

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 30 NOVEMBER 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, 30 November 2006

Erratum

IN the *Government Gazette* of Thursday, 23 November 2006 on page 4022, the title of Act numbered 25 should *read* 'Development (Development Plans) Amendment Act 2006' and not 'Development (Development Panels) Amendment Act 2006'.

Department of the Premier and Cabinet Adelaide, 30 November 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. 31 of 2006—Dental Practice (Miscellaneous) Amendment Act 2006. An Act to amend the Dental Practice Act 2001 and to make related amendments to the Chiropractic and Osteopathy Practice Act 2005, the Medical Practice Act 2004, the Occupational Therapy Practice Act 2005, the Physiotherapy Practice Act 2005 and the Podiatry Practice Act 2005.

No. 32 of 2006—Child Sex Offenders Registration Act 2006. An Act to establish a register of child sex offenders to prevent registered child sex offenders engaging in child-related work to make a related amendment to the Criminal Law (Sentencing) Act 1988 and for other purposes.

No. 33 of 2006—Evidence (Use of Audio and Audio Visual Links) Amendment Act 2006. An Act to amend the Evidence Act 1929.

By command,

GAIL GAGO, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 30 November 2006

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

Member: (from 30 November 2006 until 31 August 2009) Kerry Jane Peek

By command,

GAIL GAGO, for Premier

GAIL GAGO, for Premier

HEACS06/165

Department of the Premier and Cabinet Adelaide, 30 November 2006

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jay Wilson Weatherill, MP, Minister for Families and Communities, Minister for Aboriginal Affairs and Reconciliation, Minister for Housing, Minister for Ageing, Minister for Disability and Minister Assisting the Premier in Cabinet Business and Public Sector Management to be also Acting Minister for Transport, Acting Minister for Infrastructure and Acting Minister for Energy for the period 3 December 2006 to 8 December 2006 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

By command,

ICT06/002CSPT1

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 an Emergency Services Reserve and declare that such land shall be under the care, control and management of the Minister for Emergency Services.

The First Schedule

Country Fire Services Reserve, Section 177, Hundred of Coles, County of Robe, the notice of which was published in the *Government Gazette* of 29 September 1988, at page 1186, being the whole of the land comprised in Crown Record Volume 5616, Folio 515.

The Second Schedule

Allotment 2 of Deposited Plan 71425, Hundred of Coles, County of Robe, exclusive of all necessary roads.

Dated 30 November 2006.

GAIL GAGO, Minister for Environment and Conservation

DEHAA 09/2002

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

Preamble

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

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

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

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

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

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

- Correspondence from Tania Lee dated 1 November 2006.
- Retail Building Elevations for the Holdfast Shores Stage 2B Entertainment Precinct (Drawing No. 02 0473 01 AR W388 Rev G) indicating location of signage.
- Various drawings and documents outlining the details of the proposed signage by 'interior architecture' dated 10 October 2006.
- Colour images of signage included in correspondence dated 26 October 2006.

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

8. The amendments to the development are contained in the correspondence by Tania Lee dated 1 November and 26 October 2006 and accompanying plans and images.

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

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

Decision

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

- (a) grant provisional development authorisation for the Holdfast Shores Stage 2B development at Glenelg, subject to the conditions and notes to the applicant below;
- (b) grant development authorisation for Building Rules Certification for the demolition of Magic Mountain and the use of the Police Station building by the Glenelg Surf Life Saving Club;
- (c) grant development authorisation for Building Rules Certification for Early Works Package 2B of the development. These apply to bulk excavation, piling, footings, retaining walls, stormwater disposal system, rock seawall extension, base for site paving, car park entry and Hope Street entry, oil pipeline diversion around the basement car park and site utilities infrastructure;
- (d) grant development authorisation for Building Rules Certification for Packages 3 and 4 of the development. These apply to early works for the Apartment Building and for the Entertainment and Retail Building, including excavation, piling, retaining walls, columns and inground services;
- (e) grant development authorisation for Building Rules Certification for Packages 5 and 6 of the development, which applies to the Platinum Apartments Superstructure and parts of the Entertainment Precinct Superstructure, and for the temporary walkway;
- (f) grant development authorisation for Building Rules Certification for Package 7 of the development, which applies to the Superstructure for the Entertainment Building and Surf Life Saving Club;
- (g) grant provisional development authorisation for the variation relating to an additional underground car park in the Entertainment Building;
- (h) grant development authorisation for the variation relating to modifications to the Entertainment Building;
- (i) grant development authorisation for the variation relating to a beach observation tower for the Glenelg Surf Life Saving Club;
- (j) grant provisional development authorisation for the variation relating to modifications to the Glenelg Town Hall;
- (k) grant development authorisation for the amendment No. 4 relating to modifications to the Entertainment Building;
- (*l*) specify all matters relating to this development plan authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (*m*) pursuant to section 48 and Regulation 64 (1) of the Development Act 1993, reserve the following matters for further decision-making at a later stage (refer 'Notes to Applicant'):

- (i) further assessment and certification in respect of the Building Rules for components of the proposed development;
- (ii) any external advertising signage;
- (n) approve the land division application 110/D012/04, lodged on 4 February 2004;
- (o) approve the land division application 110/D052/05, lodged electronically with the Development Assessment Commission on EDALA on 22 June 2005;
- (p) grant provisional development authorisation for the variation relating to Amendment No. 5—Modifications to the Retail Building. (Windows to the western wall);
- (q) grant provisional development authorisation for the variation relating to Amendment No. 6—Revision to retaining walls adjacent Glenelg Town Hall;
- (r) grant development authorisation for Building Rules Certification for Building Rules Certificate for Packages 3 and 4 (Platinum Apartments Basement and Entertainment Precinct Basement) to reflect modifications to the retaining wall and for Package 7 to reflect the approved modification to the Entertainment Building, (Amendment No. 4);
- (s) grant provisional development authorisation for the variation relating to—modifications to Level 3 of the Entertainment Building (Amendment No. 8);
- (t) grant provisional development authorisation for the variation relating to—modifications to and signage for the Retail Tenancy T05 on Moseley Square (Amendment No. 9);
- (u) approve the land division application 110/C053/05 in plans and associated documents uploaded electronically onto EDALA on 28 April 2006 and 15 May 2006 and a range of associated detailed documentation attached to a letter from Norman Waterhouse to the City of Holdfast Bay dated 11 May 2006;
- (v) approve the land division applications 110/C061/05 and 110/C062/05 in plans and associated documents uploaded electronically onto EDALA on 25 July 2005;
- (w) approve the land division application 110/C101/05 in plans and associated documents uploaded electronically onto EDALA on 19 December 2005;
- (x) grant provisional development authorisation for the variation relating to modifications to Level 3 and signage for the Entertainment Building (Amendment No. 12);
- (y) grant provisional development authorisation for the variation relating to modifications to Retail Tenancy T01 adjacent to Moseley Square (Amendment No. 13);
- (z) grant provisional development authorisation for further signage for Retail Tenancy T05 adjacent to Moseley Square (Amendment No. 18);
- (aa) grant provisional development authorisation for the variation for façade modifications to Tenancies T02 (adjacent to Moseley Square) and T16 and an outdoor dining area in Holdfast Walk (Amendment No. 7);
- (bb) grant provisional development authorisation for the variation for façade modifications to Retail Tenancy T03 adjacent to Moseley Square (Amendment No. 15);
- (cc) grant development authorisation for Building Rules Certification for Tenancy T05 adjacent to Moseley Square;
- *(dd)* grant provisional development authorisation for the variation relating to modifications to Retail Tenancy T04 adjacent to Moseley Square (Amendment No. 16);
- (ee) grant development authorisation for Building Rules Certification for Tenancy T04 adjacent to Moseley Square;
- (ff) grant development authorisation for the deletion of the screens at the southern end of the Platinum Apartments Building;

- (gg) grant development authorisation for Building Rules Certification for Tenancy T01, adjacent to Moseley Square;
- (hh) grant provisional development authorisation for the façade modification, signage and introduction of a mezzanine floor to Retail Tenancy T06 in Holdfast Walk (Amendment No. 19);
- (ii) grant provisional development authorisation for additional signage for Retail Tenancy T03 (Amendment No. 20);
- (jj) grant provisional development authorisation for the variation to install two structures (water tower and miners hut) in the Mini-Golf Course (Amendment No. 17);
- (kk) grant provisional development authorisation for signage for Tenancy T01, adjacent to Moseley Square. (Amendment No. 21);
- (*ll*) grant development authorisation for Building Rules Certification for Tenancy T06, in Holdfast Walk;
- (mm) grant development authorisation for Building Rules Certification for Tenancy T11, in Holdfast Walk; and
- *(nn)* grant provisional development authorisation for signage for Tenancies T02/T16, adjacent to Moseley Square and Holdfast Walk. (Amendment No. 22)

Conditions of Approval

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

- The following drawings contained in the Amended Development Report for Holdfast Shores Stage 2B, dated September 2003, except to the extent that they are varied by the plans described in paragraph 1 (b):
 - Drawing Titled: 'Site plan level B2'; Drawing Number: 111.
 - Drawing Titled: 'Site plan level 1'; Drawing Number: 112.
 - Drawing Titled: 'Site plan level 2'; Drawing Number: 113.
 - Drawing Titled: 'Entertainment building basement'; Drawing Number: 114.
 - Drawing Titled: 'Entertainment building level 1'; Drawing Number: 115.
 - Drawing Titled: 'Entertainment building level 2'; Drawing Number: 116.
 - Drawing Titled: 'Entertainment building levels 3 and 4'; Drawing Number: 117.
 - Drawing Titled: 'Entertainment building elevations'; Drawing Number: 118.
 - Drawing Titled: 'Entertainment building elevations'; Drawing Number: 119.
 - Drawing Titled: 'Entertainment building sections'; Drawing Number: 120.
 - Drawing Titled: 'Apartment Plans B2 and B1'; Drawing Number: 121.
 - Drawing Titled: 'Apartment Plans L1, L2, L3-4 and L5'; Drawing Number: 122.
 - Drawing Titled: 'Apartment Plans L6-8 and L9, roof plan'; Drawing Number: 123.
 - Drawing Titled: 'Apartment elevations—north and east'; Drawing Number: 124.
 - Drawing Titled: 'Apartment elevations—west and south'; Drawing Number: 125.
 - Drawing Titled: 'Apartment sections'; Drawing Number: 126.
 - Drawing Titled: 'Land use'; Drawing Number: 127.
 - Drawing Titled: 'Built form'; Drawing Number: 128.
 - Drawing Titled: 'Urban spaces'; Drawing Number: 129.

- Drawing Titled: 'Open space/vegetation'; Drawing Number: 130.
- Drawing Titled: 'View corridor'; Drawing Number: 131.
- Drawing Titled: 'Climate'; Drawing Number: 132.
- Drawing Titled: 'Microclimate'; Drawing Number: 133.
- Drawing Titled: 'Links to surrounding areas'; Drawing Number: 134.
- Drawing Titled: 'Pedestrian movement'; Drawing Number: 135.
- Drawing Titled: 'Vehicle movement'; Drawing Number: 136.
- Drawing Titled: 'Concourse study—pedestrian movement'; Drawing Number: 137.
- Drawing Titled: 'Concourse study—vehicle movement'; Drawing Number: 138.
- Drawing Titled: 'Moseley Square study'; Drawing Number: 139.
- Drawing Titled: 'Town Hall opportunities'; Drawing Number: 140.
- Drawing Titled: 'Foreshore open space study'; Drawing Number: 141.
- Drawing Titled: 'Apartment building study'; Plan Number: 142.
- Drawing Titled: 'Entertainment precinct—east plaza study'; Drawing Number: 143.
- Drawing Titled: 'Sun diagrams summer'; Drawing Number: 144.
- Drawing Titled: 'Sun diagrams winter'; Drawing Number: 145.
- Drawing Titled: 'Landscaping'; Drawing Number: 146.
- Drawing Titled: 'Construction Stage 1'; Drawing Number: 147.
- Drawing Titled: 'Construction Stage 2'; Drawing Number: 148.
- Drawing Titled: 'Construction Stage 3'; Drawing Number: 149.
- Drawing Titled: 'Construction Stage 4'; Drawing Number: 150.
- The following drawings accompanying the Response by proponent to submissions, 3. City of Holdfast Bay Submission, dated 17 December 2003, as they relate to the proposal for Holdfast Shores Stage 2B, except to the extent that they are varied by the plans as described in paragraph (c):
 - Drawing Titled: 'Sun diagrams summer'; Drawing Number: 144 rev. A.
 - Drawing Titled: 'Sun diagrams winter'; Drawing Number: 145 rev. A.
 - Drawing Titled: 'Entertainment building basement supplementary plan'; Drawing Number: 151 rev. A.
 - Drawing Titled: 'Entertainment building level 1 supplementary plan'; Drawing Number: 152 rev. A.
 - Drawing Titled: 'Entertainment building level 2 supplementary plan'; Drawing Number: 153 rev. A.
 - Drawing Titled: 'Entertainment building levels 3 and 4 supplementary plan'; Drawing Number 154.
 - Drawing Titled: 'Entertainment building levels 3 and 4 supplementary plan'; Drawing Number: 154 rev. A.
- The following drawings accompanying the further information and clarification letter dated 22 January 2004, as they relate to the proposal for Holdfast Shores Stage 2B:
 - Drawing Titled: 'Car park ventilation supplementary plan'; Drawing Number: 155.
 - Drawing Titled: 'Civil stormwater supplementary plan'; Drawing Number: 156.

- Drawing Titled: 'Civil stormwater supplementary plan' Drawing Number: 157.
- Drawing Titled: 'Oil pipeline supplementary plan'; Drawing Number: 158.
- The land division plan lodged with the Development Assessment Commission on 4 February 2004: Application number 110/D012/04.
- The land division plan lodged electronically on EDALA with the Development Assessment Commission on 22 June 2005: Application number 110/D052/054.
- The land division plans lodged electronically on EDALA with the Development Assessment Commission which include an amended final scheme description uploaded on 28 April 2006 and an amended final plan uploaded on 15 May 2006: Application number 110/C053/05.
- The land division plans lodged electronically on EDALA with the Development Assessment Commission on 25 July 2005: Application numbers 110/D061/05 and 110/D062/05.
- The land division plan lodged electronically on EDALA with the Development Assessment Commission on 19 December 2005: Application number 110/C101/05.
- The following documents, except to the extent that they are varied by the plans described in paragraphs (a) and (c):
 - Amended Development Report for Stage 2B, Volumes 1 and 2 by the Holdfast Shores Consortium, dated 18 September 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The letter from Woodhead International to Planning SA, titled Response by proponent to submissions, 3. City of Holdfast Bay submission, dated 17 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The Amended Assessment Report prepared by the Minister for Aboriginal Affairs and Reconciliation (as delegate Minister for the Minister for Urban Development and Planning), for the Holdfast Shores 2B development, dated February 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - The letter from Woodhead International to Planning SA, titled Further Information and Clarification, dated 22 January 2004.
 - The letter from Woodhead International to Planning SA, titled Packages 1 and 2A Building Rules Certification, dated 21 June 2004.
 - The letter from Woodhead International to Planning SA, titled Early Works Package 2B Building Rules Certification, dated 15 July 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 1 to Provisional Development Authorisation (reserved matters), dated 1 June 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 2 to Provisional Development Authorisation (reserved matters), dated 17 August 2004.
 - The letter from Woodhead International to Planning SA, titled Building Rules Certification for Packages 3 and 4, dated 28 September 2004.
 - The letter from Woodhead International to Planning SA, titled Amendment No. 3 to Development Authorisation—Temporary Walkway, dated 24 January 2005.
 - The letter from Woodhead International to Planning SA, Amendment No. 3 to Provisional Development Authorisation, dated 11 January 2005.
 - The letter from Woodhead International to Planning SA, titled Packages 5 and 6 Building Rules Certification, dated 4 January 2005.
 - The letter from Woodhead International to Planning SA, Amendment No. 2 of Provisional Development Authorisation, dated 27 October 2004.

- Letter from Woodhead International to Planning SA, titled Package 7 Building Rules Certification, dated 6 May 2005.
- Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Glenelg Town Hall Egress, dated 8 March 2005.
- Letter from Alexander Symonds to Planning SA titled Holdfast Shores Stage 2B—Land Division Application 110/D052/05 and 100/C053/05, dated 11 October 2005.
- Letter from Baulderstone Hornibrook Urban Construct Joint Venture, titled Holdfast Shores Stage 2B—Land Division, to Planning SA dated 14 December 2005.
- Letter from Connor Holmes, titled Holdfast Shores Stage 2B—Land Division Application 110/D052/05 and 110/C053/05, to Planning SA dated 6 January 2006.
- Letter from Norman Waterhouse to Planning SA, titled Holdfast Shores Stage 2B—Land Divisions—Glenent Pty Ltd, dated 20 January 2006.
- Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Amendment No. 5 to the Provisional Development Authorisation, dated 2 December 2005.
- Letter from Woodhead International to Planning SA, Holdfast Shores Stage 2B, Amendments to Packages 2B and 7 Building Rules Certification, dated 21 September 2005.
- Letter from Baulderstone Hornibrook to City of Holdfast Bay (copied to Planning SA) Holdfast Shores Stage 2B, excavation of basement, eastern side of Glenelg Town Hall, dated 7 November 2005.
- Letter from Harben Design included with e-mail dated 8 December 2005.
- Letter from QED Pty Ltd, on behalf of Starbucks Australia, dated 10 January 2006.
- Email from QED Pty Ltd, dated 27 January 2006, titled 'Starbucks—Glenelg—Extra Information'.
- A range of associated detailed documentation (associated with 110/C053/05) attached to a letter from Norman Waterhouse to the City of Holdfast Bay dated 11 May 2006.
- Letter from Harben Design included with an email dated 16 May 2006.
- Facsimile from Harben Design dated 20 June 2006 (advising withdrawal of roof mounted signage).
- Facsimile from Galcon Developments on behalf of Souvlaki Bros dated 29 May 2006.
- Letter from QED Pty Ltd, on behalf of Starbucks Australia dated 2 August 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, dated 10 November 2005.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision A), dated 28 February 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision B), dated 11 May 2006.
- Letter from Tania Lee to Planning SA, dated 16 May 2006.
- Letter from Whitehall Property Development to Planning SA, titled Holdfast Shores Stage 2B— Tenancies T02 and T16, Re-Amended Planning Submission (Revision B)—Omission of Canopy, dated 25 July 2006.
- Development Application form from Un Caffe Bar, dated 9 May 2006.

