Entitled
- 42—District 1 Light goods (up to 4.5 tonnes GVM) ITC Entitled
- 45—District 1 Public passenger, no fare ITC Entitled
- 51—District 2 Cars, multi passenger or motor home seating up to 12 No ITC Entitlement
- 52—District 2 Light goods carrier (up to 4.5 tonnes GVM) No ITC Entitlement
- 53—District 2 Medium goods (over 4.5 tonnes but less than 35 tonnes GVM) ITC Entitled
- 55—District 2 Taxis ITC Entitled
- 56—District 2 Hire and drive yourself ITC Entitled
- 57—District 2 Public passenger—up to 12 passengers ITC Entitled
- 58—District 2 Public passenger —13-35 passengers ITC Entitled
- 59—District 2 Public passenger —35+ passengers ITC Entitled
- 66—District 2 Motorcycle—251cc-660cc No ITC Entitlement
- 70—District 2 Motorcycle—661cc+ No ITC Entitlement
- 71—District 2 Heavy goods (over 35 tonnes GVM) ITC Entitled
- 72—District 2 Light car carrier (up to 4.5 tonnes GVM) ITC Entitled
- 73—District 2 Medium car carrier (over 4.5 tonnes but less than 35 tonnes GVM) ITC Entitled
- 74—District 2 Heavy car carrier (over 35 tonnes GVM) ITC Entitled
- 86—District 2 Motorcycle—251cc-660cc ITC Entitled
- 90—District 2 Motorcycle—661cc+ ITC Entitled
- 91—District 2 Cars, multi passenger or motor homes seating up to 12 ITC Entitled

	92—District 2	Light goods (up to 4.5 tonnes GVM) ITC Entitled	
<u>Tier Two</u>	14—District 1	Motorcycle—not exceeding 50cc No ITC Entitlement	\$12
	34—District 1	Motorcycle—not exceeding 50cc ITC Entitled	
	54—District 2	Primary producer's goods carrying vehicles ITC Entitled	
	60—District 2	Public passenger no fare No ITC Entitlement	
	64—District 2	Motorcycle—not exceeding 50cc No ITC Entitlement	
	65—District 2	Motorcycle—51cc-250cc No ITC Entitlement	
	75—District 2	Car carrier— trailers ITC Entitled	
	79—District 2	Special purpose/miscellaneous ITC Entitled	
	84—District 2	Motorcycle—not exceeding 50cc ITC Entitled	
	85—District 2	Motorcycle—51cc-250cc ITC Entitled	
	95—District 2	Public passenger no fare ITC Entitled	
<u>Tier Three</u>	11—District 1	Trailers No ITC Entitlement	\$8
	19—District 1	Historic and left hand drive ITC Entitled	
	31—District 1	Trailers ITC Entitled	
	61—District 2	Trailers No ITC Entitlement	
	69—District 2	Historic and left hand drive ITC Entitled	
	81—District 2	Trailers ITC Entitled	
	68—District 2	Conditionally registered farm tractors No ITC Entitlement	\$0
	18—District 1	Conditionally registered farm tractors No ITC Entitlement	
	88—District 2	Conditionally registered farm tractors ITC Entitled	
	38—District 1	Conditionally registered farm tractors ITC Entitled	
	67—District 2	Permit No ITC Entitlement	
	17—District 1	Permit No ITC Entitlement	
	87—District 2	Permit ITC Entitled	
	37—District 1	Permit ITC Entitled	

Made by the Governor

on the recommendation of the Treasurer and with the advice and consent of the Executive Council

on 29 June 2006

T&F06/025CS

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CITY OF BURNSIDE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in the Local Government Act 1999, at a meeting held on 20 June 2006, resolved:

Adoption of Valuations

Adopted for rating purposes for the year ending 30 June 2007, the capital valuations of the Valuer-General totalling \$10 155 077 800.

Declaration of General Rate

Declared a general rate of 0.2272 cents in the dollar on the capital value of all rateable land within its area.

Declaration of Separate Rates

Declared separate rates on rateable land within the area as follows:

0.006606 cents in the dollar based on capital values on all rateable land in the area of the Adelaide and Mount Lofty Natural Resources Management Board.

Minimum Rate

Declared a minimum amount payable by way of general rates on rateable land in its area of \$550.