- Email from Un Caffe Bar to Planning SA, dated 22 August 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 7 July 2006 for Tenancy T01.
- Building Rules documentation and accompanying plans from HSA Consultants dated 14 August 2006 for Tenancy T05.
- Correspondence from RHAD on behalf of Nandos dated 17 July, 30 August and 8 September 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 11 September 2006 for Tenancy T04.
- Letter from Woodhead International to Planning SA, titled Platinum Apartments Screen, dated 27 June 2006.
- Building Rules documentation and accompanying plans from Katnich Dodd Private Certifier dated 7 July 2006 and 5 October 2006 for Tenancy T01, adjacent to Moseley Square.
- Correspondence from CARDS dated 22 September and 26 October 2006.
- Development Application form by Evan Drakos seeking approval for additional light box signage, dated 27 September 2006.
- Building Rules documentation and accompanying plans from Tecon Australia dated 10 November 2006.
- Building Rules documentation and accompanying plans from Evans & Brown Building Consultants dated 1 November 2006.
- Correspondence from Tania Lee dated 1 November 2006 and 26 October 2006.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Existing glass in doors, side panels and other human impact areas shall be assessed by the glazier for compliance with section 5 of AS 1288-1994 Glass in Buildings. The applicant is advised that to comply with the Occupational Health, Safety and Welfare Act 1986, any glass that does not meet current requirements should be replaced. IMPORTANT: The Building Rules Certification does not imply compliance with the Electricity Act 1996, (building within prescribed distances of adjacent power lines) or Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act as amended or any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

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

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

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

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

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

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

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

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

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

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

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

NOTES TO APPLICANT:

- A decision on the reserved matters relating to Building Rules assessment and certification requirements for further stages will only be made by the Governor (or her delegate) after a Building Rules assessment and certification has been undertaken and issued by the City of Holdfast Bay, or a private certifier, as required by the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993.
- If the Building Rules assessment process demonstrates that the Holdfast Shores Stage 2B development complies with the Building Rules pursuant to the Development Act 1993 and Development Regulations 1993, the City of Holdfast Bay, or a private certifier conducting the Building Rules assessment, must:
 - (a) provide to the Minister the certification in the form set out in Schedule 12A of the Development Regulations 1993; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a schedule of essential safety provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

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

- The City of Holdfast Bay, or a private certifier undertaking the Building Rules assessment and certification for the Holdfast Shores Stage 2B development, must ensure that any assessment and certification is consistent with this provisional development authorisation (including any conditions or notes that apply in relation to this provisional development authorisation).
- Should the applicant wish to vary the application or the staging of any reserved matters, as outlined in this provisional development authorisation, a variation to the application may be submitted, pursuant to section 48B of the Development Act 1993, provided that the development application variation remains within the ambit of the Amended Development Report and Amendment Assessment Report referred to in this provisional development authorisation.
- The applicant is advised of the requirement to comply with the Environment Protection Authority's (EPA) 'Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry' during demolition and construction of the development.
- Noise emissions from the Holdfast Shores Stage 2B development will be subject to the Environment Protection (Industrial Noise) Policy 1994 and the Environment Protection Authority (EPA) Guidelines and the Environment Protection Act 1993.
- Prior to any construction, the applicant should consult with Adelaide Airport Ltd, about crane operations.
- The Heritage Branch of the Department for Environment and Heritage, should be consulted if there is to be any physical intervention to the structures on the adjacent State Heritage place (Glenelg Town Hall). Any such work must be executed in accordance with advice arising from such consultation.
- The proponent is reminded of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment.

- If the Holdfast Shores 2B development is not substantially commenced within two years of the date of any reserved matter decisions, the Governor may cancel this provisional development authorisation and any subsequent decisions on reserved matters (where relevant).
- The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.
- Final details on the size and construction of the beach tower and confirmation that ownership and maintenance is to be by the Surf Life Saving Club to be provided to the satisfaction of the City of Holdfast Bay.
- The precise location of the beach tower needs to allow for future volleyball courts and be to the satisfaction of Council's Holdfast Shores Stage 2B Project Board Steering Committee.
- Visually attractive options, such as the incorporation of public art, should be considered for the screening of the proposed transformer located on the southern elevation of the Entertainment Building.
- Further details shall be provided to the City of Holdfast Bay regarding the waterslides and their support structures to ensure that:
 - (a) the proposed support structures do not dominate the built form and western and south-western face of the Entertainment Building; and
 - (b) adequate visual permeability is retained between the waterslide tubes.
- All land division documentation, including easement plans should be forwarded to Council for execution under the Real Property Act 1886.
- Variation No. 5 to the Retail Tenancy will be subject to meeting the requirements of the Building Code of Australia, particularly in terms of fire safety.
- External advertising and proposed colour schemes of the buildings adjacent to the former Town Hall shall be the subject of a separate approval.
- Applicants for Retail Tenancies which sell food and beverages (including the applicants for Retail Tenancies T05, T01, T02/T16, T03 and T04) are required to lodge a formal application for the internal fitout with Council's Environmental Health Unit for assessment against the Food Act 2001 and Environmental Health Act 1987.
- Applicants for Retail Tenancies which incorporate outdoor dining areas (including the applicants for Retail Tenancies T05, T01, T02/T16, T03 and T04) are required to lodge a separate application for an Outdoor Dining Permit with Council for any proposed Outdoor Dining areas. (NB: this will be assessed in accordance with Council's adopted Moseley Square Outdoor Dining Guidelines).
- Following completion of the retail buildings and associated balconies that encroach over Moseley Square, an Encroachment Permit and invoice for the annual encroachment fee will be forwarded to the building owner/s by Council. (NB: the annual fee is based on a valuation of the size of the encroachment and its use).
- The applicants for Retail Tenancy T01 and Tenancies T02 and T16 are required to lodge a separate Development Application for any external signage proposed on the buildings.
- The applicants for Retail Tenancies T02/T16 and T03 are advised that the proposed location of their service counters, directly adjacent to Moseley Square, may impact on the extent of outdoor dining that may be approved by Council in this location for these tenancies, due to a need to widen the pedestrian clearway to accommodate any queuing/ gathering of patrons at this service counter.

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

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

• The applicant at all times should ensure that:

- all food and drinks supplied in the defined outdoor dining area is served by waiters and/or waitresses to only such persons as are seated at tables in the dining area;
- all patrons purchasing take-away food and/or liquor are requested to inform the applicant as to whether or not they wish to consume the food and liquor in the defined outdoor dining area;
- all patrons who consume food and/or liquor at the tables in the defined outdoor dining area without crockery and cutlery are to be asked to leave immediately;
- if patrons purchasing take-away food and/or liquor wish to consume the same within the defined outdoor dining area they must do so at the tables provided therein using crockery and cutlery supplied by the applicant;
- crockery, cutlery and glassware is laid out at all tables for patrons who wish to consume food and/or liquor in the defined outdoor dining area only after a meal has been ordered by those patrons and that such cutlery, crockery and glassware is removed immediately upon the departure of those patrons; and
- an approved windproof ashtray must be present on the table whenever someone is smoking at that table.
- The applicant shall prepare in the adjoining premises all meals, food and liquid refreshments supplied at tables in the defined outdoor dining area.
- The applicant shall use mobile containers only for the purpose of conveying food, drink and tableware to and from the defined outdoor dining area and the adjoining premises and shall not permit the same to remain unattended in the defined outdoor dining area.
- The applicant shall at its cost in all things comply in all respects with the provisions of all Acts of Parliament, Regulations, Rules and By-laws for the time being in force and all notices, orders, requirements or directions which may be made or given by the Council or any other competent authority in respect of the same and, in particular and without limiting the generality of the foregoing, comply in all respects with the provisions of the Public and Environmental Health Act 1987, the Food Act 1985 and, if/when applicable, the Liquor Licensing Act 1985.

Notes that specifically apply to the applicant for Tenancy T04

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

- Proof of maintenance must be provided to Council each calendar year by the building owner.
- CERTIFICATE OF OCCUPANCY: A new Certificate of Occupancy is required to be issued in relation to the proposed development. Katnich Dodd will, before granting a certificate of occupancy, require:

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

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

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

Portion	Classification	Persons
Nandos	6	135

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

Notes that specifically apply to the applicant for Tenancy T01

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

 IMPORTANT: This report does not imply compliance with the Occupational Health, Safety and Welfare Act 1986, the (State) Equal Opportunity Act 1984, or with the Commonwealth Disability Discrimination Act 1993, as amended, or with any of the regulations under those Acts. It is the responsibility of the owner and the person erecting the building to ensure compliance with same.

Notes that specifically apply to the applicant for Tenancy T06

- Pursuant to Regulation 74 of the Development Regulations 1993 the applicant or builder proposing to undertake the development is advised of their obligation to give the Council one days notice of the commencement and completion of the development and at the stages notified by Council with the Development Approval. The notice of commencement shall include the names of the persons who will be signing the Statement of Compliance required by Regulation 83AB (8) of the Development Regulations 1993.
- The Certifier has formed the opinion that the building is not unsafe, structurally unsound and that access for people with disabilities has been considered as required by section 53A of the Development Act 1993.
- The stormwater disposal system must not allow the entry of water into any building or on to the land of any adjoining owner without their prior consent.
- This report based on the Building Rules Assessment only and does not suggest or infer compliance with any other legislation.
- A Schedule of Essential Safety Provisions Form 1, as required by Regulation 76 of the Development Regulations 1993, has been attached to the consent. The items to be inspected or tested are detailed in this Schedule.
- A certificate of occupation will not be required for this new work.
- A Schedule of Essential Safety Provisions Form 2 and a *pro forma* Builder's Statement of Compliance have been attached to the consent. These forms shall be completed by the builder returned to Tecon Australia at the completion of the development.
- The existing method of recording the maintenance of the essential safety provisions shall be amended as necessary to include the alterations to the fire and life safety items.

Dated 30 November 2006.

R. BARUA, Secretary, Development Assessment Commission

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Deborah Bower, of the University of Canberra, 2 Phillips Road, Berri, S.A. 5343 (the 'exemption holder') or a person acting as her agent is exempt from the Fisheries Act 1982, but only insofar as they may engage in the use of restricted gear in the River Murray system while attempting to research broad-shelled turtles (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 16 November 2006 until 1 November 2007, unless varied or revoked earlier.

SCHEDULE 1

- · Seine nets
- · Fyke nets
- Gill nets (not to be installed)
- Cathedral traps (modified crab pots)
- Crab pots

SCHEDULE 2

1. All native fish species collected during the exemption activity must be immediately returned to the water. Non-native species must not be released into the water alive.

2. The exemption holder must notify PIRSA Fisheries 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 and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9901935.

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

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

Dated 10 November 2006.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice made under section 43 of the Fisheries Act 1982, published in the *South Australian Government Gazette* on page number 3958, dated 17 November 2005, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the closed areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

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

2. The waters of the Spencer Gulf Prawn Fishery that are within the area commencing at position latitude 33°41.00'S, longitude 137°06.00'E, then to position latitude 33°52.10'S, 137°15.80'E, then to position latitude 33°53.50'S, longitude longitude then to position latitude 33°58.00'S, 137°12.00′E, longitude 137°15.00'E, then to position latitude 34°13.00'S, longitude 137°00.00′E, 34°13.00'S, then to position latitude longitude 136°52.00'E, 33°17.00'S, then to position latitude longitude 136°52.00'E, then to position latitude 34°17.00'S, longitude 137°00.00'E, 136°57.00'E, then to position latitude 34°29.00'S, longitude then to position latitude 34°29.00'S, longitude 136°05.00'E

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

SCHEDULE 2

From 2030 hours on 23 November 2006 to 0600 hours on 29 November 2006.

Dated 23 November 2006.

M. SMALLRIDGE, General Manager, Fisheries Policy

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.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
17 Gray Court, Adelaide	Allotment 462 in Filed Plan 182924, Hundred of	5707	746	12.12.68, page 2639	59.00
293-295 Waymouth Street, Adelaide	Adelaide Allotment 413 in Filed Plan 181255, Hundred of Adelaide	5789	894	31.1.02, page 423	247.00
8 George Street, Alberton	Allotment 45 in Deposited Plan 312, Hundred of Yatala	5237	32	24.5.01, page 1868	118.00
Lot 43, Aldinga Road (also known as Lot 100, Main South Road), Aldinga	Allotment 43 in Deposited Plan 56601, Hundred of Willunga	5847	491	27.7.06, page 2380	125.00
38 Clovelly Avenue, Christies Beach	Allotment 150 in Deposited Plan 3087, Hundred of Noarlunga	5166	48	27.4.06, page 1157	93.00
1 Trevorten Avenue, Glenunga	Allotment 43 in Deposited Plan 2113, Hundred of Adelaide	5559	837	15.12.05, page 4282	275.00
48 Gosfield Crescent, Hampstead Gardens	Allotment 299 in Deposited Plan 3045, Hundred of Yatala	5573	334	27.7.06, page 2380	188.00
31 Christie Street, Kadina	Allotment 1 in Filed Plan 107272, Hundred of Wallaroo	5180	589	25.9.03, page 3620	145.00
17 Waring Street, Kadina	Allotment 635 in Filed Plan 198006, Hundred of Wallaroo	5556	824	28.11.96, page 1755	148.00
1 Farnham Road, Keswick	Allotment 350 in Deposited Plan 1288, Hundred of Adelaide	5231	962	29.6.06, page 2074	140.00
Section 53368, Cudlee Creek Road (also known as Lot 4, Berry Hill Road), Lobethal	Allotment 4 in Deposited Plan 60166, Hundred of Adelaide Hills	5883	475	27.7.06, page 2380	160.00
Section 727, White Hut Road, Mypolonga (timber-frame with weatherboard cladding)	Section 727, Hundred of Mobilong	5939	201	30.10.03, page 3902	35.00
Section 727, White Hut Road, Mypolonga (timber-frame with fibrous cement sheeting)	Section 727, Hundred of Mobilong	5939	201	29.1.04, page 274	158.00
22 Livingston Street, Naracoorte	Allotment 61 in Town Plan 441202, Hundred of Naracoorte	5295	650	25.6.92, page 2054	121.00
60 Kadina Road, North Yelta	Section 2262, Hundred of Wallaroo	5432	561	13.7.89, page 87	110.00 house 50.00 flat
15 Sixth Street, Orroroo	Allotment 369 in Filed Plan 185261, Hundred of Walloway	5803	588	3.8.95, page 351	42.00
46 Rosalie Terrace, Parafield Gardens	Allotment 50 in Deposited Plan 6422, Hundred of Yatala	5179	647	27.7.06, page 2380	100.00
5 Birks Street, Parkside	Allotment 3 in Filed Plan 7972, Hundred of Adelaide	5798	358	25.9.97, page 886	237.00
23 Scott Street, Parkside	Allotment 1000 in Deposited Plan 34121, Hundred of Adelaide	5097	511	11.1.79, page 55	135.00
25 Scott Street, Parkside	Allotment 1000 in Deposited Plan 34121, Hundred of Adelaide	5097	511	11.1.79, page 55	155.00
38 Simpson Street, Port Pirie South	Allotment 441 in Filed Plan 189383, Hundred of Pirie	5711	201	28.9.95, page 831	50.00
68 York Road, Port Pirie West	Allotment 3 in Deposited Plan 1484, Hundred of Pirie	5106	361	25.5.06, page 1384	126.00
24 Alfred Street, Risdon Park (also known as Port Pirie)	Allotment 28 in Deposited Plan 479, Hundred of Pirie	5215	221	27.4.06, page 1157	124.00
(also known as Port Pirie) 12 Gordon Street, Risdon Park (also known as Port Pirie)	Allotment 19 in Deposited Plan 2191, Hundred of Pirie	5726	457	27.7.06, page 2380	83.00

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
25 Railway Terrace West, Snowtown	Allotment 174, Hundred of Barunga	5809	381	27.8.92, page 970	80.00
60 Hounslow Avenue, Torrensville	Allotment 56 in Filed Plan 143784, Hundred of Adelaide	5769	249	24.8.06, page 2862	200.00
Lot 37, Sowten Street, Waterloo	Allotment 37 in Deposited Plan 153, Hundred of Waterloo	5928	999	24.8.06, page 2862	85.00
67A Main North Road, Willaston	Allotment 2 in Filed Plan 9109, Hundred of Mudla Wirra	5898	134	4.11.76, page 1565	200.00
Dated at Adelaide, 30 Novemb			D. HUXLEY, Director,	Corporate Services	

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 following 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.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
9 Coburg Road, Alberton	Allotment 45 in Filed Plan 143209, Hundred of Yatala	5460	170	12.7.79, page 144
39 Russell Road, Athelstone	Allotment 6 in Deposited Plan 6776, Hundred of Adelaide	5581	594	26.10.06, page 3774
Section 65, Sturt Highway, Barmera	Section 65 in Hundred of Cobdogla Irrigation Area (Nookamka)	Crown 670	Lease 106	24.3.94, page 799
122 Drayton Street, Bowden	Allotment 22 in Filed Plan 122069, Hundred of Yatala	5607	294	9.5.68, page 1469
114 Churchill Road North, Dry Creek	Allotment 48 in Filed Plan 112082, Hundred of Port Adelaide	5753	321	3.10.74, page 2562
12 Secombe Street, Elizabeth Grove	Allotment 74 in Deposited Plan 6184, Hundred of Munno Para	5889	944	28.7.05, page 2512
44 King William Road, Goodwood	Allotment 2 in Filed Plan 1340, Hundred of Adelaide	5458	410	25.8.05, page 3112
46 Gosfield Crescent, Hampstead Gardens	Allotment 300 in Deposited Plan 3045, Hundred of Yatala	5690	406	29.8.02, page 3220
14 Downer Road, Kadina (also known as Wallaroo Mines)	Section 1572, Hundred of Wallaroo	5141	594	2.2.95, page 207
2 Basnett Street, Kurralta Park	Allotment 33 in Deposited Plan 3023, Hundred of Adelaide	5966	945	29.7.93, page 715
Flat 1, 39 Wehl Street North, Mount Gambier	Allotment 56 in Deposited Plan 1431, Hundred of Blanche	5837	936	26.1.89, page 227
Flat 2, 39 Wehl Street North, Mount Gambier	Allotment 56 in Deposited Plan 1431, Hundred of Blanche	5837	936	26.1.89, page 227
Lot 309, Kalimna Road, Nuriootpa	Allotment 309 in Deposited Plan 18689, Hundred of Moorooroo	5914	228	29.6.06, page 2074
24 Ontario Avenue, Panorama	Allotment 48 in Deposited Plan 5513, Hundred of Adelaide	5147	831	25.5.06, page 1384
16 Florence Street, Port Pirie (also known as 16-18)	Allotment 584 in Filed Plan 184666, Hundred of Pirie	5382	662	25.6.92, page 2054
71 Railway Terrace West, Snowtown	Allotment 17 in Deposited Plan 26890, Hundred of Barunga	5083	251	25.11.93, page 2605
3 Station Street, Wasleys	Allotment 394 in Filed Plan 174295, Hundred of Mudla Wirra	5742	10	25.6.92, page 2055
Dated at Adelaide, 30 November 20	06.	D. H	IUXLEY, I	Director, Corporate Services

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 Volume	<u>of Title</u> Folio
78 Morgan Avenue	Daw Park	Allotment 337 in Deposited Plan 746, Hundred of Adelaide	5643	920
20 McLean Street	Elizabeth Park	Allotment 101 in Deposited Plan 6630, Hundred of Munno Para	5695	259
403 The Parade	Kensington Gardens	Allotment 3 in Filed Plan 111900, Hundred of Adelaide	5201	134
52 Jollytown Road	Lyndoch	Allotment 3 in Deposited Plan 63587, Hundred of Barossa	5949	902
3 Bakara Street	Park Holme	Allotment 305 in Deposited Plan 3102, Hundred of Adelaide	5432	796
Lot 1, Section 650, Oliver Road	Reeves Plains	Allotment 1 in Deposited Plan 70881, Hundred of Port Gawler	5971	420
19 Berryman Road	Smithfield Plains	Allotment 318 in Deposited Plan 7888, Hundred of Munno Para	5822	479
1 Goodchild Street	Waikerie	Allotment 199, Hundred of Waikerie	5935	230
13 Mair Street	Wallaroo	Allotment 732 in Filed Plan 189674, Hundred of Wallaroo	5617	680
13 Ponsonby Street	West Hindmarsh	Allotment 22 in Deposited Plan 1342, Hundred of Yatala	5715	895

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Vahlano Hotels Pty Ltd as trustee for the Kalms Business Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Railway Terrace, Marree, S.A. 5733 and known as Marree Hotel.

The applications have been set down for hearing on 8 January 2007 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 1 January 2007).

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

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

Dated 22 November 2006

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Susan Ann Partyka has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2/120 Mount Barker Road, Stirling, S.A. 5152 and known as Autumn Gate Cafe.

The application has been set down for hearing on 9 January 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 2 January 2007).

The applicant's address for service is c/o Sue Partyka, 2/120 Mount Barker Road, Stirling, S.A. 5152.

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 27 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Nolan Wines Australia Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 415, Nolans Road, Hynam, S.A. 5262 and to be known as Nolan Wines Australia Pty Ltd.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, on or before 29 December 2006.

The applicant's address for service is c/o Westley Di Giorgio Solicitors, P.O. Box 1265, Naracoorte, S.A. 5271.

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

Dated 27 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Sound Knowledge Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Lot 2, Knightswell Road, Mindarie, S.A. 5309 and to be known as Australian Camp Services.

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

Conditions

The following licence conditions are sought:

• The sale of liquor is restricted for consumption on the licensed premises by Australian Zircon Mindarie Project Village Residents and other personnel associated with the operation of the Australian Zircon Mindarie, Mineral Sands, Construction Project.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 December 2006).

The applicant's address for service is c/o Marc Russo, 80 Main South Road, Cape Jervis, S.A. 5204.

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 27 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Colonel Light West Tennis Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 45A Penang Avenue, Colonel Light Gardens, S.A. 5041 and to be known as Colonel Light West Tennis Club.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the callover date (viz: 29 December 2006).

The applicant's address for service is c/o Graeme Vom Berg, 45A Penang Avenue, Colonel Light Gardens, S.A. 5041.

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

Dated 23 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Timothy John Anstey and Helen Margaret Lacey have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 10, Willson Drive, Normanville, S.A. 5204 and to be known as Carrickalinga Creek Vineyard.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the callover date (viz: 29 December 2006).

The applicants' address for service is c/o Tim Anstey, 7 Alexandra Avenue, Rose Park, S.A. 5067.

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

Dated 23 November 2006.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Southern Vales Archery Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at corner of States Road and Wheatsheaf Road, Morphett Vale, S.A. 5162 and to be known as Southern Vales Archery Club.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, on or before 29 December 2006.

The applicant's address for service is c/o Ann Carolyn Kruger, P.O. Box 46, Morphett Vale, S.A. 5162.

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

Dated 23 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Erica Ann Babage has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 9 Hardy Court, Tanunda, S.A. 5352 and to be known as Corporate Grape.

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 December 2006).

The applicant's address for service is c/o Erica Babbage, 9 Hardy Court, Tanunda, S.A. 5352.

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

Dated 22 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Salcot Pty Ltd as trustee for the Peter Tiong Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 189-191 Glen Osmond Road, Frewville, S.A. 5063 and known as Pagoda Restaurant.

The application has been set down for hearing on 8 January 2007 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 1 January 2007).

The applicant's address for service is c/o Richard Lorbeer & Co., Chartered Accountant, Unit 1/212 Glen Osmond Road, Fullarton, S.A. 5063 (Attention: Richard Lorbeer).

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 November 2006.

Applicant

LIQUOR LICENSING ACT 1997 Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Fiji 7's Family Bistro Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 493 Portrush Road, Glenunga, S.A. 5064 and known as Adelaide Granada Motor Inn.

The application has been set down for hearing on 8 January 2007 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 1 January 2007).

The applicant's address for service is c/o Virinder Singh, 493 Portrush Road, Glenunga, S.A. 5064.

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 16 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that ICA Woodlands Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 375 Cross Road, Edwardstown, S.A. 5039 and known as Camden Indoor Sports.

The application has been set down for hearing on 8 January 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 1 January 2007).

The applicant's address for service is c/o Darren Chapple, 375 Cross Road, Edwardstown, S.A. 5039.

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

Dated 14 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Fleurieu Beach Volleyball Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Flinders Parade, Victor Harbor, S.A. 5211 and to be known as Fleurieu Beach Volleyball.

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

Conditions

The following licence conditions are sought:

- Trading hours for consumption on the licensed premises (including Extended Trading Authorisation):
 - Sunday to Thursday: 11.30 a.m. to 11 p.m.;
 - Friday and Saturday: 11.30 a.m. to midnight;
 - Sundays preceding Public Holidays: 11.30 a.m. to midnight.

There shall be no trading on Christmas Day.

- Liquor may be sold or supplied to players and spectators.
- Liquor may be sold to patrons with a meal in a designated area as per plans lodged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the callover date (viz: 29 December 2006).

The applicant's address for service is c/o Andrew Saunderson, P.O. Box 1521, Victor Harbor, S.A. 5211.

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

Dated 23 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Oliviva Pty Ltd as trustee for the Oliviva Family Trust has applied to the Licensing Authority for a variation to Extended Trading Authorisation, variation to Enter-tainment Consent, Alterations and Redefinition in respect of premises situated at 32 East Terrace, Loxton, S.A. 5333 and known as the Country Bakehouse.

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

Conditions

- The following licence conditions are sought:
 - Variation to the current Extended Trading Authorisation to include the areas as per plans lodged and to include the following hours:

Good Friday: Midnight to 2 a.m.;

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

- Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
- New Year's Eve (automatically extended to 2 a.m. the following day): 2 a.m. the following day to 3 a.m. the following day;
- Days preceding other Public Holidays: Midnight to 2 a.m. the following day.
- Variation to the current Entertainment Consent to include the areas as per plans lodged and to include the abovementioned hours.
- Alterations and Redefinition as per plans lodged, including an outdoor dining area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 29 December 2006).

The applicant's address for service is c/o Tim Viviam, P.O. Box 545, Loxton, S.A. 5333.

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

Dated 21 November 2006.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Jeanette Martin and Fernando Martin have applied to the Licensing Authority for a variation of Conditions in respect of premises situated at 290 Port Road, Hindmarsh, S.A. 5007 and known as Henry Martin Wines.

The application has been set down for callover on 15 December 2006 at 9 a.m.

Conditions

The following licence conditions are sought:

• Permission to conduct cellar door sales and tasting as per plans lodged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address given above, on or before 15 December 2006.

The applicants' address for service is c/o Jeanette Martin and Fernando Martin, 18 Harbour Court, West Lakes, S.A. 5022.

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 17 November 2006.

NATIONAL ELECTRICITY LAW

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

Under Sections 102 and 103 the making of the National Electricity Amendment (Reform of Regulatory Test Principles) Rule 2006 No. 19 and the corresponding final determination. All provisions commence on 30 November 2006.

Under Sections 95 and 96, Origin Energy has requested the making of the proposed National Electricity Amendment (Origin Energy Participant Derogation—Technical Standards for Mount Stuart Power Station) Rule 2006. The proposal relates to alternative technical requirements for the purpose of registration as a Generator.

The AEMC intends to expedite the making of the proposed Rule, subject to any objections (with written reasons) and:

• submissions must be received by 29 December 2006; and

• objections must be received by 14 December 2006.

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

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

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

30 November 2006.

NOTICE TO MARINERS

NO. 51 OF 2006

South Australia—Gulf St Vincent—Stansbury Spit— Light Extinguished

MARINERS are advised that the Stansbury Spit Light Fl W 4 secs Vol. K 2029, off Beach Point in position:

Latitude: 34°52.83'S

Longitude: 137°50.94'E,

has been reported as being extinguished.

Mariners are further advised to use caution when navigating in this area.

Navy charts affected: Aus 780, 781.

Publications affected: Vol. K 2005-06, page 100—Australian Pilot, Volume 1 (First Edition, 2005), page 392, South Australian Waters CW Map 6, page 189.

Adelaide 24 November 2006.

PATRICK CONLON, Minister for Transport

FP 2001/1439 DTEI 2006/00826

Applicants

MINING ACT 1971

PURSUANT to section 15 (5) of the Mining Act 1971 ('Act'), I advise that the Minerals and Energy Division of Primary Industries and Resources SA, will be undertaking stream geochemical and geophysical orientation surveys over an area of approximately 153 km² in the Myponga area, approximately 60 km south-west of Adelaide on the Fleurieu Peninsula. The investigations will commence from 30 November 2006 and the expected completion date will be 30 November 2007.

Pursuant to section 15 (7) of the Act, I hereby advise that applications for mining tenements may not be received or considered in respect of the land described above until the completion date of 30 November 2007. The completion date may be extended by further notice in the *Gazette*.

Copies of the plan are available by phoning the Mining Registrar on telephone (08) 8463 3097. Reference: T02631.

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: Gingertom Resources Pty Ltd

Location: Malbrom area—Approximately 100 km north-east of Port Lincoln.

Term: 1 year

Area in km²: 37

Ref.: 2006/00147

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Dominion Gold Operations Pty Ltd, Coombedown Resources Pty Ltd

Location: Campfire Bore area—Approximately 100 km southwest of Coober Pedy.

Term: 1 year

Area in km²: 42

Ref.: 2006/00577

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Adelaide Exploration Ltd

Location: Moonta-Wallaroo area—Approximately 140 km north-west of Adelaide.

Term: 1 year

Area in km²: 873

Ref.: 2006/00651

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: South Australian Iron Ore Group Pty Ltd

Location: Tumby Bay area—Approximately 50 km north-east of Port Lincoln.

Term: 1 year

Area in km²: 294

Ref.: 2006/00620

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Tawana Resources NL, Orogenic Exploration Pty Ltd

Location: Flinders Island Coast area—Approximately 35 km west-south-west of Elliston.

Term: 2 years

Area in km^2 : 24

Ref.: 2006/00648

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Platsearch NL

Location: Lake Callabonna area—Approximately 200 km east of Marree.

Term: 1 year

Area in km²: 726

Ref.: 2006/00653

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 53 (2) of the Mining Act 1971, that an application for a Miscellaneous Purposes Licence has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Freehold Mining Pty Ltd

Location: In Pastoral Block 693, Out of Hundreds (Copley), Puttapa Station—Approximately 10 km south-east of Leigh Creek.

Area: 43.9 hectares

Purpose: Extension of the Beltana mine waste rock dump and access tracks for operations conducted on Mining Leases 4369-4371.

Reference: T02628

Written submissions in relation to the granting of the Miscellaneous Purposes Licence are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 15 December 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 53 (2) of the Mining Act 1971, that an application for a Miscellaneous Purposes Licence has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Boral Resources (SA) Pty Ltd

Location: Sections 14 and 237, Hundred of Riddoch— Approximately 18 km east of Millicent.

Area: 4.4 Hectares

Purpose: For providing amenities, operating plant and ancillary operations.

Reference: T02458

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

Written submissions in relation to the granting of the Miscellaneous Purposes Licence are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 14 December 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

Declaration of a New Mine

PURSUANT to section 17A of the Mining Act 1971, I declare that Mineral Lease 6208 situated in sections 160 and 163, Hundred of Tarcowie, approximately 30 km north of Jamestown will be taken to be a new mine for the purposes of this section.

Reference: T02388

P. HOLLOWAY, Minister for Mineral Resources Development

MOTOR VEHICLES ACT 1959

Recognised Historic Motor Vehicle Club

NOTICE is hereby given that the undermentioned club is recognised as an Historic Motor Vehicle Club in accordance with Schedule 1, Clause 3 (3) (*a*) of the Motor Vehicles Regulations, for the purposes of section 25 of the Motor Vehicles Act 1959:

Club Standard and Triumphs of Victoria Inc. South Australian Branch.

Dated 21 November 2006.

R. J. FRISBY, Registrar of Motor Vehicles

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation of Notice of Prohibition

PURSUANT to section 132 (9) of the Natural Resources Management Act 2004 (the Act), I, Gail Gago, Minister for Environment and Conservation in the State of South Australia and Minister to whom the administration of the Act is committed, revoke the notice of prohibition on taking of water from wells in the Hundred of Peake dated 3 February 2005 and published in the *Government Gazette* (pages 364-365) of 3 February 2005.

Dated 21 November 2006.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004 Notice of Prohibition on Taking Water From Wells in the Hundred of Peake

PURSUANT to section 132 (1) of the Natural Resources Management Act 2004 (the Act), I, Gail Gago, Minister for Environment and Conservation in the State of South Australia and the Minister to whom the administration of the Act is committed, I, am of the opinion that:

- (a) the rate at which water is taken from wells in the Hundred of Peake is such that there is a risk that the available water will not be sufficient to meet future demand, and that
- (b) the rate at which water is taken from wells in the Hundred of Peake is likely to affect the quality of the water in the relevant aquifer, and that
- (c) the rate at which water is taken from wells in the Hundred of Peake is such that the underground aquifer is likely to suffer damage.

For each of these reasons, independently of one another, I have decided to prohibit and hereby do prohibit the taking of water from all wells (whether prescribed or not) in the Hundred of Peake, otherwise than in the circumstances specified in Schedule 1 below.

SCHEDULE 1

1. A person may take water from a well in the Hundred of Peake in accordance with the terms of a written authorisation granted under this Notice by me or my agent or delegate.

- 2. An authorisation under this Notice shall be granted to:
 - (a) A person (a Current User), who has been taking water from a well in the Hundred of Peake during the period 1 July 2001 to 3 February 2005 inclusive (the Relevant Period), entitling that person to take, from the source specified in the authorisation:
 - where the water taken during the Relevant Period was to water a crop or crops, the amount of water reasonably necessary, in my opinion, to water that crop or those crops, the amount being determined taking into account the maximum area of each crop or crops irrigated, the water requirements of the respective crop or crops and the irrigation capacity of the irrigation equipment used to water the crop or crops; or
 - where the water was taken during the Relevant Period for any other purpose, the amount of water which, in my opinion, is reasonably necessary to continue that purpose in the manner in which it had been undertaken during the Relevant Period.

The source specified will be the resource or resources from where water was taken during the Relevant Period.

(b) The transferee under a contract for the sale or other transfer of land where the transferor of the land is the holder of an authorisation under this notice, entitling that person to take the same amount of water from the same source as the transferor was authorised to take. 3. Subject to Clause 4, below, an authorisation under this Notice may, in my discretion or that of my agent or delegate, be granted on application to a person ('a Prospective User') who did not take any water from a well in the Hundred of Peake, but who needs water for a development, project or undertaking:

- to which that person was legally committed during the Relevant Period; or
- in respect of which that person had, in my opinion, committed significant financial or other resources during the Relevant Period;

which authorisation will, if granted, entitle that person to take an amount of water from a well or wells in the Hundred of Peake as endorsed on the licence, which amount shall be the amount that in my opinion, is reasonably necessary to undertake the development, project or undertaking to which that person was committed.

4. Without limiting the discretion to refuse an authorisation under Clause 3, a Prospective User must not be granted an authorisation (or must only be granted a restricted authorisation subject to conditions relating to the manner of taking water) where, in my opinion or that of my agent or delegate:

- (a) the taking of water from wells will detrimentally affect the ability of other persons to take water from any well for domestic purposes or for watering of stock (other than stock being intensively farmed); or
- (b) the taking of water from wells will detrimentally affect the capacity of any well to meet the current or future demand, including the demands of ecosystems dependent on that water resource.

5. Until authorised under this Notice, a Current User may continue to take an amount of water equivalent to the maximum amount taken in any one financial year during the Relevant Period, from the same sources and for the same purpose or purposes as that person took during the Relevant Period without a written authorisation.

- 6. This Notice does not apply:
 - (a) to the taking of water directly from a well pursuant to section 7 (5) of the Act for domestic purposes or for watering of stock (other than stock being intensively farmed); or
 - *(b)* to the taking of water for fire-fighting purposes or public road making purposes; or
 - *(c)* to the taking of water for the purpose of the application of chemicals to non-irrigated crops or non-irrigated pasture; or
 - (d) to the taking of water for the purpose of the application of chemicals to control a plant or animal belonging to a class of plants or animals to which a declaration by the Minister under Chapter 8, Part 1 of the Act applies.

In this Notice:

- 'Maximum area' for a particular crop means the maximum areas of land planted to a particular crop in any one financial year during the relevant period.
- 'Water requirement' of a crop means the reasonable rate of irrigation (expressed as a volume of water per hectare) to properly produce that crop.
- 'Irrigation capacity' of irrigation equipment means the amount of water that can be applied by the usual operation of that equipment in its condition at 3 February 2005 under usual pumping rates, hours of operation and seasonal fluctuations.

This Notice will remain in effect for two years unless earlier varied or revoked.

Dated 21 November 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 of the Act, the following penalties are payable in relation to the unauthorised or unlawful taking or use of water during the consumption period that corresponds to the financial year I July 2006 to 30 June 2007 inclusive:

1. Where a licensee takes water from a prescribed well in the Northern Adelaide Plains Prescribed Wells Area in excess of the water allocation endorsed on the water licence:

- (a) a rate of 33 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the water licence; and
- (b) a rate of \$1.11 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).
- 2. Where, in the Barossa Prescribed Water Resources Area:
 - water is taken by a licensee from a prescribed well or watercourse; or
 - surface water is taken by a licensee,
- in excess of the water allocation endorsed on the water licence:
 - (a) a rate of \$1.13 per kilolitre for all water taken in excess of the water allocation endorsed on the licence, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
 - (b) a rate of \$1.72 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

3. Where a licensee takes water from the River Murray Prescribed Watercourse in excess of the water allocation endorsed on the water licence, or a person who takes water in excess of the amount authorised for use by a notice under section 132 of the Act:

- (a) a rate of \$1.03 per kilolitre for all water taken in excess of the water allocation endorsed on the licence or the amount authorised for use by a notice under section 132 of the Act, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence or amount authorised by the notice; and
- (b) a rate of \$2.07 cents per kilolitre for all water taken in excess of the quantity referred to in paragraph (a).

4. Where a licensee takes water from a prescribed well in the Angas Bremer Prescribed Wells Area in excess of the water allocation endorsed on the water licence:

- (a) a rate of 21 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
- (b) a rate of 41 cents per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

5. Where a licensee takes water from a prescribed well in the Mallee Prescribed Wells Area in excess of the water allocation endorsed on the water licence or a person who takes water in excess of the amount authorised for use by a notice under section 132 of the Act:

(a) a rate of 18 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence or the amount authorised for use by a notice under section 132 of the Act, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and (b) a rate of 33 cents per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

6. Where a licensee takes water from a prescribed well in the Peake, Roby and Sherlock Prescribed Wells Area in excess of the water allocation endorsed on the water licence or a person who takes water in excess of the amount authorised for use by a notice under section 132 of the Act:

- (a) a rate of 18 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence or the amount authorised for use by a notice under section 132 of the Act, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
- (b) a rate of 33 cents per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

7. Where a licensee takes water from a prescribed well in the Southern Basins Prescribed Wells Area or from the Musgrave Prescribed Wells Area in excess of the water allocation endorsed on the water licence:

- (a) a rate of 18 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
- (b) a rate of \$1.13 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

8. Where a licensee takes water from a prescribed well in the McLaren Vale Prescribed Wells Area in excess of the water allocation endorsed on the water licence:

- (a) a rate of \$3.35 per kilolitre for all water taken in excess of the water allocation endorsed on the licence, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
- (b) a rate of \$11.06 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

9. Where a licensee takes water from a prescribed well in the Lower Limestone Coast Prescribed Wells Area, or the Padthaway Prescribed Wells Area, or the Tatiara Prescribed Wells Area, in excess of the water allocation endorsed on the water licence or a person who takes water in excess of the amount authorised for use by a notice under section 132 of the Act in the Padthaway Prescribed Wells Area:

- (a) a rate of 56 cents per kilolitre for all water taken in excess of the water allocation endorsed on the licence or the amount authorised for use by a notice under section 132 of the Act, up to and including a quantity equal to 10 per cent of the water allocation endorsed on the licence; and
- (b) a rate of \$1.13 per kilolitre for all water taken in excess of the quantity of water referred to in paragraph (a).

10. Where water is taken from any prescribed water resource by a person who is not the holder of a water licence or who is not authorised under section 128 of the Act to take the water:

• a rate of \$17.20 per kilolitre of water determined or assessed to have been taken in accordance with section 106 of the Act:

11. Where water is taken from any water resource in South Australia subject to a notice under section 132 of the Act, by a person who is not the holder of a water licence or who is not authorised under section 132 of the Act:

• a rate of \$17.20 per kilolitre of water determined or assessed to have been taken in accordance with section 106 of the Act.