J. HANLON, Chief Executive Officer

CITY OF CAMPBELLTOWN

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Athelstone

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the City of Campbelltown proposes to make a Road Process Order to close the whole of the public road between Lynn Avenue and Hutchinson Avenue and allotments 26 and 114 in Deposited Plan 6557, shown lettered 'G' and 'H' on Preliminary Plan No. 06/0005.

Closed road 'H' to be retained by the Council and merge with allotment 114 in Deposited Plan 6557 (known as reserve) and sell closed road 'G' to D. and L. Milky and Nemir Pty Ltd and merge with allotment 26 in Deposited Plan 6557.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 172 Montacute Road, Rostrevor, and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 1, Campbelltown, S.A. 5074 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, so that the person making the submission or a representative may attend, if so desired.

Dated 26 June 2006.

P. VALTKO, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 13 June 2006, the Council:

1. Adopted the most recent capital valuations of the Valuer-General that are to apply in its area for rating purposes for the 2006-2007 financial year, totalling \$15 949 936 200.

2. Declared differential general rates on rateable land within its area as follows:

- (a) 0.28335 cents in the dollar on rateable land of Category 1 use;

(b) 0.7315 cents in the dollar on rateable land of Categories 2, 3 and 4 use;

(c) 0.881 cents in the dollar on rateable land of Categories 5 and 6 use;

(d) 0.8143 cents in the dollar on rateable land of Category 7 use;

(e) 0.85035 cents in the dollar on rateable land of Category 8 use; and

(f) 0.618 cents in the dollar on rateable land of Category 9 use.

3. Declared a minimum rate of \$680 for rateable land within its area.

4. Declared separate rates as follows:

In exercise of the powers contained in section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse to the Council the amount contributed to The Adelaide and Mount Lofty Ranges Natural Resources Management Board for the Council's area, being \$1 119 104, a separate rate of 0.007461 cents in the dollar, based on the capital value of rateable land, on all rateable land in the Council's area, the capital value of such land comprising \$15 214 923 000.

P. LOCKETT, Chief Executive

CITY OF TEA TREE GULLY

Exclusion from the Community Land Classification

NOTICE is hereby given pursuant to section 193 (6) of the Local Government Act 1999, that the Council of the City of Tea Tree Gully at its meeting held on 13 June 2006, excluded from the Community Land Classification the following:

Allotment 50 in Deposited Plan 12175 described in Certificate of Title Volume 5271, Folio 732, Golden Grove Road, Modbury Heights.

GREG PERKIN, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Resignation of Councillor

NOTICE is hereby given pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred due to the resignation of Councillor Wayne Gibbings, effective from 7 June 2006.

In accordance with section 6 (2) (a) (i) of the Local Government (Elections) Act 1999, a supplementary election is not required to be held.

P. PEPPIN, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

Change of Meeting Venue

NOTICE is hereby given that the next meeting of Council, scheduled to be held on Tuesday, 11 July 2006 at 7 p.m., will be held at the Port Broughton Golf Club, Fisherman's Bay Road, Port Broughton, in lieu of the Council Chambers in Bute.

N. HAND, District Manager

DISTRICT COUNCIL OF CLEVE

DEVELOPMENT ACT 1993

Arno Bay Plan Amendment Report Prepared by the Council—Targeted Public Consultation—Coastal Tourist Accommodation (Arno Bay) Zone

NOTICE is hereby given that the District Council of Cleve is in the process of preparing a Plan Amendment Report to amend development policy in and around Arno Bay.

Previously, Council undertook formal public notification of the plan between December 2003 and February 2004.

Council subsequently made key changes to the Plan Amendment Report after reviewing submissions received as a result of that public consultation process. These changes relate to allowing for the development of two-storey dwellings within the Coastal Tourism Accommodation (Arno Bay) Zone.

Council is now undertaking a further targeted public consultation in relation to this matter to give affected landowners the opportunity of making submission to Council on the matter of policy changes within the Coastal Tourist Accommodation (Arno Bay) Zone. Landowners and affected people will be sent letters advising of the changes and the opportunity to make further submission to Council.

Copies of the draft Plan Amendment Report will be available for public inspection and purchase during normal office hours at the Council Office, Main Street, Cleve and on the Council's website.

The draft Plan Amendment Report will be on display from Monday, 3 July 2006 until Monday, 31 July 2006.

Written submissions regarding the proposed amendments to the Coastal Tourist Accommodation (Arno Bay) Zone particularly in relation to the matter of amended policy concerning two-storey dwellings within the zone, should be submitted no later than 5 p.m. on Monday, 31 July 2006.