In this notice:

'the Northern Adelaide Plains Prescribed Wells Area' means the area declared to be the Northern Adelaide Plains Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 13

May 1976, page 2459), and as further proclaimed under section 125 of the Natural Resources Management Act 2004 (see *Gazette*, 22 July 2004, page 2600);

- 'the River Murray Prescribed Watercourse' means the watercourses and lakes declared to be the River Murray Proclaimed Watercourse by proclamation under section 25 of the Water Resources Act 1976 (see *Gazette*, 10 August 1978, page 467);
- 'the Angas Bremer Prescribed Wells Area' means the area declared to be the Angas Bremer Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 23 October 1980, page 1192);
- ^{(the} Mallee Prescribed Wells Area' means the area declared to be the Mallee Prescribed Wells Area by proclamation under section 41 of the Water Resources Act 1997 (see *Gazette*, 28 July 1983, page 205 and varied on 9 January 1986, page 19) and as further proclaimed under section 125 of the Natural Resources Management Act 2004 (see *Gazette*, 27 October 2005, page 3833);
- 'the Barossa Prescribed Water Resources Area' means the area declared by proclamation under section 125 of the Natural Resources Management Act 2004 (see *Gazette*, 19 May 2005, page 1295);
- 'the Southern Basins Prescribed Wells Area' means the area declared to be the Southern Basins Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 12 March 1987, page 596);
- 'the Musgrave Prescribed Wells Area' means the area declared to be the Musgrave Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 12 March 1987, page 596);
- 'the McLaren Vale Prescribed Wells Area' means the area *Gazetted* on 7 January 1999, page 13, under the provisions of the Water Resources Act 1997;
- the Clare Prescribed Water Resources Area' means the area bounded by the bold unbroken line in GRO Plan No. 368/96, prescribed on 25 July 1996 under the provisions of the Water Resources Act 1990;
- 'the Lower Limestone Coast Prescribed Wells Area' means the area declared by proclamation under section 8 of the Water Resources Act 1997 (see *Gazette*, 2 December 2004, page 4462);
- 'the Padthaway Prescribed Wells Area' means the area declared to be the Padthaway Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 13 May 1976);
- 'the Peake, Roby and Sherlock Prescribed Wells Area' means the area declared by proclamation under section 125 of the Natural Resources Management Act 2004 (see *Gazette*, 27 October 2005, page 3836);
- 'the Tatiara Prescribed Wells Area' means the area declared to be the Tatiara Proclaimed Region by proclamation under section 41 of the Water Resources Act 1976 (see *Gazette*, 12 July 1984, page 134, as varied on 9 January 1986, page 64 and varied on 30 January 1986, page 206); and
- 'the Tintinara Coonalpyn Prescribed Wells Area' means the area declared to be the Tintinara Coonalpyn Prescribed Wells Area by proclamation under section 41 of the Water Resources Act 1997 (see *Gazette*, 2 November 1999, page 2933).

A reference in this notice to the water allocation endorsed on the water licence is a reference to a water (taking) or water (holding) allocation in respect of the water resource to which the reference relates.

Dated 19 November 2006.

GAIL GAGO, Minister for Environment and Conservation

PETROLEUM ACT 2000

Grant of Geothermal Exploration Licence-GEL 254

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

No. of Licence	Licensee	Locality	Expiry
GEL 254	MGNI Pty Ltd	Arrowie Basin	22 November 2011

Description of Area

All that part of the State of South Australia, bounded as follows: Commencing at a point being the intersection of latitude 30°00'00"S GDA94 and longitude 139°42'00"E GDA94, thence east to longitude 139°53'00"E GDA94, south to latitude 30°22'00"S GDA94, west to longitude 139°51'00"E GDA94, south to latitude 30°24'00"S GDA94, west to longitude 139°36'00"E GDA94, south to latitude 30°26'00"S GDA94, east to longitude 139°36'00"E GDA94, and to latitude 30°26'00"S GDA94, north to latitude 30°26'00"S GDA94, east to longitude 139°36'00"E GDA94, east to longitude 139°37'00"E GDA94, north to latitude 30°25'00"S GDA94, east to longitude 139°36'00"S GDA94, east to longitude 139°30'00"S GDA94, east to longitude 139°21'00"S GDA94, east to longitude 139°41'00"E GDA94, north to latitude 30°20'00"S GDA94, east to longitude 139°50'00"E GDA94, east to longitude 139°41'00"E GDA94, east to longitude 139°41

Area: 498 km² approximately.

Dated 23 November 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

PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence-PEL 105

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

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

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

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

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

Dated 22 November 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

PETROLEUM ACT 2000

Application for Grant of an Associated Facilities Licence— AFL 82

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant of an Associated Facilities Licence over the area described below has been received from Beach Petroleum Limited and Cooper Energy Limited.

Description of Application Area

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

Commencing at a point being the intersection of latitude 28°01'22"S GDA94 and longitude 139°29'50"E AGD66, thence east to longitude 139°30'30"E GDA94, south-easterly to a point latitude 28°01'35"S GDA94 and longitude 139°30'55"E GDA94, north to latitude 28°01'30"S GDA94, east to longitude 139°31'15"E GDA94, south to latitude 28°01'45"S GDA94, east to longitude 139°32'00"E GDA94, south to latitude 28°02'10"S GDA94, west to longitude 139°31'50"E GDA94, south to latitude 28°02'10"S GDA94, west to longitude 139°31'10"E GDA94, north to latitude 28°02'05"S GDA94, south to latitude 28°02'15"S GDA94, west to longitude 139°31'25"E GDA94, west to longitude 139°30'25"E GDA94, north to latitude 28°01'42.5"S GDA94, north-westerly to a point latitude 28°01'26.5"S GDA94 and longitude 139°30'28.5"E GDA94, west to longitude 139°29'50"E AGD66, and north to the point of commencement.

Area: 1.97 km² approximately.

Dated 28 November 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 PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Geothermal Exploration Licences—GELs 156, 178 and 180

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

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

1. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Year one exploratory operations are guaranteed and any subsequent licence year becomes guaranteed upon entry into that year. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	 Geological and Geophysical Review Modelling and interpretation of geophysical data Historical bore hole thermal data collection (where possible) and analysis Shallow geothermal gradient test well (500 m depth) Down hole temperature gradient and wireline logging
Two	 Commercial negotiations for funding Magneto-tellurics trial survey Diamond tail extension to geothermal gradient test well (1 500 m TD approximately) Down hole temperature and wireline logging Injection well design process underway
Three	 Injection well design completed Drill first injection well Down hole thermal analysis (The year three work program may be conducted anywhere within the boundaries of GELs 156, 178, 180 and 254)
Four	 Reservoir development Reservoir modelling Drill first production well (3.5 km) Circulation Testing Commercial feasibility and development study Commercial negotiation for further funding (The year four work program may be conducted anywhere within the boundaries of GELs 156, 178, 180 and 254)
Five	 Drill second production well to complete triplet (3.5 km) Reservoir stimulation Circulation testing Commercial feasibility and development study (The year five work program may be conducted anywhere within the boundaries of GELs 156, 178, 180 and 254)

Dated 23 November 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

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemptions

THE Environment Protection Authority has issued two exemptions to Pompoota Private Irrigation District Trust Inc. and Bob Neindorf for an exemption from the Lower Murray Reclaimed Irrigation Area as defined in Part 2 of Schedule 1 of the Environment Protection (Exempt Classes of Persons and Activities) Regulations 2001 from 12 August 2006 to 31 July 2016 inclusive.

> S. BEHRENDT, Delegate, Environment Protection Authority

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure-Wedgewood Road, Parndana

BY Road Process Order made on 10 October 2006, the Kangaroo Island Council ordered that:

1. Portions of Wedgewood Road adjoining allotments 57, 83, 85, 86 and 92 in Town of Parndana, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 04/0042 be closed.

2. The whole of the land subject to closure lettered 'A' be transferred to the Minister for Education and Children's Services in accordance with agreement for transfer dated 9 September 2005 entered into between the Kangaroo Island Council and Minister for Education and Children's Services.

3. The whole of the land subject to closure lettered 'B' be transferred to the Kangaroo Island Community Club Inc. in accordance with agreement for transfer dated 2 December 2004 entered into between the Kangaroo Island Council and Kangaroo Island Community Club Inc.

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

Grant to the South Australian Water Corporation an easement for water supply purposes.

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

On 13 November 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 69991 being the authority for the new boundaries.

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

Dated 30 November 2006.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing-Simpson Road, Kyancutta

BY Road Process Order made on 9 May 2006, The District Council of Le Hunte ordered that:

1. Portion of land dissecting section 45 in the Hundred of Wannamana, more particularly delineated and numbered '1' on Preliminary Plan No. 04/0100 be opened as road, forming a realignment of the adjoining Simpson Road.

2. Portion of Simpson Road between sections 45 and 46 in the Hundred of Wannamana, more particularly delineated and lettered 'A' on Preliminary Plan No. 04/0100 be closed.

3. The whole of the land subject to closure be transferred to Christopher Gerard Heath, Denis Ignatius Heath and Paul Anthony Heath in accordance with agreement for exchange dated 25 October 2005 entered into between The District Council of Le Hunte and C. G., D. I. and P. A. Heath. On 24 November 2006 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 71537 being the authority for the new boundaries.

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

Dated 30 November 2006.

P. M. KENTISH, Surveyor-General

SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976 Direction

I, JOHN HILL, Minister for Health, pursuant to section 29C of the South Australian Health Commission Act 1976, direct as follows:

1. That the Riverland Regional Health Service Incorporated ('the Health Service') co-operate fully with reviews to be conducted by the Communicable Disease Control Branch ('CDCB') of the Department of Health into the procedures for cleaning and disinfection of clinical equipment used to undertake colonoscopies at the Riverland Regional Health Service Incorporated (Berri Campus), such reviews to be conducted at times determined by CDCB, the first to be conducted before 31 December 2006 and thereafter on two occasions in each calendar year until 31 December 2008.

2. That the Health Service co-operate fully with action taken by Country Health SA Inc. to monitor and/or review infection control practices at the Berri Campus of the Health Service, including staffing levels, training and experience, structural and workplace arrangements and any other matters considered by Country Health SA to be relevant to infection control at the Health Service, such reviews and monitoring to be carried out in a manner determined by the Board of Country Health SA Inc.

3. That, in relation to the above directions, the Board of the Health Service:

- (a) co-operate with any persons nominated by CDCB or Country Health SA Inc. respectively to assist the review and monitoring processes;
- (b) take all necessary steps to make available documentation, equipment and any other relevant material and information to enable the review and monitoring processes to be undertaken; and

(c) issue such instructions and directions to its employees, officers, servants or agents and such requests to its service providers as are necessary to ensure total cooperation by them with the review and monitoring processes.

Dated 24 November 2006.

J. HILL, Minister for Health

SUPERANNUATION ACT 1988

Notice by the Acting Treasurer

I, PAUL HOLLOWAY, Acting Treasurer of South Australia hereby give notice pursuant to Clause 3 of Schedule 3 to the Superannuation Act 1988 ('the Act'), that the trust deed and the rules of the S.A. Metropolitan Fire Service Superannuation Scheme that shall apply with effect from 1 December 2006, shall be the trust deed and rules recommended to me on 4 October 2006, in the instruments accompanying the application by the Trustee of the S.A. Metropolitan Fire Service Superannuation Fund to be declared a scheme and fund established under the Act with effect from 1 December 2006.

Dated 21 November 2006.

PAUL HOLLOWAY, Acting Treasurer

SUPERANNUATION ACT 1988

Notice by the Acting Treasurer

I, PAUL HOLLOWAY, Acting Treasurer of South Australia hereby give notice pursuant to Clause 2 of Schedule 3 to the Superannuation Act 1988 ('the Act'), that with effect from 1 December 2006, the S.A. Metropolitan Fire Service Superannuation Fund will be a scheme and fund established under the Act.

A condition of this declaration shall be that as from 1 December 2006, the S.A. Metropolitan Fire Service Superannuation Fund shall adopt the name S.A. Metropolitan Fire Service Superannuation Scheme.

Dated 21 November 2006.

PAUL HOLLOWAY, Acting Treasurer

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

\$

	Ψ
Agents, Ceasing to Act as	38.00
Associations:	
Incorporation	19.30
Intention of Incorporation	47.75
Transfer of Properties	47.75
Attorney, Appointment of	38.00
Bailiff's Sale	47.75
Cemetery Curator Appointed	28.25
Companies:	
Alteration to Constitution	38.00
Capital, Increase or Decrease of	47.75
Ceasing to Carry on Business	28.25
Declaration of Dividend	28.25
Incorporation Lost Share Certificates:	38.00
First Name	28.25
Each Subsequent Name	9.70
Meeting Final	31.75
Meeting Final Meeting Final Regarding Liquidator's Report on	51.75
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	38.00
Each Subsequent Name	9.70
Notices:	
Call	47.75
Change of Name	19.30
Creditors	38.00
Creditors Compromise of Arrangement	38.00
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	17 75
be appointed')	47.75 75.50
Release of Liquidator—Application—Large Ad —Release Granted	47.75
Receiver and Manager Appointed	44.00
Receiver and Manager Ceasing to Act	38.00
Restored Name	35.75
Petition to Supreme Court for Winding Up	66.50
Summons in Action	56.50
Order of Supreme Court for Winding Up Action	38.00
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt Removal of Office	85.50
Removal of Office	19.30
Proof of Debts	38.00
Sales of Shares and Forfeiture	38.00
Estates:	
Assigned	28.25
Deceased Persons-Notice to Creditors, etc	47.75
Each Subsequent Name	9.70
Deceased Persons—Closed Estates	28.25
Each Subsequent Estate	1.25
Probate, Selling of	38.00 9.70
Public Trustee, each Estate	9.70

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	25.25 25.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	47.75
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	19.30 20.20 19.30 19.30 9.70
Leases—Application for Transfer (2 insertions) each	
Lost Treasury Receipts (3 insertions) each	
Licensing	56.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	378.00
First Name Each Subsequent Name	75.50 9.70
Noxious Trade	28.25
Partnership, Dissolution of	28.25
Petitions (small)	
Registered Building Societies (from Registrar-	17.50
General)	19.30
Register of Unclaimed Moneys—First Name Each Subsequent Name	
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	242.00 320.00
Sale of Land by Public Auction	48.25
Advertisements	113.00 226.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.70 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.70 per line.	District

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8	Main	Amends	Pages	Main	Amends
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17-32	3.10	1.95	513-528	33.25	32.00
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49-64	5.10	3.90	545-560	35.25	34.25
65-80	6.00	4.95	561-576	36.00	35.25
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289-304	19.50	18.40	785-800	49.50	48.75
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353-368	23.50	22.40	849-864	53.50	52.00
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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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Christmas/New Year Holiday Publishing Information

Last Gazette for 2006 will be Thursday, 21 December 2006

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

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

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

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ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL *Pursuant to Section 161A of the Road Traffic Act 1961*

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

Information Note

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

1. APPROVAL

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

2. **DEFINITIONS**

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

3. APPLICATION OF SUPPLEMENTARY NOTICE

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

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a Supplementary route specified hereunder:
 - 4.1.1 'Route Network for B-Double Vehicles up to 25 m in Length General Mass Limits (GML)' Map U1 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.2 'Route Network for B-Double Vehicles up to 25 m in Length Higher Mass Limits (HML)' Map U1 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.3 'Route Network for B-Double Vehicles up to 25 m in Length General Mass Limits (GML)' Map U2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.4 'Route Network for B-Double Vehicles up to 25 m in Length Higher Mass Limits (HML)' Map U2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.5 'Route Network for B-Double Vehicles up to 25 m in Length General Mass Limits (GML)' Map U2_2 (Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.6 'Route Network for B-Double Vehicles up to 25 m in Length Higher Mass Limits (HML)' Map U2_2 (Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.7 'Route Network for B-Double Vehicles up to 25 m in Length General Mass Limits (GML)' Map U3_2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh); and
 - 4.1.8 'Route Network for B-Double Vehicles up to 25 m in Length Higher Mass Limits (HML)' Map U3_2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh).

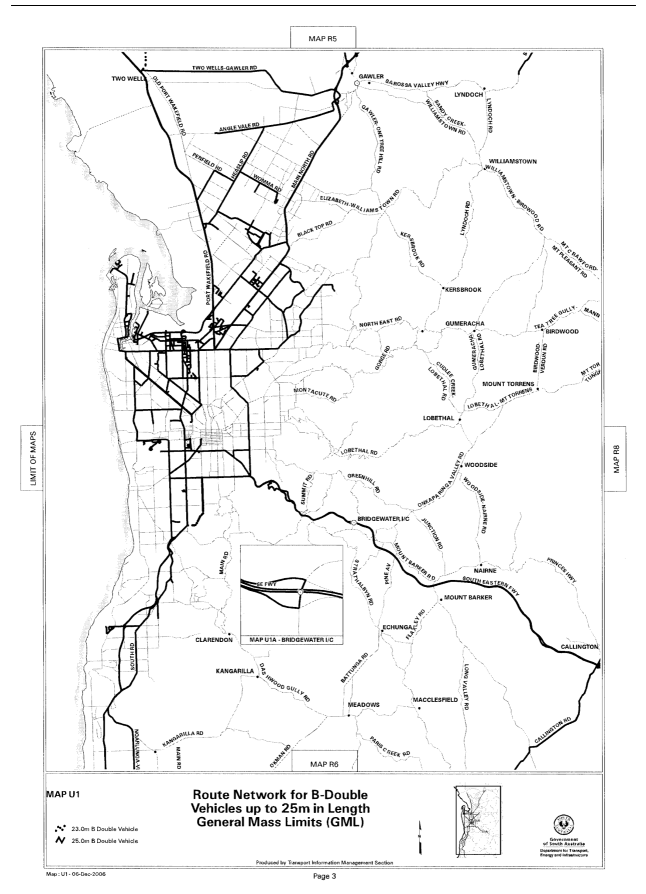
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

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

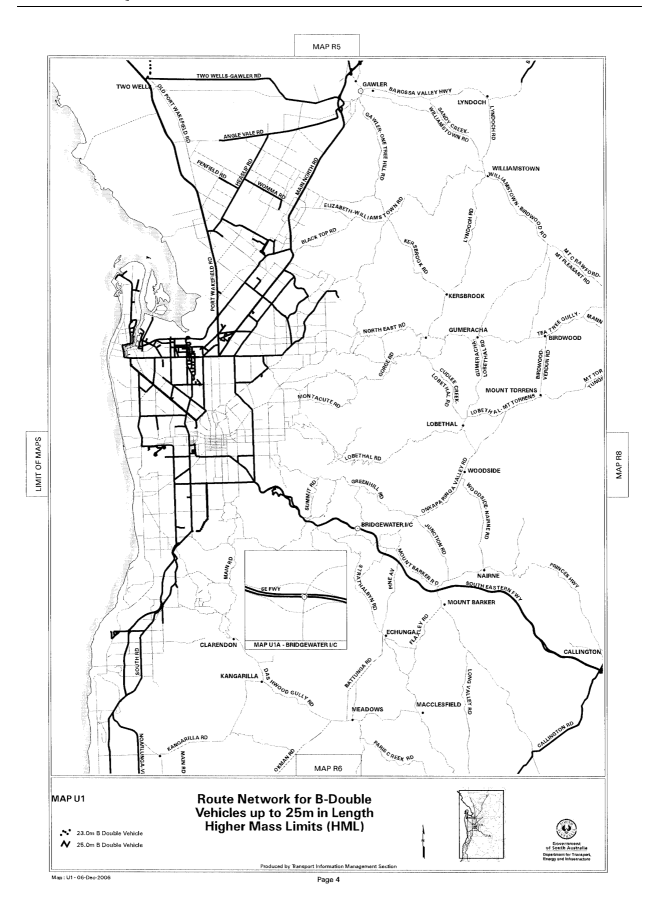
6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 4 December 2006.

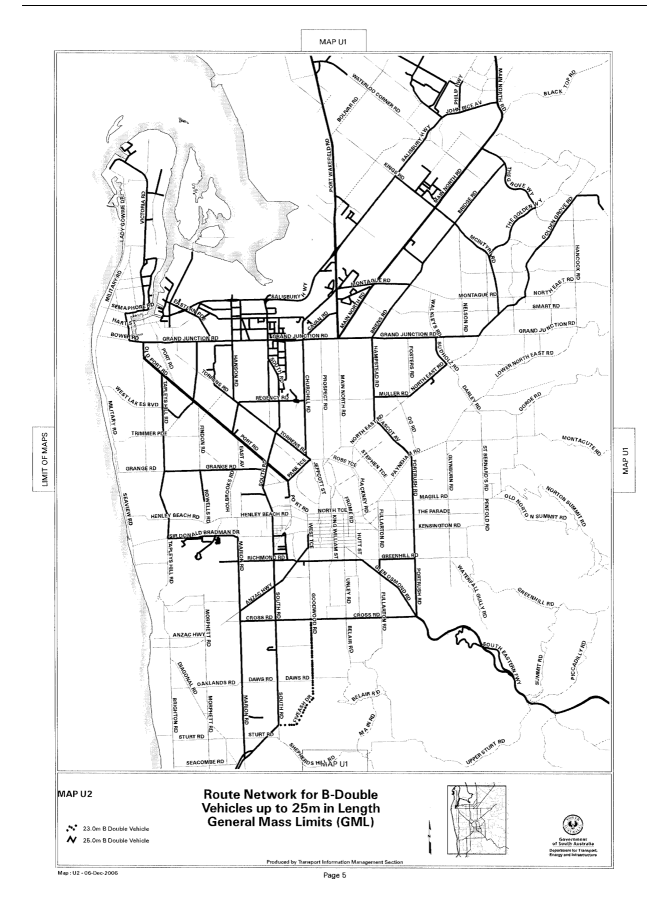
Executive Director, Safety and Regulation Division

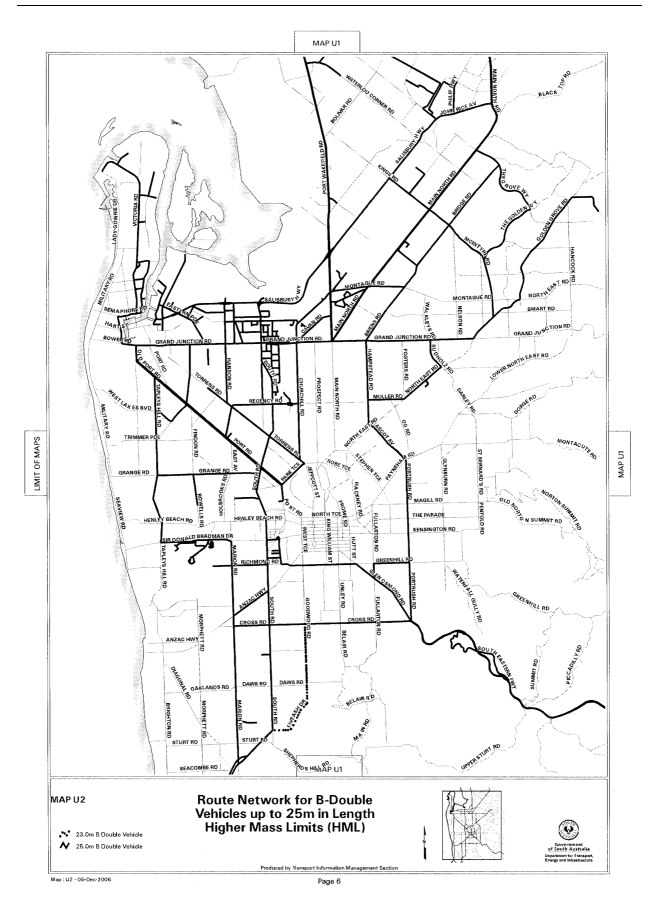


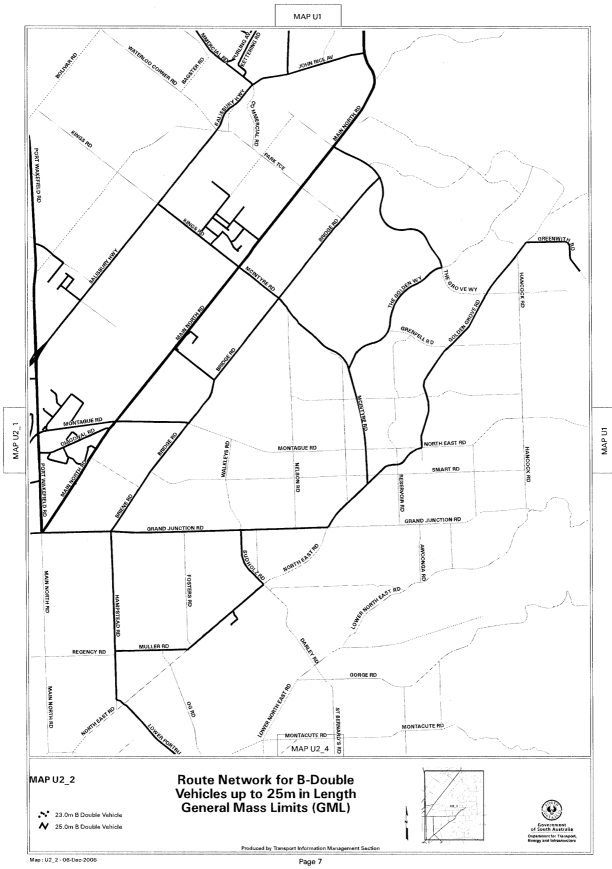
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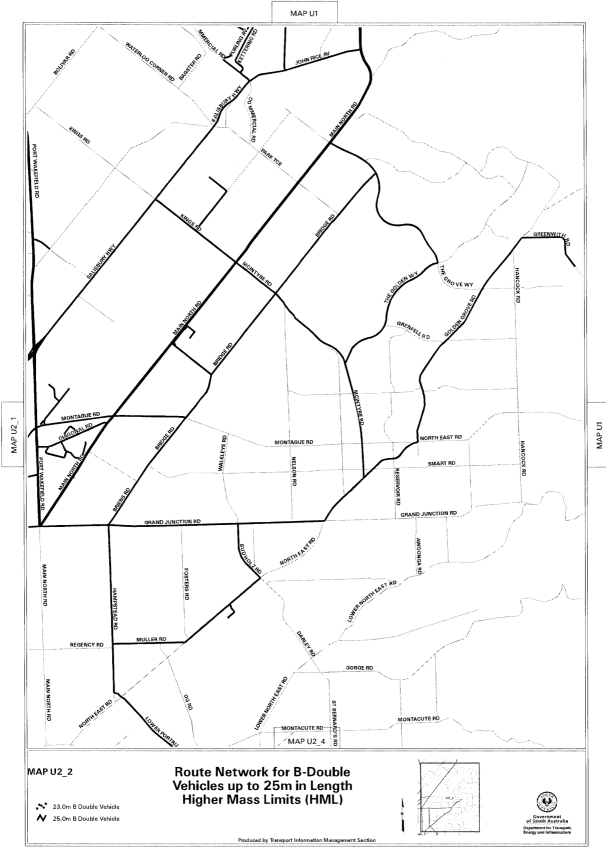


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Map : U2_2 - 06-Dec-2006



Map : U3_2 - 06-Dec-2006



ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL *Pursuant to Section 161A of the Road Traffic Act 1961*

HIGHER MASS LIMITS FOR VEHICLES FITTED WITH ROAD FRIENDLY SUSPENSION

Information Note

This Notice adds additional routes to the network that can be used by vehicles fitted with Road Friendly Suspension and is a supplement to the Notice titled '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension*' dated 5 May 2005.

1. APPROVAL

1.1 In accordance with the powers delegated to me by the Minister for Transport under Section 163AA of the *Road Traffic Act 1961*, I hereby vary the conditions of the *Gazette* Notice of Approval and Exemption titled, '*Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension*' dated 5 May 2005 as detailed below.

2. **DEFINITIONS**

2.1 In this Notice:

- 2.1.1 'Approved Vehicles' means vehicles fitted with Road Friendly Suspension as described in Table 1 of the Primary Notice;
- 2.1.2 'Supplementary routes' means the approved routes specified in the maps '*Route Network for General* Access Vehicles Fitted with Road Friendly Suspension' attached to this Supplementary Notice;
- 2.1.3 'Supplementary Notice' means this Notice;
- 2.1.4 'Primary Notice' means the Gazette Notice 'Higher Mass Limits for Vehicles Fitted with Road Friendly Suspension' dated 5 May 2005; and
- 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

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

4. ROUTES AVAILABLE TO APPROVED VEHICLES

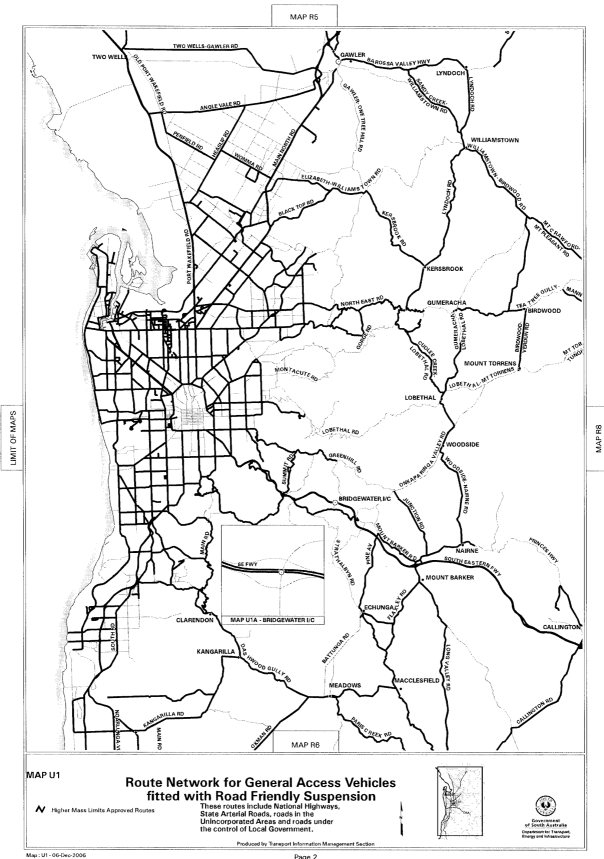
- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a Supplementary route specified hereunder:
 - 4.1.1 'Route Network for General Access Vehicles Fitted with Road Friendly Suspension' Map U1 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.2 'Route Network for General Access Vehicles Fitted with Road Friendly Suspension' Map U2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh);
 - 4.1.3 'Route Network for General Access Vehicles Fitted with Road Friendly Suspension' Map U2_2 (Purling Avenue and Woomera Road, Edinburgh); and
 - 4.1.4 'Route Network for General Access Vehicles Fitted with Road Friendly Suspension' Map U3_2 (Edinburgh Road, Purling Avenue and Woomera Road, Edinburgh).

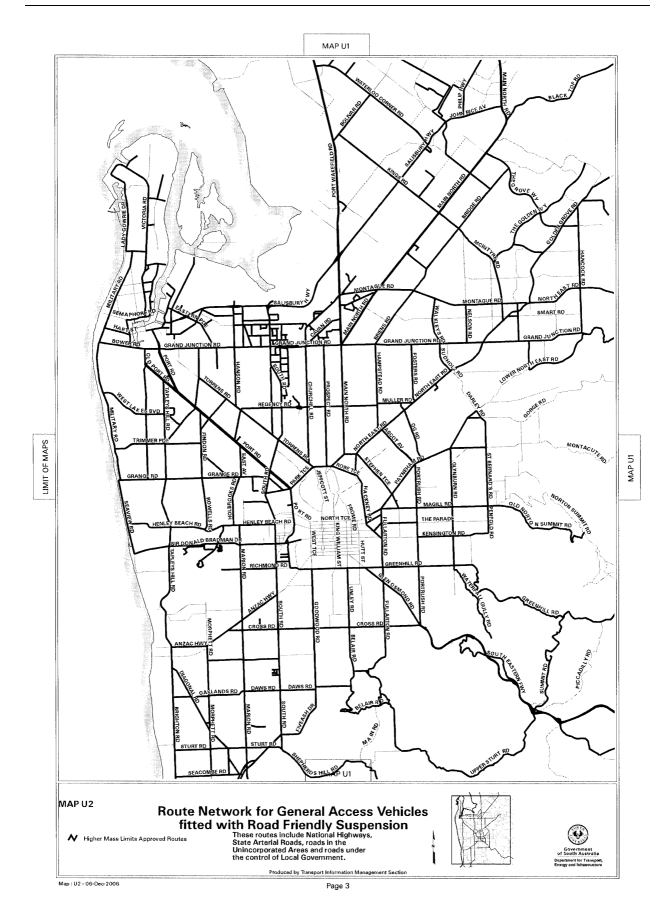
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

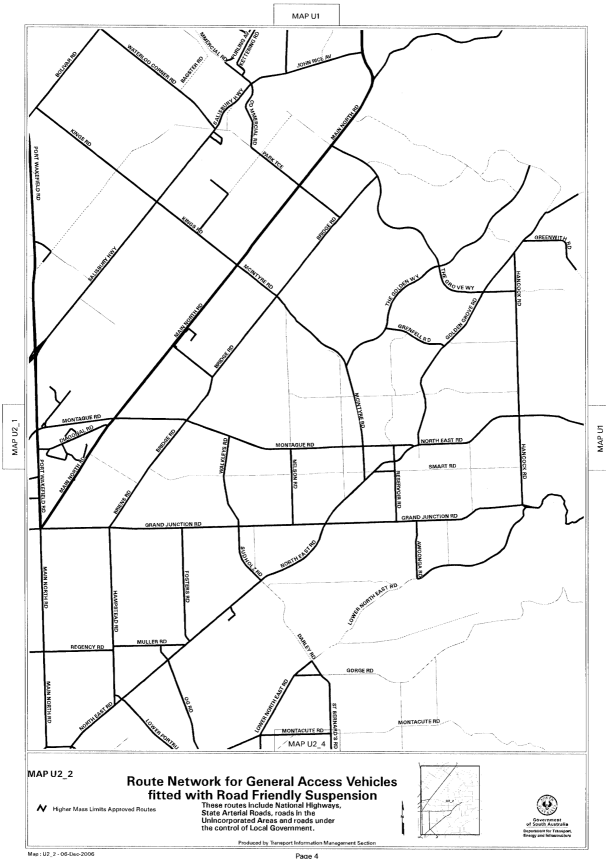
- 5.1 When operating on a route specified in the attached maps, the driver of an Approved Vehicle must:
 - 5.1.1 continue to comply with all conditions and requirements of the Primary Notice; and
 - 5.1.2 carry a legible, current and complete copy of:
 - (i) this Supplementary Notice and attached maps;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

6. COMMENCEMENT OF THIS NOTICE

6.1 This Notice is effective from 12.01 a.m. on 4 December 2006.









RULES OF COURT Amending the Supreme Court Criminal Rules 1992 Amendment No. 19 to the Supreme Court Criminal Rules

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, We, Judges of the Supreme Court of South Australia, make the following Rules to take effect as amendments to the Supreme Court Criminal Rules 1992, as amended:

1. These Rules may be cited as the 'Supreme Court Criminal Rules 1992, Amendment No. 19'.

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

3. This Amendment No. 19 is to take effect on and from 1 January 2007.

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

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

5. Rule 11 of the Supreme Court Criminal Rules 1992, is deleted and in its place the following Rule is inserted:

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

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

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

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

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

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

- (a) to attend to give evidence; or
- (b) to produce the subpoena or a copy of it and a document or thing; or
- (c) to do both those things.
- (2) To the extent that a subpoena requires an addressee to attend to give evidence, it is called a *subpoena to attend to give evidence*.
- (3) To the extent that a subpoena requires an addressee to produce the subpoena or a copy of it and a document or thing, it is called a *subpoena to produce*.
- 11.02 (1) The Court may, in any proceeding, by subpoena order an addressee:
 - (a) to attend to give evidence as directed by the subpoena; or
 - (b) to produce the subpoena or a copy of it and any document or thing as directed by the subpoena; or
 - (c) to do both those things.

(2) The Registrar is empowered to issue subpoenas on the Court's

behalf.

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

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

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

11.10 (1) Unless the Court otherwise orders, the Registrar may, in the Registrar's discretion, return to an addressee any document or thing produced in response to the subpoena.

Note—

It should be noted however that if the document or thing has been tendered as an exhibit, the Registrar is to deal with the exhibit as required by Rule 15.

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

FORM 8

SUBPOENA

To: [name] [address]

YOU ARE ORDERED:

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

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

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

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

[Seal or authentication]

(See

A Details of subpoena to attend to give evidence only

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

Date:

Time:

Place:

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

B Details of subpoena to produce only

You must comply with this subpoena:

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

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

Date:

Time:

Place:

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

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

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

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

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

Date:

Time:

Place:

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

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

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

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

Date:

Time:

Place:

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

The Registrar

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

Schedule

The documents and things you must produce are as follows:

[If insufficient space attach list]

NOTES

Last day for service

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

Informal service

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

Addressee a corporation

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

Conduct money

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

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

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

Production of a number of documents or things

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

Production of copy instead of original

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

Return or destruction of documents or copies

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

Applications in relation to subpoena

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

Loss or expense of compliance

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

Contempt of court—arrest

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

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 20th day of November 2006.

(L.S.)

J. DOYLE, CJ K. P. DUGGAN, J B. M. DEBELLE, J D. J. BLEBY, J T. A. GRAY, J J. R. SULAN, J A. M. VANSTONE, J J. ANDERSON, J R. C. WHITE, J M. DAVID, J

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

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

The following schedule is additional to the gazettals of:

1.	5 February 2004	2.	19 February 2004	3.	11 March 2004	4.	1 April 2004
5.	1 July 2004	6.	15 July 2004	7.	22 July 2004	8.	30 September 2004
9.	16 December 2004	10.	27 January 2005	11.	3 February 2005	12.	10 February 2005
13.	10 March 2005	14.	24 March 2005	15.	5 May 2005	16.	12 May 2005
17.	2 June 2005	18.	16 June 2005	19.	7 July 2005	20.	4 August 2005
21.	18 August 2005	22.	1 September 2005	23.	15 September 2005	24.	22 September 2005
25.	6 October 2005	26.	20 October 2005	27.	27 October 2005	28.	8 December 2005
29.	22 December 2005	30.	9 March 2006	31.	6 April 2006	32.	20 April 2006
33.	4 May 2006	34.	18 May 2006	35.	25 May 2006	36.	1 June 2006
37.	3 August 2006	38.	10 August 2006	39.	31 August 2006	40.	7 September 2006
41.	21 September 2006	42.	29 September 2006	43.	12 October 2006	44.	9 November 2006
45.	23 November 2006						

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

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the Property Development and Management Training Package (PRD01)

Errata

Government Gazette issue number 117 of 16 December 2004 made provision for traineeships in the Real Estate industry from 1 January 2005 to 31 December 2006.

This time constraint has now been removed. All other conditions still apply.

*Trade/#Declared Vocation/Other Occupation	National Code	Training Package Qualification	Nominal Term of Contract of Training	Probationary Period
#Clerical Processing (Office Administration)	PRD30101	Certificate III in Property (Real Estate)	12 months	1 month
#Customer Servicing (Real Estate Operations – Sales)	PRD40101	Certificate IV in Property (Real Estate)	12 months	1 month

The Commission has determined that the following ratio will apply for employers respondent to awards or registered enterprise agreements in the real estate sales sector as follows:

• One to one relationship between a trainer* and a trainee.

*Trainer is to have a minimum of two years experience as a qualified sales representative.