All submissions should be addressed to the Chief Executive Officer, District Council of Cleve, P.O. Box 36, Cleve, S.A. 5640.

F. GILLINGS, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

ERRATUM

Declaration of Rates and Charges

NOTICE is hereby given that due to a typographical error, the differential rate for 'Outside Towns—Rural' previously gazetted and advertised in a notice on 22 June 2006, of 0.7835 cents in the dollar, *should* have read 0.5438 cents in the dollar.

F. L. GILLINGS, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of the Copper Coast, at its Special Meeting of Council, held on Wednesday, 21 June 2006, resolved as follows:

Adoption of Valuation

The most recent valuation of the Valuer-General available to the Council, of the capital value of land within the Council's area, be adopted for rating purposes for the year ending 30 June 2007, totalling \$1 996 120 480.

Adoption of Rates

1. That pursuant to section 152 (1) (c) of the Act the general rate within the area of the Council be declared for the financial year ending 30 June 2007, be based on two components:

- (i) one being the value of the rateable land; and
- (ii) the other being the fixed charge applicable to the rateable land and that for the purposes of (i) the Council declare differential general rates according to the use of the land in accordance with section 156 (1) (a) of the Act.

2. That an amount of \$224 be a fixed charge on each separate piece of rateable land in the area of the Council for the purposes of rates pursuant to section 152 of the Local Government Act 1999, for the year ending 30 June 2007.

3. That the amounts of the differential general rates are as follows:

- 3.1 for all rateable land within the area of the Council which has a land use designated as Residential, a rate of 0.23 cents in the dollar;
- 3.2 for all rateable land within the area of the Council which has a land use designated as Commercial—Shop, Commercial—Office or Commercial—Other, a rate of 0.44 cents in the dollar;
- 3.3 for all rateable land within the area of the Council which has a land use designated as Industry—Light or Industry—Other, a rate of 0.44 cents in the dollar;

3.4 for all rateable land within the area of the Council which has a land use designated as Primary Production, a rate of 0.155 cents in the dollar; and

3.5 for all rateable land within the area of the Council which has a land use designated as Vacant Land, a rate of 0.33 cents in the dollar.

Adoption of Community Wastewater Management Scheme Annual Service Charges

That pursuant to section 155 of the Local Government Act 1999, Community Wastewater Management Annual Service Charges be declared and imposed for the year ending 30 June 2007, as follows:

1. \$148 on each vacant allotment and \$181 in respect of each property unit for occupied allotments serviced by the Kadina Community Wastewater Management Scheme;

2. \$169 per property unit in respect of each allotment serviced by the Wallaroo Community Wastewater Management Scheme 1 Wallaroo Hospital Section;

3. \$169 per property unit in respect of each allotment serviced by the Wallaroo Community Wastewater Management Scheme 2 Wallaroo Owen Terrace Extension;

4. \$169 per property unit in respect of each allotment serviced by the Wallaroo Community Wastewater Management Scheme 3 Wallaroo Church Street Extension;

5. \$169 per property unit in respect of each allotment serviced by the Wallaroo Community Wastewater Management Scheme Wallaroo Section 1808 Subdivision (Allotments 327-383) Extension;

6. \$169 per property unit in respect of each allotment serviced by the Wallaroo Community Wastewater Management Scheme Wallaroo Section 500 Subdivision (Marina and Hospital) Extension;

7. \$242 on each vacant allotment and \$245 in respect of each property unit for occupied allotments serviced by the Wallaroo Community Wastewater Management Scheme.

Adoption of NRM Levy

That pursuant to section 95 of the Natural Resource Management Act 2004 and section 154 of the Local Government Act 1999, a separate rate of 0.0051 cents in the dollar is declared on all rateable land within the Council area to raise the amount of \$95 681 payable to the Northern and Yorke Natural Resources Management Board in accordance with the requirements of the Natural Resources Act 2004.

Payment of Rates

That the requirements for the payment of rates be as follows:

- (a) Rates (i.e. Differential General Rate plus Fixed Charge and Annual Service Charge) declared by Council for the financial year ending 30 June 2007, will fall due in four equal or approximately equal instalments.
- (b) The said four instalments shall be payable on or before the first day in the months of September 2006, December 2006, March 2007 and June 2007, failing which the said rates shall be regarded as being in arrears and subject to the imposition of fines, as prescribed.