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

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

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37.	3 August 2006	38.	10 August 2006	39.	31 August 2006	40.	7 September 2006
41.	21 September 2006	42.	29 September 2006	43.	12 October 2006	44.	9 November 2006
45.	23 November 2006						

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

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the Local Government Training Package (LGA04)

*Trade/#Declared Vocation/Other Occupation	Code	Title	Term of Contract of Training	Probationary Period
#Local Government Officer	LGA40204	Certificate IV in Local Government Administration	24 months	2 months

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 30 November 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

TOWN OF GAWLER In and across Penrith Avenue, Gawler West. p59 Para Para Close, Gawler West. p59

CITY OF ONKAPARINGA Across and in Perry Road, Noarlunga Downs. p62 Corrimal Avenue, Noarlunga Downs. p62 and 63 Easements in lot 5000 in LTRO DP 71516, River Road, Noarlunga Downs. p62 and 63 Cascabel Way, Noarlunga Downs. p62 Tintara Walk, Noarlunga Downs. p62 Sylvan Circuit, Noarlunga Downs. p62

CITY OF PLAYFORD Hampshire Drive, Craigmore. p55 Surrey Court, Craigmore. p55 Manchester Circuit, Craigmore. p55

CITY OF PORT ADELAIDE ENFIELD Francis Street, Port Adelaide. p1 and 2 Palmer Avenue, Kilburn. p11 Marine Terrace, Rosewater. p13 Florence Terrace, Rosewater. p14 Florence Terrace, Rosewater. p15 Florence Terrace, Rosewater. p16 Brister Street, Angle Park. p49 Cowan Street, Angle Park. p50 Cowan Street, Angle Park. p51 Cowan Street, Angle Park. p52

BALAKLAVA WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL Across Edith Terrace, Balaklava. p53 In and across Thompson Street, Balaklava. p53 In and across Boronia Circuit, Balaklava. p53 and 54 In and across Tea Tree Terrace, Balaklava. p54 Honeysuckle Drive, Balaklava. p54 Fisher Street, Balaklava. p54

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA Port Wakefield Road, Lower Light. p10 Port Wakefield Road, Korunye. p56 Port Wakefield Road, Korunye. p57

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST Government road east of section 177, hundred of Kulpara, Kulpara, p5

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL Albatross Avenue, Hayborough. p61 Sixth Avenue, Hayborough. p61 Butterfly Court, Hayborough. p61 Gahnia Court, Hayborough. p61

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN Bligh Street, Sleaford. p17

TANUNDA WATER DISTRICT

BAROSSA COUNCIL Bilyara Road, Tanunda. p12

WARREN COUNTRY LANDS WATER DISTRICT

LIGHT REGIONAL COUNCIL Stonewell Road, Marananga. p8

WHYALLA WATER DISTRICT

THE CORPORATION OF THE CITY OF WHYALLA In public utility reserve (lot 6974), Whyalla Playford. p58

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF ONKAPARINGA Across Barcelona Road, Noarlunga Downs. p6 Easement in lot 52 in LTRO DP 40593, Honeypot Road, Noarlunga Downs. p6 Honeypot Road, Noarlunga Downs and Huntfield Heights. p6

CITY OF PORT ADELAIDE ENFIELD Francis Street, Port Adelaide. p1 and 2 Palmer Avenue, Kilburn. p11 Marine Terrace, Rosewater. p13 Florence Terrace, Rosewater. p14 Florence Terrace, Rosewater. p15 Florence Terrace, Rosewater. p16 Brister Street, Angle Park. p49 Cowan Street, Angle Park. p50 Cowan Street, Angle Park. p51 Cowan Street, Angle Park. p52

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA Port Wakefield Road, Lower Light. p10 Port Wakefield Road, Korunye. p56 Port Wakefield Road, Korunye. p57

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST Government road east of section 177, hundred of Kulpara, Kulpara. p5

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN Bligh Street, Sleaford. p17

TANUNDA WATER DISTRICT

BAROSSA COUNCIL Bilyara Road, Tanunda. p12

WARREN COUNTRY LANDS WATER DISTRICT

LIGHT REGIONAL COUNCIL Stonewell Road, Marananga. p8

WHYALLA WATER DISTRICT

THE CORPORATION OF THE CITY OF WHYALLA In public utility reserve (lot 6974), Whyalla Playford. p58

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

ADELAIDE HILLS COUNCIL Waterworks land (lot 17 in LTRO FP 158363), Bracken Road, Stirling. p18-23 Bracken Road, Stirling. p19

CITY OF ONKAPARINGA

Waterworks land (section 466, hundred of Noarlunga, and lot 92 in LTRO FP 209648, Chandlers Hill Road, and allotment piece 602 in LTRO DP 56823, Black Road), Happy Valley. p24-26 Across Happy Valley Drive, Happy Valley. p26 Easements in lot 1000 in LTRO DP 59704, Daveys Road, Happy Valley and Flagstaff Hill. p26-28 Across and in Davays Road. Happy Valley and Flagstaff Hill.

Across and in Daveys Road, Happy Valley and Flagstaff Hill. p27-30

Easement in reserve (lot 1073 in LTRO DP 9942), Daveys Road, Flagstaff Hill. p30

Across and in Manning Road, Flagstaff Hill and Aberfoyle Park. p30 and 31

Across and in Black Road, Aberfoyle Park, Flagstaff Hill and

Coromandel Valley. p31-34 Across Main Road, Coromandel Valley. p34 Waterworks land (lot 1 in LTRO FP 151056, lot 21 in LTRO FP 151076, sections 79 and 80, hundred of Noarlunga, and lot 65 in LTRO FP 151120, Flagstaff Hill and Darlington. p35-42 and 44-48

Elly Court, Flagstaff Hill and Darlington. p42 Flagstaff Road, Darlington. p42 and 43 Seacombe Road, Darlington. p43

OUTSIDE ELLISTON WATER DISTRICT

THE DISTRICT COUNCIL OF ELLISTON

Government road south of section 91, hundred of Ward, Elliston. p9

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL Across Wilson Street, Adelaide. FB 1153 p54 Easements in lots 22-24 in LTRO DP 66895, Wilson Street, Adelaide. FB 1153 p54

TOWN OF GAWLER

In and across Brigalo Street, Gawler West. FB 1155 p28 and 29 Easements in lots 132 and 131 in LTRO DP 27330, Argent Lane, and lot 7 in LTRO DP 72503, Para Para Close, Gawler West. FB 1155 p28 and 29

Across and in Para Para Close, Gawler West. FB 1155 p28 and 29

CITY OF ONKAPARINGA

Easements in allotment piece 3 in LTRO DP 61413, and lot 5000 in LTRO DP 71516, River Road, and lot 602 in LTRO DP 71516, Corrimal Avenue, Noarlunga Downs. FB 1155 p34, 35, 38 and 39 Across and in Corrimal Avenue, Noarlunga Downs. FB 1155 p34-36 and 39

In and across Sylvan Circuit, Noarlunga Downs. FB 1155 p34-36, 38 and 40

Tintara Walk, Noarlunga Downs. FB 1155 p34 and 36-38

Easement in lot 536 in LTRO DP 71516, Sylvan Circuit, Noarlunga Downs. FB 1155 p34, 36 and 40 Easements in lots 560-562 in LTRO DP 71516, Sylvan Circuit,

Noarlunga Downs. FB 1155 p34, 36 and 40

Across Sameden Drive, Noarlunga Downs. FB 1155 p34, 36 and 40

Across and in Perry Road, Noarlunga Downs. FB 1155 p34, 37 and 40

Easements in lots 626-632 in LTRO DP 71516, Corrinal Avenue, Noarlunga Downs. FB 1155 p34, 37, 36 and 40 Easements in reserve (lot 385 in LTRO DP 6369), Madeira Drive,

and Common Property in LTRO CP 22660, States Road, Morphett Vale. FB 1154 p60

CITY OF PLAYFORD Hampshire Drive, Craigmore. FB 1155 p25-27 Manchester Circuit, Craigmore. FB 1155 p25-27 Surrey Court, Craigmore, FB 1155 p25-27 Easement in lot 331 in LTRO DP 65833, Beckham Rise, and lots 333-337 in LTRO DP 71805, Hampshire Drive, Craigmore. FB 1155 p25-27

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 Post Office Place, Adelaide. FB 1153 p53 Easements in lot 500 in LTRO DP 66654, Waymouth Street, Adelaide. FB 1153 p53 Across and in Advertiser Lane, Adelaide. FB 1153 p53 Across Wilson Street, Adelaide. FB 1153 p54 Easements in lots 24-22 in LTRO DP 66895, Wilson Street, Adelaide. FB 1153 p54

TOWN OF GAWLER Brigalo Street, Gawler West. FB 1155 p28 and 29

CITY OF ONKAPARINGA Easement in lot 1001 in LTRO DP 20560, Perry Road, Noarlunga Downs and Huntfield Heights. FB 1153 p59

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF ONKAPARINGA

Easement in lot 1001 in LTRO DP 20560, Perry Road, Noarlunga Downs and Huntfield Heights. FB 1153 p59

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA

Sewerage land (section 285, hundred of Randell), Racecourse Road, Whyalla Norrie—375 mm PVC sludge main. FB 1154 p55-58

Across and in Racecourse Road, Whyalla Norrie-375 mm PVC

Across and in Kacecourse Koad, Whyalla Norrie—375 mm PVC sludge main. FB 1154 p55-59 Sewerage land (lot 7 in LTRO DP 65947), Story Street, Whyalla Norrie—200 mm PVC pumping main. FB 1155 p12 and 16 Across and in Story Street, Whyalla Norrie—200 mm PVC pumping main. FB 1155 p12 and 16 Mills Street, Whyalla Norrie—200 mm PVC pumping main. FB 1155 p12 and 16-14 In and across Resectives Road, Whyalla Nierrie, 200 mm PVC

In and across Racecourse Road, Whyalla Norrie-200 mm PVC

pumping main. FB 1155 p12 and 14 Sewerage land (section 285, hundred of Randell), Racecourse Road, Whyalla Norrie—200 mm PVC pumping main. FB 1155

Norrie—200 mm PVC pumping main. FB 1155 p12, 14 and 13 Sewerage land (lot 19 in LTRO DP 48169), Mills Street, Whyalla Norrie—200 mm PVC pumping main. FB 1155 p12 and 16 Across and in Oborn Street, Whyalla Norrie—200 mm PVC

pumping main. FB 1155 p12, 16 and 15

CORRECTION

Correction to notice in "Government Gazette" of 16 November 2006.

"SEWERS LAID"

"Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

"ADELAIDE DRAINAGE AREA"

"CITY OF ONKAPARINGA"

'Across and in Victor Harbor Road, Old Noarlunga-60 mm HDPE and 40 mm HDPE pressure sewer system. FB 1153 p51"

For "60 mm HDPE" read "63 mm HDPE".

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

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

Exemption Notice

PURSUANT to the Genetically Modified Crops Management Act 2004, I, Rory John McEwen, Minister for Agriculture, Food and Fisheries, issue the following Exemption Notice to Nugrain Pty Ltd under section 6 (2) (a) (ii) for the purposes of breeding and seed multiplication of genetically modified oilseed *Brassica* cultivars associated with the production of Roundup Ready Canola (hereafter the GMO) in areas of the State designated as areas where cultivation of GM food crops is not permitted.

This Exemption remains in force until varied or revoked.

Nugrain Pty Ltd (hereafter the Company) is required to observe the following conditions in relation to any cultivation of GM crops undertaken in South Australia by its employees or their agents, or any person engaged to undertake any activity in relation to the GMO at a Location.

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Manager, Compliance & Surveillance Plant Health Operations Primary Industries & Resources SA 46 Prospect Road Prospect, S.A. 5082 Phone (08) 8168 5203 Fax (08) 8344 6033

For Definitions of Terms see Section 3.

SECTION 1: GENERAL CONDITIONS

The Company and persons covered by these conditions must comply with these conditions.

1. Notification of Project Supervisor

- 1.1 The Company must inform the Nominated Officer in writing of the contact details of the Project Supervisor before any further cultivation of the GMO occurs.
- 1.2 The Company must immediately notify the Nominated Officer in writing if any of the contact details of the Project Supervisor change.

2. Informing people of their obligations

- 2.1 The Company must inform each person covered by these conditions of the obligations imposed on them by these conditions.
- 2.2 The Company must provide the Nominated Officer, on the Nominated Officer's written request, a signed statement from each person covered by these conditions that the Company has informed the person of the conditions of these conditions that apply to that person.

3. Material Changes in circumstances

- 3.1 The Company must immediately, by notice in writing, inform the Nominated Officer of:
 - (a) any relevant conviction of the Company occurring after the commencement of these conditions;
 - (b) any event or circumstances occurring after the commencement of these conditions that would affect the capacity of the holder of his agreement to meet the conditions in it.

SECTION 2: SPECIFIC CONDITIONS

- 1. Locations and size of release
 - 1.1 The exemption granted does not permit the cultivation of any GMO in the Areas of:
 - (a) **Eyre Peninsula** as comprised of the areas of The District Council of Lower Eyre Peninsula, The District Council of Tumby Bay, The District Council of Elliston, The District Council of Cleve, The District Council of Franklin Harbour, The Corporation of the City of Whyalla, The Corporation of the City of Port Augusta, The City of Port Lincoln, The District Council of Kimba, The District Council of Le Hunte, The District Council of Streaky Bay and The District Council of Ceduna.
 - (b) Kangaroo Island as comprised of the area of The Kangaroo Island Council.
 - 1.2 The maximum area of any single site must not exceed 2ha.

2. Control of Locations and other areas used in connection with these conditions

- 2.1 The Company must be able to access and control a Location or other area used in connection with these conditions to the extent necessary to comply with these conditions.
- 2.2 Conditions of access negotiated by the Company must include:
 - (a) The landowner's agreement that the Company will provide contact details to the Nominated Officer.
 - (b) The landowner's agreement that potential purchasers will be notified of any current sites or past sites that are not signed off.

3. Notification of Plantings

- 3.1 That before the commencement of the winter seeding program and the summer seeding program, an overview of each season's planting schedule be provided to the Nominated Officer in writing.
- 3.2 Before planting the following information for each site should be provided to the Nominated Officer.
 - (a) The GPS co-ordinates to identify the perimeter of every area, using the GDA 94 datum (or nominated equivalent that allows conversion to this datum).
 - (b) The contact details of the landowner or his representative to enable authorised officers to seek consent to entry.
 - (c) Identification of the GMO type proposed to be grown at the area, and the area of each that is to be sown.
 - (d) Estimated date of planting, flowering and harvest of the site.

4. Measures to manage gene flow

- 4.1 For each Location, one of the following methods for managing gene flow must be adopted:
 - (a) The GMO at the Location must be male sterile types only. It must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (b) All flowering heads of the GMO at the Location must be covered by selfing bags at least 7 days prior to flowering. The bags must remain on the GMO for the duration of the flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (c) The GMO at the Location must be housed in an insect-proof tent. The tent must be erected at least 7 days prior to flowering of the GMO and remain in place for the duration of flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.
 - (d) The Location must be surrounded by an Isolation zone extending outwards by 1 km in all directions from the outer edge of the Location.
 - (e) The Location must be surrounded by a Pollen Trap. The Pollen Trap must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Pollen Trap.

5. Conditions relating to Isolation Zones

- 5.1 No *Brassica* crop may be grown in an Isolation Zone while the GMO is being grown at the Location, if there is a risk of outcrossing from the GMO to the crop through pollination synchronicity.
- 5.2 Where a risk exists, either the *Brassica* crop or the GMO in the Location (and its Pollen Trap, if any) must be destroyed prior to flowering.
- 5.3 If the GMO at the Location (and Pollen Trap, if any) is destroyed pursuant to this condition, the destruction of the GMO (and Pollen Trap, if any) is taken to be a harvest for the purposes of this condition.

Note: If a Location (and Pollen Trap, if any) has to be destroyed because a Brassica Crop is planted in the Isolation Zone, the Location is taken to have been harvested. Cleaning of the Location and Pollen Trap must occur soon afterwards (see the conditions below about cleaning Locations post harvest) and post harvest monitoring of the Location and Pollen Trap must be commenced.

6. Conditions relating to Pollen Traps

- 6.1 Once planted, Pollen Trap plants must be handled and controlled as if they are GMO, and Material from Pollen Trap plants must be handled and controlled as if it is Material from the GMO.
- 6.2 A Pollen Trap must be able to be accessed and controlled by the Company to an extent that is commensurate with the Company's rights to access and control the Location within it.

Note: Conditions about Cleaning Pollen Traps occur elsewhere in these conditions.

7. Monitoring during growing the GMO

- 7.1 Each Monitoring Zone must be monitored for the presence of Canola at least once every 35 days from the planting of the GMO until either harvest of the GMO or the Location is Cleaned. Any Canola detected during monitoring must be destroyed before seed maturity.
- 7.2 Each Isolation Zone must be monitored to satisfy Conditions 5.1 and 5.2, at least once every 35 days commencing 14 days prior to flowering of the GMO and concluding when the GMO has completed flowering.
- 7.3 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
 - (a) identification details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants and *Brassica* plants if any;
 - (e) details of whether the Volunteer plants and *Brassica* plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants and *Brassica* plants, if any;
 - (g) details of methods used to destroy Volunteer plants and *Brassica* plants identified if any; and
 - (h) details of the date on which Volunteer plants and *Brassica* plants were cleaned.

8. Harvest of GMO

- 8.1 Subject to Condition 8.4 below, the GMO at a Location and Pollen Trap plants may be harvested for seed only.
- 8.2 Subject to Condition 8.4 below, following harvest of the GMO and Pollen Trap plants (if any):
 - (a) Any harvested seed must be immediately, or as soon as is reasonably practicable:
 - (i) stored in a sealed container that is signed so as to indicate that it contains GM Canola seed, within a locked facility that is signed so as to indicate that genetically modified Canola seed is stored within the facility; or
 - (ii) exported; or
 - (iii) rendered unviable by autoclaving; or
 - (iv) destroyed by burning; or
 - (v) destroyed by burial under 1 m of soil.
- 8.3 Subject to Condition 8.4 below, any Canola seed obtained from harvest may only be transported to the extent necessary for seed cleaning or treating, to store it, export it or destroy it.
- 8.4 An amount of harvested Canola seed and/or Material from the GMO, obtained from harvest, may be saved and transported to the Seed Services Centre and SARDI Field Crops Pathology Unit, Primary Industries and Resources South Australia at Urrbrae, South Australia, where:
 - 8.4.1 testing may be done, including:
 - (a) germination analyses may be conducted on the harvested Canola seed;

- (b) purity analysis may be conducted on the harvested Canola seed;
- (c) analysis of the presence of weed seed may be conducted on the harvested Canola seed;
- (d) compositional analyses may be conducted on Material from the GMO; and
- (e) pathogen analyses may be conducted on the harvested Canola seed.
- 8.4.2 Canola plants that develop in the course of the germination analyses must be destroyed prior to flowering.
- 8.4.3 The amount of harvested Canola seed and/or Material from the GMO that may be saved and transported is the amount necessary to perform the analyses.
- 8.4.4 Harvested Canola seed and/or Material from the GMO may be stored during the course of performing the analyses. Where harvested Canola seed and/or Material from the GMO is stored for the purpose of analysis, it must be stored in a locked room. Within the room, the stored material must be stored in a sealed container that is signed so as to indicate that it contains GM Canola seed and/or Material from the GMO.
- 8.4.5 Once the analyses authorised by these agreement conditions have been completed and any other analyses have been completed, all GM Canola seed, Material from the GMO used in the analyses must be destroyed by either autoclaving, incineration, or autoclaving followed by incineration. Canola plants that are grown in the course of the germination analyses must be destroyed prior to flowering. All GM Canola seed not used in the analyses must be returned to the Company or destroyed as above.

9. Conditions relating to destruction by burial

- 9.1 Subject to Condition 9.2 below, if the GMO, Pollen Trap plants, Material from the GMO or Material from Pollen Trap plants are destroyed by burial, the Company must:
 - (a) within 30 days of burial, provide the Nominated Officer by notice in writing of the precise location of the Burial site (GPS co-ordinates and either a street address or other directions to the Location) and the date on which it was buried. The notice must identify the GMO or Pollen Trap plant, buried at the Burial site;
 - (b) any emergence of Volunteer plants. If Volunteer plants are identified, the Burial site must be cleaned.
- 9.2 Monitoring of the Burial site is not required if burial takes place at a Municipal or commercial land fill and the Nominated Officer is provided with a written notice from the manager of the land fill undertaking:
 - (a) not to disturb the Burial site for a period of at least 3 years from the date of burial; and
 - (b) to notify both the Company and the Nominated Officer in writing of any significant disturbance of the Burial site that may affect the emergence of Volunteer plants.

10. Cleaning-Post harvest and generally

- 10.1 Where Equipment, a Location or other area is used pursuant to these conditions in respect of GMOs, Material from GMOs, Pollen Trap plants or Material from Pollen Trap plants, it must be Cleaned.
- 10.2 Subject to Condition 10.5, for each Location, either within 14 days of harvest of the GMO or 9 months after planting, the Location must be Cleaned.
- 10.3 Within 14 days of either harvest or Cleaning of the GMO at a Location, the Pollen Trap in respect of that Location, if any, must be Cleaned.
- 10.4 When Equipment is Cleaned, the area in which the Equipment is Cleaned must also be Cleaned.

Note: For the sake of clarity, it is not necessary for Equipment to be Cleaned only at a Location.

- 10.5 Cleaning must occur immediately or as soon as practicable after the use and before it is used for any other purpose.
- 10.6 Note: For example, if seed is harvested with a mechanical harvester, the harvester must be Cleaned immediately following its use and before any other Canola is harvested.

10.7 On the request of the Nominated Officer, the Nominated Officer must be provided with written documentation of the procedures in place to ensure continuing compliance with the Cleaning conditions in these conditions.

Note: Burning and light tillage are strongly favoured as methods to Clean Locations and Pollen Traps post-harvest.

11. Conditions relating to Grazing

- 11.1 The company must inform the owner of the land on which the location is situated of the marketing implications of any grazing of GM canola before commencement of the trial.
- 11.2 Evidence that the owner has been adequately informed must be presented to the nominated officer on request.
- 11.3 All perimeter fencing at sites where GM plants are grown must be fully stock proof and no GM crop or pollen trap crop plants shall be allowed to grow within 3 metres of those fences.

12. Reduction of the seed bank and secondary dormancy

- 12.1 Following Cleaning of any Location or Pollen Trap, light tillage must be carried out on each Location and Pollen Trap.
- 12.2 Subject to Condition 12.4, light tillage must occur on at least two separate occasions in such a way as to promote the growth of any remaining Canola and to reduce onset of secondary dormancy of Canola seed.
- 12.3 The two occasions must be carried out at least two weeks apart.
- 12.4 If light tillage is used to Clean a Location or Pollen Trap, then only one subsequent occasion of light tilling must be performed.
- 12.5 All light tillage obligations must be performed within 12 months of harvest of the GMO or Pollen Trap.
- 12.6 The soil at the Location (and Pollen Trap, if any) must not be disturbed in a way that would bury plant material in that area to a depth of more than 50 mm, until at least 14 days after all light tillage obligations have been performed.

Note: This condition prohibits 'deep tillage' (i.e., deep soil disturbance that would bury the GMO to a depth of more than 50 mm) to occur at the location or pollen trap until after light tillage obligations have been performed.

- 12.7 A report on light tilling activities undertaken must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which light tilling occurs. Results of reporting must include:
 - (a) details of the Location (and Pollen Trap, if any) tilled; and
 - (b) details of the tillage methods used.

13. Conditions relating to light tillage

13.1 Light tillage may only be adopted as a method for destruction in conditions where germination of the GMO is reasonably likely to ensue (for example, immediately after rain or irrigation).

Note: The incorporation of light tillage methods at times when germination of the GMO is not likely to ensue as a result (e.g., during a drought) will not be considered sufficient to satisfy light tillage conditions.

14. Monitoring-Post harvest and generally

- 14.1 Following Cleaning of each Location, the following places must be monitored for the existence of Volunteer plants:
 - (a) the Location;
 - (b) the Pollen Trap in respect of the Location, if any; and
 - (c) any areas used to Clean Equipment used in connection with the GMO or to destroy the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants.
- 14.2 Following Cleaning of each Location, the Monitoring Zone in respect of the Location must be monitored for the existence of Volunteer plants of the GMO.

- 14.3 Monitoring must be performed by a person who is able to recognise Volunteer plants and *Brassica* plants.
- 14.4 Any Volunteer plants detected during monitoring must be Cleaned before seed maturity.
- 14.5 All the places required to be monitored must be monitored, with at least three site inspections to be undertaken during the April to November period. Additional monitoring may be required if conditions are conducive to growth outside traditional **Canola** growing periods.
- 14.6 The monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria, subject to Condition 14.7. The site sign-off criteria is met when the aggregate GM Canola volunteers present in the previous 12 months are less than 50 per ha (equivalent to 1 per 200 m²) or if the site is less than 1 ha in size, a maximum number of 20 volunteers per site. Monitoring may cease when the Nominated Officer has provided a site sign-off notice in writing to the Company that further monitoring of the specified site is no longer required.
- 14.7 Where post-harvest site is planted to long-term pasture in the first year post-harvest, and continues as a regenerating pasture in the second, third and subsequent years post-harvest, the monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria. Active monitoring on these sites must resume when the site is next cultivated and the monitoring shall continue until such time as the place to be monitored can meet site sign-off criteria.
- 14.8 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
 - (a) details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants observed, if any;
 - (e) details of whether the Volunteer plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants, if any;
 - (g) details of methods used to destroy Volunteer plants identified, if any; and
 - (h) details of the date on which Volunteer plants were Cleaned.

15. Use of Locations post-harvest

- 15.1 If the GMO is grown at a Location, no other Canola or *Brassica* plant of any kind may be planted at the location, or Pollen Trap in respect of the Location, if any, after harvest of the GMO, until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.2 If the GMO is grown at a Location, no other Canola may be grown at the Monitoring Zone in respect of the Location until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.3 Other crops may be grown at the site following harvest provided the company controls post harvest volunteers to the extent required under this order.

16. Transportation of the GMO, Material from GMO, Pollen Trap plants and Material from Pollen Trap plants

- 16.1 The GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants must not be transported unless it is contained within a sealed durable container.
- 16.2 Every container used to transport the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants must be labelled:
 - (a) to indicate that it contains genetically modified plant material; and
 - (b) with telephone contact numbers for the Company and instructions to contact the Company in the event that the container is broken or misdirected.

16.3 The Company must have in place accounting procedures to verify whether the same quantity of GMO, Material from the GMO, Pollen Trap Plant or Material from Pollen Trap plants sent is delivered and must document methods and procedures used for transportation of GMOs, Material from GMOs, Pollen Trap plants and Material from Pollen Trap plants.

17. Contingency Plans

- 17.1 Within 30 days of the date of the commencement of these conditions, a written Contingency Plan must be submitted to the Nominated Officer detailing measures to be taken in the event of the unintended presence of the GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants, outside a Location, or Pollen Trap in respect of a Location, that must be monitored.
- 17.2 The Contingency Plan must include details of procedures to:
 - (a) ensure the Nominated Officer is notified immediately if the Company becomes aware of the event;
 - (b) to destroy any of the GMOs, Material from the GMOs, Pollen Trap plants or Material from Pollen Trap plants; and
- 17.3 Monitor and destroy any Volunteer plants that may exist as a result of the event.
- 17.4 The Contingency Plan must be implemented in the event that the unintended presence of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants is discovered outside an area that must be monitored.

18. Compliance Management Plan

18.1 Prior to growing the GMO, a written Compliance Management Plan must be provided to the Nominated Officer on request. The Compliance Management Plan must describe in detail how the Company intends to ensure compliance with these conditions and document that compliance.

SECTION 3: INTERPRETATION AND DEFINITIONS

Words and phrases used in these conditions have the same meanings as they do in the Gene Technology Act 2000 (Commonwealth) and the Gene Technology Regulations 2001.

Words importing a gender include any other gender.

Words in the singular include the plural and words in the plural include the singular.

Words importing persons include a partnership and a body whether corporate or otherwise.

References to any statute or other legislation (whether primary or subordinate) is to a statute or other legislation of the Commonwealth of Australia as amended or replaced from time to time unless the contrary intention appears.

Where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

In this agreement:

"Brassica crops' means any crop of Brassica plants or Canola (and includes commercial Brassica crops).

'Brassica plants' means the species listed in the table at Table 1.

'Burial site' means a site at which the GMO or GM material from the GMO is destroyed by burial under at least 1 m of soil.

'Canola' means plants of the species Brassica napus.

'Clean' (or 'Cleaned'), as the case requires, means:

- (a) in relation to a Location or other area (including a Pollen Trap, Monitoring Zone or Isolation Zone), the destruction of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants in that Location or area, to the reasonable satisfaction of the Minister; or
- (b) in relation to Equipment, the removal and destruction of the GMO and Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants from the Equipment, to the reasonable satisfaction of the Minister.

'Department' means the Department of Primary Industries and Resources in South Australia.

'**Destroy**', (or '**Destroyed**' or '**Destruction**'), as the case requires, means killed by one or more of the following methods:

- (a) stalk pulling; or
- (b) light tillage; or
- (c) burning; or
- (d) treatment with herbicide; or
- (e) slashing; or
- *(f)* mowing; or
- (g) hand weeding; or
- (h) burial under 1 m of soil; or
- *(i)* grazing; or
- (j) a combination of the above.

Note (1): 'As the case requires' has the effect that, depending on the circumstances, one or more of these techniques may not be appropriate. For example, in the case of killing the remains of harvest of the GMO, treatment of post harvest remains by herbicide would not be a sufficient mechanism.

Note (2): Where method (b) is adopted, this agreement contains additional conditions relating to light tillage as a method for destruction.

Note (3): Where method (h) is adopted, this agreement contains additional conditions relating to burial as a method for destruction.

Note (4): Where method (i) is adopted, this agreement contains additional conditions relating to grazing as a method for destruction.

'Equipment' includes harvesters, seeders, storage equipment, transport equipment (e.g., bags, containers, trucks), clothing and tools.

'GM' means genetically modified.

'Isolation Zone', means, in respect of a Location, an area of land surrounding either the Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap) that is known not to contain any Brassica crops when the GMO is planted at the Location.

'Light tillage' or 'lightly tilled' means the use of a technique to disturb the soil in an area so as not to bury plant material in the area to a depth of more than 50 mm and can include harrowing or mulching down to the soil surface.

'Location' means an area of land where the GMO is planted and grown.

Note: Generally, before the GMO is planted and grown in a field, this agreement refers to the field as an area or place. After the GMO is planted in a field and while it is being grown, this agreement refers to the field as a 'Location'.

'Material from Pollen Trap plants' means seed, stubble, pollen or any other GM material (including parts of a plant) that is derived from or produced by Canola from a Pollen Trap.

'Material from the GMO' means GM seed, stubble, pollen or any other GM material (including part of a GMO) that is derived from or produced by the GMO.

'Minister' means the Minister of Agriculture, Food and Fisheries in South Australia.

'Monitoring Zone' means an area extending outwards by 50 m in all directions from the outer edge of a Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap).

'OGTR' means the Office of the Gene Technology Regulator.

'Pollen Trap' means an area of land, extending at least 15 m in all directions from the outside edge of a Location, containing non-genetically modified Canola or genetically modified male sterile Canola that is grown in such a way as to reasonably promote a dense and vigorous growth and flowering of the non-genetically modified Canola at the same time as the GMO.

'Pollen Trap plant' means Canola from a Pollen Trap.

'Post-harvest Monitoring Period' means the period that any Location, Pollen Trap in respect of a Location, and Monitoring Zone in respect of a Location must be monitored after harvest or after destruction of the GMO, either prior to seed set or at maturity.

'Volunteer plants' means progeny of the GMO or a Pollen Trap plant growing in the Location, its Pollen Trap, if any, or the Monitoring Zone for the Location, during the Post-Harvest Monitoring Period.

Туре	Brassicaceae
Weeds	Brassica rapa Brassica juncea
Condiment, Fodder, Vegetable spp.	Forage B. napus Vegetable B. napus Vegetable B. rapa Condiment B. juncea

Table 1. Brassicaceous Plant categories

RORY MCEWEN, Minister for Agriculture, Food and Fisheries

Aquaculture (Zones—Cape D'Estrees) Policy 2006

THE Aquaculture (Approval of Cape D'Estrees Zones Policy) Notice 2006 was published in the *Gazette* on 23 November 2006 at page 4077. The following is the Aquaculture (Zones—Cape D'Estrees) Policy 2006 referred to in that notice.

South Australia

Aquaculture (Zones—Cape D'Estrees) Policy 2006

under the Aquaculture Act 2001

Contents

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Schedule 1—Map

Part 1—Preliminary

1—Short title

This policy may be cited as the Aquaculture (Zones-Cape D'Estrees) Policy 2006.

2—Interpretation

In this policy—

Act means the Aquaculture Act 2001;

filter-feeding molluscs includes cockles, mussels, oysters and scallops;

leased area means an area subject to an aquaculture lease;

licence means an aquaculture licence.

Note—

Unless the contrary intention appears, terms used in this policy that are defined in the Act have the respective meanings assigned to those terms by the Act.

3—Zones

- (1) Pursuant to section 11 of the Act, this policy—
 - (a) identifies aquaculture zones and an aquaculture exclusion zone; and
 - (b) specifies for an aquaculture zone—
 - (i) the classes of aquaculture permitted in the zone; and
 - (ii) prescribed criteria to be taken into account in the determination of applications for licences or in the making of other decisions under the Act in relation to the zone.
- (2) This policy does not limit the matters that may be taken into account in the determination of applications for licences or in the making of other decisions under the Act.

4—Prescribed criteria for all aquaculture zones

In the determination of applications for licences and in the making of other decisions under the Act in relation to the aquaculture zones in this policy, it must be taken into account that, of the aggregated area leased or available for lease in those zones, 5 hectares must be reserved for the farming of aquatic organisms for the purposes of research.

Part 2—Cape D'Estrees aquaculture zones

Division 1—Cape D'Estrees (inner) subtidal aquaculture zone

5—Identification of aquaculture zone

The Cape D'Estrees (inner) subtidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Cape D'Estrees (inner) subtidal aquaculture zone.

6—Class of permitted aquaculture

The classes of aquaculture permitted in the Cape D'Estrees (inner) subtidal aquaculture zone are—

- (a) the farming of molluscs other than filter-feeding molluscs; and
- (b) the farming of algae.

7—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Cape D'Estrees (inner) subtidal aquaculture zone, it must be taken into account that the zone must not contain more than 60 hectares of leased area.

Division 2—Cape D'Estrees (middle) subtidal aquaculture zone

8—Identification of aquaculture zone

The Cape D'Estrees (middle) subtidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Cape D'Estrees (middle) subtidal aquaculture zone.

9—Class of permitted aquaculture

The classes of aquaculture permitted in the Cape D'Estrees (middle) subtidal aquaculture zone are—

- (a) the farming of molluscs other than filter-feeding molluscs; and
- (b) the farming of algae.

10—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Cape D'Estrees (middle) subtidal aquaculture zone, it must be taken into account that the zone must not contain more than 60 hectares of leased area.

Division 3—Cape D'Estrees (outer) subtidal aquaculture zone

11—Identification of aquaculture zone

The Cape D'Estrees (outer) subtidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Cape D'Estrees (outer) subtidal aquaculture zone.

12—Class of permitted aquaculture

The classes of aquaculture permitted in the Cape D'Estrees (outer) subtidal aquaculture zone are—

- (a) the farming of molluscs other than filter-feeding molluscs; and
- (b) the farming of algae.

13—Prescribed criteria

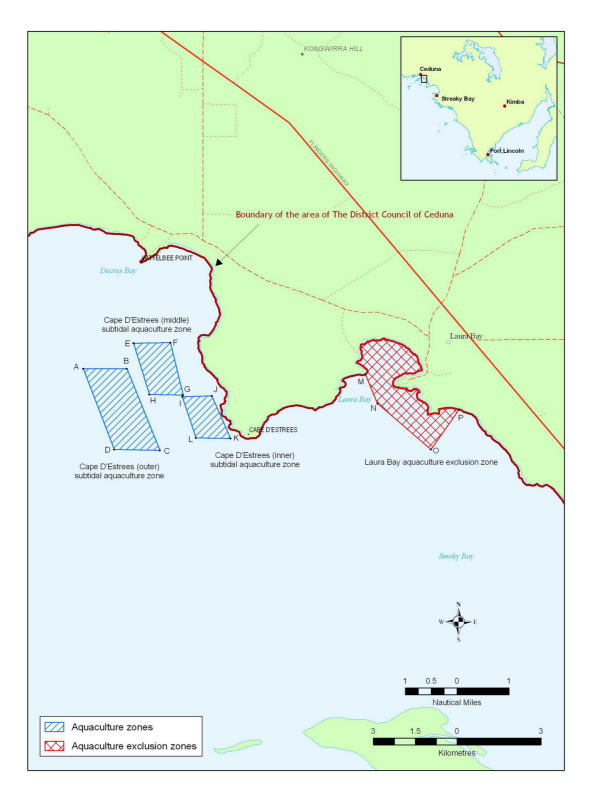
In the determination of applications for licences and in the making of other decisions under the Act in relation to the Cape D'Estrees (outer) subtidal aquaculture zone, it must be taken into account that the zone must not contain more than 60 hectares of leased area.

Part 3—Laura Bay aquaculture exclusion zone

14—Identification of aquaculture exclusion zone

The Laura Bay aquaculture exclusion zone is comprised of the waters delineated in the map in Schedule 1 as the Laura Bay aquaculture exclusion zone.

Schedule 1—Map



Point	Longitude	Latitude
А	133°43'03.14" east	32°14'30.52" south
В	133°43'53.56" east	32°14'30.54" south
С	133°44'32.02" east	32°16'05.35" south
D	133°43'39.1" east	32°16'04.37" south

Coordinates—Cape D'Estrees (outer) subtidal aquaculture zone (GDA94)

Coordinates—Cape D'Estrees (middle) subtidal aquaculture zone (GDA94)

Point	Longitude	Latitude
Е	133°44'01.28" east	32°14'01.22" south
F	133°44'44.07" east	32°14'00.52" south
G	133°44'58.94" east	32°15′01.33″ south
Н	133°44'19.82" east	32°15'00.59" south

Coordinates—Cape D'Estrees (inner) subtidal aquaculture zone (GDA94)

Point	Longitude	Latitude
Ι	133°44'57.79" east	32°15′03.25″ south
J	133°45'31.98" east	32°15′02.13″ south
K	133°45'53.74" east	32°15′51.65″ south
L	133°45'13.75" east	32°15′50.88″ south

Coordinates—Laura Bay aquaculture exclusion zone (GDA94)

Point	Longitude	Latitude
М	133°48'30.02" east	32°14′37.3″ south
Ν	133°48'44.09" east	32°15′11.15″ south
Ο	133°49'45.86" east	32°16′04.48″ south
Р	133°50'18.33" east	32°15′18.04″ south

South Australia

National Parks and Wildlife (Fowlers Bay 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, together with other land, 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 *Fowlers Bay 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 portion of the land constituting the conservation park that is described in Schedule 1.

1—Short title

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

2—Commencement

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

3—Interpretation

In this proclamation—

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

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

4—Existing rights to continue

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

5—New rights may be acquired

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

6—Conditions for exercise of rights

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

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

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

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

7-Governor may give approvals, directions

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

- (a) approval should be granted or refused under clause 5; or
- (b) a direction should be given under clause 6(b),

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

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

Schedule 1—Description of land

Allotment 100 of Deposited Plan 35535, Hundred of Caldwell.

Made by the Governor

with the advice and consent of the Executive Council on 30 November 2006

EHCS06/0030

National Parks and Wildlife (Fowlers 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 (Fowlers Bay Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Constitution of Fowlers Bay Conservation Park

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

Allotments 62 and 64 of Deposited Plan 35363, Hundred of Caldwell;

Allotment 100 of Deposited Plan 35535, Hundred of Caldwell;

Allotment 101 of Deposited Plan 35535, Hundreds of Caldwell and Sturdee.

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 30 November 2006

EHCS06/0030

National Parks and Wildlife (Unnamed 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 (Mamungari Conservation Park) Proclamation 2006.*

2—Commencement

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

3—Alteration of name of Unnamed Conservation Park

The name assigned to the Unnamed Conservation Park (North out of Hundreds, Section 50) is altered to Mamungari Conservation Park.