P. DINNING, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Exclusion from Classification as Community Land

NOTICE is hereby given pursuant to section 193 (6) of the Local Government Act 1999, that at the Council meeting of 18 April 2005, Council resolved pursuant to section 193 (4) of the said Act that the following land be excluded from Classification as Community Land:

Allotment 522 in Deposited Plan 195134, Allotment 523 in Deposited Plan 195135, Allotment 524 in Deposited Plan 195136, Allotment 530 in Deposited Plan 195142, Hundred of MacDonnell and located at 55-57 Sea Parade, Port MacDonnell.

R. J. PEATE, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that in accordance with section 167 of the Local Government Act 1999, the Kingston District Council hereby adopts, for the year ending 30 June 2007, the capital values made by the Valuer-General totalling \$664 276 240 of which \$649 521 900 is in respect to rateable land and that 23 June 2006, shall be the day as and from when such valuations shall become the valuation of the Council.

Declaration of Rates

That pursuant to section 153 (1) (b) of the Local Government Act 1999, Kingston District Council hereby declares, for the year ending 30 June 2007, the following differential rates based upon locality on all rateable land within the area, in accordance with the provisions of section 156 (1) (b) of the said Act:

- (a) a differential rate of 0.3762 cents in the dollar (Urban Rate) on the capital value of all rateable property within the townships of Kingston, Rosetown and Cape Jaffa;
- (b) a differential rate of 0.3472 cents in the dollar (Rural Living Rate) on the capital value of all rateable property within the Rural Living Zone (RuL) abutting the township of Kingston, as in accordance with maps King/24, King/26, King/27 and King/31 of Council's Development Plan; and
- (c) a differential rate of 0.3317 cents in the dollar (Rural Rate) on the capital value of all rateable property within the remainder of the Council district.

Declaration of Minimum Rate

That pursuant to section 158 of the Local Government Act 1999, the Kingston District Council hereby fixes, in respect to the year ending 30 June 2007, a minimum rate of \$382.

Declaration of Separate Rate—Natural Resource Management Levy

That in exercise of the powers contained in section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount contributed to the South East Natural Resources Management Board, a separate rate of \$31.15 be declared on all rateable land in the Council district, in respect to the year ending 30 June 2007, based on a fixed levy of the same amount on all rateable land.

Declaration of Service Charges—Kingston Common Wastewater Management Scheme (formerly STEDS)

That pursuant to section 155 of the Local Government Act 1999, the Kingston District Council hereby fixes, in respect to the year ending 30 June 2007, an annual service charge for the Kingston Common Wastewater Management System (formerly STEDS) as follows:

- \$298 per unit on each occupied allotment;
- \$198 per unit on each vacant allotment,

being charged in accordance with the Common Wastewater Management System Property Units Code as provided at Regulation 9A of the Local Government (General) Regulations 1999.

Declaration of Service Charge—Mobile Garbage Bin Collection and Disposal Services

That pursuant to section 155 of the Local Government Act 1999, the Kingston District Council hereby fixes, in respect to the year ending 30 June 2007, an annual service charge for the Mobile Garbage Bin Collection and Disposal Services as follows:

\$80 per 240 L mobile garbage bin collected from each allotment,

being charged in accordance with Council's Mobile Garbage Bin Collection and Disposal Policy using each 240 L mobile garbage bin as representative of the level of usage of the service.

Payment of Rates

That pursuant to section 181 (1) (a) of the Local Government Act 1999, the Kingston District Council hereby declares that rates for the year ending 30 June 2007, will fall due in four equal or approximately equal instalments that fall due on the following dates:

1 September 2006
1 December 2006
1 March 2007
1 June 2007

M. R. MCCARTHY, Chief Executive Officer

LIGHT REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Light Regional Council Development Plan—Kapunda Residential Zone Plan Amendment Report

Revised Plan Amendment Report: Re-Exhibited

The Plan Amendment Report has been updated to ensure identified anomalies have been addressed. Interested persons should ensure they review and base their submissions on the June 2006: Version 5 of the Plan Amendment Report.

Draft for Public Consultation

THE LIGHT REGIONAL COUNCIL has prepared a draft Kapunda Residential Plan Amendment Report (PAR) to amend the Light Regional Council Development Plan.

The Kapunda Residential Zone PAR will amend the Light Regional Council Development Plan by amending the policy framework relating to residential development within the greater township of Kapunda and its surrounds. The area to the north-west of the township will undergo the majority of the changes resulting from this PAR. The rezoning will reflect the desired future character of the region which has been defined through Council's Strategic Township Review.

The draft PAR will be available for public inspection and purchase during normal office hours at the Council Offices being the Principal Office, 93 Main Street, Kapunda, or the Branch Office, 12 Hanson Street, Freeling. The draft PAR is also available at Council's library and on Council's website www.light.sa.gov.au from 29 June 2006 to 30 August 2006.

A copy of the PAR can be purchased from the Council Office at \$30 each.

Written submissions regarding the draft amendment will be accepted by Council until 30 August 2006. Written submissions should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive Officer of the Light Regional Council with mailing address P.O. Box 72, Kapunda, S.A. 5373.

Copies of all submissions received will be available for inspection by interested persons at the Light Regional Council offices from 30 August 2006 until the date of the public hearing.

A public hearing will be held at 7.30 p.m. at the Council Chamber, 93 Main Street, Kapunda, S.A. 5373 on Tuesday, 5 September 2006.

A public hearing may not be held if submissions indicate no interest in speaking at the public hearing.

Dated 29 June 2006.

P. BEARE, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Appointment

NOTICE is hereby given that at a meeting of the Council held on 14 June 2006, Craig Darrell Martin was appointed as an Authorised Officer, pursuant to the Public and Environmental Health Act 1987 (section 7 (1)), Food Act 2001 (section 94), Dog and Cat Management Act 1995 (section 28), Local Government Act 1999 (section 260), Environment Protection Act 1999 (Burning Policy) and Development Act 1993 (section 18) and cancels the authorisations of Emily Jane Post.

P. BARRY, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Temporary Road Closure

NOTICE is hereby given that it is proposed to close portion of Bower Road, Yankalilla, from the alignment of the northern boundaries of allotments 476 and 482 to a location 10 m south of the northern boundaries of allotments 476 and 482, for an indefinite period to through vehicular traffic.

A community consultation process is being undertaken in accordance with the requirements of section 359 (1) of the Local Government Act 1934, as amended and section 32 of the Road Traffic Act 1961.

Residents and stakeholders have been notified and asked to comment on the proposal.

For further information regarding the proposed temporary road closure, please contact Darryl Schintler, Manager, Infrastructure and Technical Services on 8558 0200.

Please forward submissions and comments to:

Manager Infrastructure and Technical Services,
District Council of Yankalilla,
P.O. Box 9,
Yankalilla, S.A. 5203.

Closing date for submissions is Friday, 21 July 2006.

R. D. SWEETMAN, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Resignation of Councillor

NOTICE is hereby given pursuant to section 54 (6) of the Local Government Act 1999, that a vacancy has occurred due to the resignation of Councillor Douglas Evans, Flinders Ward.

In accordance with section 6 (2) (a) (i) of the Local Government (Elections) Act 1999, a supplementary election is not required to be held.

R. D. SWEETMAN, Chief Executive Officer

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

Arnold, Brunhilde Katharina, late of 50 Gulfview Road, Christies Beach, of no occupation, who died on 24 March 2006.

Decomlay, Wally, late of Barlett Parade, Port Augusta, of no occupation, who died on 13 August 2005.

Gasmier, Avis Myrtle, late of 17 Hill Street, Kingswood, widow, who died on 21 April 2006.

Manning, Mary Rose, late of 14-22 King William Road, Wayville, retired registered nurse, who died on 30 April 2006.

Preece, Douglas Ronald, late of Bellevue Court, Gawler East, retired railway employee, who died on 28 April 2006.

Stefanic, Nikola, late of 150-164 Bay Road, Encounter Bay, of no occupation, who died on 1 February 2006.

Streater, Nellie Anna Jane, late of 8 Mine Street, Kadina, retired bench hand, who died on 4 May 2006.

Thain, Dudley George, late of 15 Rosemary Street, Woodville West, retired salesman, who died on 9 March 2006.

White, Garnet Charles, late of 4 Orana Avenue, Glenelg North, retired sales manager, who died on 11 April 2006.

Williams, George Henry, late of 4 Vincent Street, Hendon, retired waterside worker, who died on 24 April 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 28 July 2006, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 29 June 2006.

C. J. O'LOUGHLIN, Public Trustee

PARTNERSHIP ACT 1891

O'CONNELL PLAZA VIDEO

Notice of Dissolution of Partnership

TAKE notice that the partnership between Gary Michael Lewis and George Lagnoik under the name and style 'O'Connell Plaza Video' was dissolved on 15 May 2006.

G. M. LEWIS

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.

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