Made by the Governor

with the agreement of the registered proprietor of the land and with the advice and consent of the Executive Council on 30 November 2006

EHCS06/0029

State Procurement Variation Regulations 2006

under the State Procurement Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *State Procurement Regulations 2005*

4 Variation of regulation 4—Bodies declared to be prescribed public authorities (section 4 of Act)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *State Procurement 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 State Procurement Regulations 2005

4—Variation of regulation 4—Bodies declared to be prescribed public authorities (section 4 of Act)

(1) Regulation 4—before "Local Government Finance Authority" insert:

Land Management Corporation

(2) Regulation 4—after "Local Government Superannuation Board" insert:

Motor Accident Commission

South Australian Centre for Trauma and Injury Recovery Incorporated

(3) Regulation 4—after "TransAdelaide" insert:

WorkCover Corporation of South Australia

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 30 November 2006

No 256 of 2006

MAS06/013CS

Travel Agents Variation Regulations 2006

under the Travel Agents Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Travel Agents Regulations* 1996

4 Variation of regulation 6—Exemptions

Part 1—Preliminary

1—Short title

These regulations may be cited as the Travel Agents 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 Travel Agents Regulations 1996

4—Variation of regulation 6—Exemptions

Regulation 6—after its present contents (now to be designated as subregulation (1)) insert:

- (2) A person who is authorised by a licence to carry on business as a travel agent under a law of a reciprocating State or Territory is exempt from section 7 of the Act to the extent that the person—
 - (a) advertises in South Australia, if the person states in the advertisement—
 - (i) the person's name; and
 - (ii) the number of the licence issued to the person under the law of the reciprocating State or Territory; and
 - (iii) the name of the reciprocating State or Territory in which the licence was issued; or

- (b) provides information to prospective customers in connection with the person's business as a travel agent.
- (3) Subregulation (2) does not authorise the person to carry on business as a travel agent if—
 - (a) the person is physically present in South Australia; or
 - (b) the person operates through another person who is physically present in South Australia.
- (4) In subregulation (2) *a reciprocating State or Territory* means—
 - (a) Australian Capital Territory;
 - (b) New South Wales;
 - (c) Queensland;
 - (d) Tasmania;
 - (e) Victoria;
 - (f) Western Australia.

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 30 November 2006

No 257 of 2006

CSMCA06/019

State Theatre Company of South Australia Regulations 2006

under the State Theatre Company of South Australia Act 1972

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Rolls of subscribers and employees
- 5 Requirement for holding election
- 6 Nominations
- 7 Method of election of candidates
- 8 Close of rolls
- 9 Ballot papers
- 10 Provision of ballot papers
- 11 Voting
- 12 Informal ballot papers
- 13 Scrutineers
- 14 Counting of votes
- 15 Notice of election results
- 16 Validity of elections
- 17 Subscription fees

Schedule 1—Revocation of State Theatre Company of South Australia Regulations 1994

1—Short title

These regulations may be cited as the *State Theatre Company of South Australia Regulations 2006*.

2—Commencement

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

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the State Theatre Company of South Australia Act 1972;

election includes a by-election;

employee governor means the governor referred to in section 6(2)(c) of the Act;

official mark means a mark approved by the secretary for the purpose of authenticating ballot papers;

secretary means the secretary to the Board appointed under section 22 of the Act;

subscriber governor means a governor referred to in section 6(2)(b) of the Act.

4—Rolls of subscribers and employees

- (1) The secretary must maintain—
 - (a) the roll of subscribers to the Company; and
 - (b) the roll of employees of the Company.
- (2) The secretary must enter on the roll of subscribers the name and address of a person—
 - (a) who applies in writing to the secretary to be enrolled as a subscriber and pays the annual subscription fee fixed by the Board; or
 - (b) who, in the opinion of the Board, has given distinguished and outstanding service to the Company and is nominated by the Board as an honorary subscriber.
- (3) A person may not be enrolled on the roll of subscribers unless he or she is of or above the age of 18 years.
- (4) The secretary must enter on the roll of employees the names and addresses of all employees of the Company.
- (5) The secretary must remove from the roll of subscribers the name and address of a person (not being an honorary subscriber) who refuses or fails to pay the annual subscription fee.
- (6) If a subscriber notifies the secretary in writing that the subscriber—
 - (a) has changed his or her name or address; or
 - (b) wishes to cancel his or her subscription,

the secretary must vary the roll of subscribers accordingly.

- (7) The secretary must remove from the roll of employees the name and address of a person who ceases to be an employee of the Company.
- (8) The roll of subscribers must be made available at the Board's offices for inspection by subscribers during ordinary office hours.
- (9) The roll of employees must be made available at the Board's offices for inspection by employees during ordinary office hours.

5—Requirement for holding election

An election must be conducted by the secretary whenever required under section 6 of the Act.

6—Nominations

- (1) If it is necessary to hold an election for subscriber governors, the secretary must, by notice published in a daily newspaper circulating throughout the State, call for the nomination of candidates for the election.
- (2) If it is necessary to hold an election for an employee governor, the secretary must, by notice affixed in a prominent place in a part of the Company's premises to which all employees of the Company have access, call for the nomination of candidates for the election.

- (3) A notice under subregulation (1) or (2) must specify—
 - (a) the number of candidates required to be elected; and
 - (b) the date and hour by which nominations must be received by the secretary.
- (4) The date for the close of nominations must be—
 - (a) in the case of an election of subscriber governors—at least 14 days after the date of publication of the notice under subregulation (1); or
 - (b) in the case of an election of an employee governor—at least 14 days after the date of the posting of the notice under subregulation (2).
- (5) A nomination of a candidate for election must—
 - (a) be in writing; and
 - (b) contain a statement, signed by the candidate, to the effect that he or she consents to stand as a candidate in the election; and
 - (c) be signed by—
 - (i) in the case of a nomination for election as a subscriber governor—at least 3 subscribers other than the candidate; or
 - (ii) in the case of a nomination for election as an employee governor—at least 2 employees other than the candidate; and
 - (d) be delivered to the secretary not later than the date and hour specified in the notice for the close of nominations.
- (6) A nomination is invalid if it is not made in accordance with this regulation.

7-Method of election of candidates

- (1) If the number of candidates nominated is not greater than the number of subscribers or employees required to be elected, the secretary must declare the candidate or candidates duly elected.
- (2) A declaration under subregulation (1) must be made immediately after the close of nominations.
- (3) The secretary must, as soon as practicable after the making of a declaration under this regulation, notify in writing each successful candidate of his or her election.
- (4) If the number of candidates nominated is greater than the number of subscribers or employees required to be elected, the secretary must cause ballot papers to be prepared for an election.

8—Close of rolls

- (1) If an election is to be held, the secretary must—
 - (a) in the case of an election of subscriber governors—close the roll of subscribers 7 days after the day on which a notice under regulation 6(1) is published; or
 - (b) in the case of an election of an employee governor—close the roll of employees 7 days after the day on which a notice under regulation 6(2) is posted,

until the completion of the election.

(2) The secretary must ensure that the roll of subscribers or employees, as the case may require, has been made up in accordance with regulation 4 at the date of the close of the roll.

9—Ballot papers

Ballot papers must be in a form determined by the secretary.

10—Provision of ballot papers

- (1) If an election of subscriber governors is to be held, the secretary must provide each subscriber recorded on the roll of subscribers at the close of the roll with a ballot paper and envelopes by posting them to the subscriber at his or her address last recorded in the roll.
- (2) If an election of an employee governor is to be held, the secretary must provide each employee recorded on the roll of employees at the close of the roll with a ballot paper and envelopes by posting them to the employee at his or her address last recorded in the roll.
- (3) If a ballot paper is provided to a subscriber or employee, that person must also be provided with—
 - (a) an unmarked envelope suitable for holding the ballot paper; and
 - (b) a second envelope suitable for holding the first envelope, addressed to the secretary and bearing on the side on which the address is written the words "ballot paper" and a place for the signature of the subscriber or employee.
- (4) Every ballot paper must be authenticated by the official mark.

11—Voting

- (1) A person who wishes to vote at an election must—
 - (a) indicate—
 - (i) his or her first preference for a candidate by placing the number 1 in the square opposite the name of the candidate on the ballot paper; and
 - (ii) his or her preference for the other candidates by placing consecutive numbers (commencing with the number 2) in the squares opposite the names of the candidates on the ballot paper; and
 - (b) place the ballot paper in the unmarked envelope provided, place the envelope inside the second envelope addressed to the secretary, seal the second envelope and sign it; and
 - (c) return the envelope to the secretary not later than the date and hour fixed by the secretary and specified on the ballot paper.
- (2) A ballot paper is invalid if it is received by the secretary after the date and hour specified for its return.

12—Informal ballot papers

A ballot paper is informal if-

- (a) it is not authenticated by the official mark; or
- (b) it has not been completed in accordance with regulation 11; or
- (c) it has on it any mark or writing by which the voter can be identified.

13—Scrutineers

(1) Each candidate for election may, by instrument in writing, appoint 1 scrutineer to be present when the votes at an election are counted.

- (2) A candidate for election is not eligible to be appointed as a scrutineer for the purposes of that election.
- (3) The secretary must notify a scrutineer appointed under subregulation (1) of the time and place at which the votes are to be counted.

14—Counting of votes

- (1) Votes must be counted by the secretary in the presence of any scrutineers appointed under regulation 13 who seek to be present.
- (2) The following provisions apply to the counting of votes at an election:
 - (a) the secretary must open all the unmarked envelopes, extract the ballot papers, reject all ballot papers that are informal and count the number of ballot papers remaining;
 - (b) the secretary must conduct the count for an election in which only 1 vacancy is to be filled, or for the filling of the first vacancy in an election, as follows:
 - (i) the secretary must count to each candidate the ballot papers indicating a first preference vote for that candidate and, if the candidate with the largest number of ballot papers counted to him or her has an absolute majority, declare that candidate to be elected;
 - (ii) if no candidate has an absolute majority on the first count, the secretary must exclude the candidate with the fewest ballot papers counted to him or her from the count and count each of the excluded candidate's ballot papers to a continuing candidate according to the next preference indicated on the ballot paper;
 - (iii) if a candidate then has an absolute majority, the secretary must declare that candidate to be elected, but, if not, the secretary must repeat the process of excluding the candidate with the fewest ballot papers from the count and counting each of the excluded candidate's ballot papers to a continuing candidate according to the next preference indicated on the ballot paper until a candidate has an absolute majority;
 - (iv) the secretary must, when an absolute majority of the ballot papers is counted to a candidate, declare that candidate to be elected;
 - (c) the secretary must conduct the count for the filling of the second vacancy in an election as follows:
 - (i) the secretary must count to each candidate (other than the elected candidate) each ballot paper indicating a first preference vote for that candidate and count each ballot paper indicating a first preference vote for the elected candidate to another candidate according to the next preference indicated on the ballot paper;
 - (ii) if the candidate with the largest number of ballot papers counted to him or her has an absolute majority, the secretary must declare that candidate to be elected, but, if not, the secretary must proceed with the count as provided by paragraph (b)(ii) and (iii) and, when an absolute majority of the ballot papers is counted to a candidate, declare that candidate to be elected.

- (3) For the purposes of subregulation (2)—
 - (a) a reference to an absolute majority is a reference to more than one-half of the ballot papers other than those that have been rejected as informal; and
 - (b) a reference to a continuing candidate is a reference to a candidate—
 - (i) who has not been excluded from the count; and
 - (ii) in relation to a count for the filling of a second vacancy, who has not been declared to be elected on the count for the filling of the first vacancy; and
 - (c) if at any stage of the count 2 or more candidates have an equal number of ballot papers counted to them and 1 is required to be excluded from the count, the secretary must decide, by lot, which of them is to be excluded; and
 - (d) if 2 candidates remain in the count but have an equal number of ballot papers counted to them, the secretary must decide, by lot, which of them is to be elected.
- (4) The secretary may not vote in an election.

15—Notice of election results

The secretary must, as soon as practicable after the counting of votes is completed-

- (a) notify the Board; and
- (b) cause a notice setting out the results of the election—
 - (i) in the case of an election of subscriber governors—to be published in a daily newspaper circulating throughout the State; or
 - (ii) in the case of an election of an employee governor—to be affixed in a prominent place in a part of the Company's premises to which all employees of the Company have access.

16—Validity of elections

An election is not invalid by reason only of minor non-compliance with, or a minor breach of, these regulations unless the result of the election was affected by the non-compliance or breach.

17—Subscription fees

- (1) The Board may fix—
 - (a) annual subscription fees to be paid by subscribers, including different fees for different classes of subscriptions; and
 - (b) the mode and time of payment of those fees.
- (2) A fee, or the mode or time of payment of a fee, fixed under subregulation (1) may be varied but the Board cannot alter the amount of a subscription fee, or the mode or time for its payment, after the commencement of the period of 12 months to which the fee relates.

Schedule 1—Revocation of State Theatre Company of South Australia Regulations 1994

The State Theatre Company of South Australia Regulations 1994 are revoked.

Made by the Governor

on the recommendation of the State Theatre Company of South Australia and with the advice and consent of the Executive Council on 30 November 2006

No 258 of 2006

ASA CAB 001/06

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

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

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

2—Commencement

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

3—Variation provisions

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

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

4—Variation of Schedule 1—Long term dry areas

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

2007

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

2007

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

2007

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

2007

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 30 November 2006

No 259 of 2006

MCA06/012CS

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CITY OF BURNSIDE

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 11 462 Informal Ballot Papers: 56

Quota: 5 732

Candidates	First Preference Votes	Result after Distribution of Preferences
Morley, Ruth Greiner, Wendy Jacobsen, Jim	3 150 5 308 3 004	Elected (1)

COUNCILLOR Beaumont Ward (2 vacancies):

Formal Ballot Papers: 1 960 Informal Ballot Papers: 30

Quota: 654

Candidates	First Preference Votes	Result after Distribution of Preferences
Fraser, Joylene	134	
Ward, Allan Albert	357	
Quirke, Davina	420	Elected (1)
Shearn, Viv	100	
Power, Lindsay	182	
Hillier, Andrew	475	Elected (2)
Kershaw, Hollie	171	
Gabrielsen, Michael	121	

COUNCILLOR Burnside Ward (2 vacancies):

Formal Ballot Papers: 2 068

Informal Ballot Papers: 25

Quota: 690

Candidates	First Preference Votes	Result after Distribution of Preferences
Connolly, Elizabeth	322	
Bills, Graham Maynard	265	
Lincoln, David Jeremy	678	Elected (1)
Clark, Liz	347	
Gilbert, Rob	456	Elected (2)

COUNCILLOR Eastwood and Glenunga Ward (2 vacancies): Failed Election-Supplementary Election Required

COUNCILLOR Kensington Gardens & Magill Ward (2 vacancies): Formal Ballot Papers: 1 889

Informal Ballot Papers: 35

Quota: 630

Candidates	First Preference Votes	Result after Distribution of Preferences
Howard, Joanne	478	Elected (1)
Chance, Ian	169	
Mill, Robert James Henry	39	
Obst, Corey	334	
Scinto, Grace	346	
Fisher, Anne	43	
Duffy, Kevin	40	
Collins, Christopher	369	Elected (2)
Rich, Cheyne	71	

COUNCILLOR Kensington Park Ward (2 vacancies): Formal Ballot Papers: 1 915 Informal Ballot Papers: 43

Quota: 639

Candidates	First Preference Votes	Result after Distribution of Preferences
Pavan, Peter Bianco, Ellena Milios, Chris M. Alchin, Vicki Harris, Peter Galanis, George	552 120 39 136 179 140	Elected (1)
Carbone, Julian Mark Davey, Jane	452 297	Elected (2)

COUNCILLOR Rose Park & Toorak Gardens Ward (2 vacancies): Formal Ballot Papers: 1 757

Informal Ballot Papers: 24

Quota: 586

Candidates	First Preference Votes	Result after Distribution of Preferences
Steinwedel, Andrew John	278	
Morley, Chris	394	Elected (1)
Stott, Barbara	261	()
Zacharakis, Con	318	Elected (2)
Foenander, Stephen	194	
Lord, Felicity	211	
Cornish, Peter	101	

K. MOUSLEY, Returning Officer

CAMPBELLTOWN CITY COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 10 179 Informal Ballot Papers: 48

Quota: 5 090

Candidates	First Preference Votes	Result after Distribution of Preferences
Brewer, Simon Woodcock, Steve	5 890 4 289	Elected (1)

AREA COUNCILLOR (4 vacancies): Formal Ballot Papers: 9 856

Informal Ballot Papers: 293

Quota: 1 972

Candidates	First Preference Votes	Result after Distribution of Preferences
Nichols, Helen Pronol, Claude	2 221 400	Elected (1)
Woods, William Ashley	646	
Fitzharris, Anne	1 946	Elected (2)
Amber, Max	1 734	Elected (3)
Durden, Jim	767	
Lang, Justin	1 143	Elected (4)
Bria, Remo	999	

COUNCILLOR Hectorville Ward (2 vacancies): Formal Ballot Papers: 2 059

Informal Ballot Papers: 34

Quota: 687

Candidates	First Preference Votes	Result after Distribution of Preferences
Moffa, Angela	235	
Brown, Lily	131	
Barrett, Michael	131	
Ryan, Marijka	292	
Kennedy, John	533	Elected (2)
Black, Judy	737	Elected (1)

COUNCILLOR Gorge Ward (2 vacancies):

Formal Ballot Papers: 2 188

Informal Ballot Papers: 24

Quota: 730

Candidates	First Preference Votes	Result after Distribution of Preferences
Nicol, Margaret	984	Elected (1)
Cody, Terence	633	Elected (2)
Centofanti, Sante	247	
Aldenhoven, Lee	324	

COUNCILLOR Newton Ward (2 vacancies):

Formal Ballot Papers: 1 951

Informal Ballot Papers: 54

Quota: 651

Candidates	First Preference Votes	Result after Distribution of Preferences
Di Fede, John	800	Elected (1)
Matthews, Marilyn Whittaker, Jill Hinkins, Paul	377 591 183	Elected (2)

COUNCILLOR River Ward (2 vacancies):

Formal Ballot Papers: 1 858

Informal Ballot Papers: 39

Quota: 620

Candidates	First Preference Votes	Result after Distribution of Preferences
Jakacic, Renato	258	Γ_{1}
Sewell, Margaret Dymit, Tony	675 229	Elected (1)
Matzick, Jeanne Vagnarelli, Athos	420 276	Elected (2)

COUNCILLOR Woodforde Ward (2 vacancies): Formal Ballot Papers: 2 019 Informal Ballot Papers: 52

Quota: 674

Candidates	First Preference Votes	Result after Distribution of Preferences
Muras, Jane F. R	917	Elected (1)
Grigg, Neville	538	Elected (2)
Boyle, Michael David	564	()

K. MOUSLEY, Returning Officer

CITY OF CHARLES STURT

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 21 798 Informal Ballot Papers: 171

Quota: 10 900

Candidates	First Preference Votes	Result after Distribution of Preferences
Rossi, Joe Meschino, Carlo Anderson, Harold Frank Russo, Rina	3 701 2 891 10 829 4 377	Elected (1)

COUNCILLOR Semaphore Park Ward (2 vacancies):

Ferrao, Gerard	Elected Unopposed
Ghent, Stuart	Elected Unopposed

COUNCILLOR Grange Ward (2 vacancies):

Formal Ballot Papers: 2 693

Informal Ballot Papers: 104

Quota: 898

Candidates	First Preference Votes	Result after Distribution of Preferences
Shipp, Peter Sykes, Paul Newble, David Ian	303 639 308	Elected (2)
Howland, John Hartley Scheffler, Tom	523 920	Elected (1)

COUNCILLOR Henley Ward (2 vacancies):

Formal Ballot Papers: 3 158

Informal Ballot Papers: 92

Quota: 1 053

Candidates	First Preference Votes	Result after Distribution of Preferences
Manuelrayan, Arunamarie	106	
Fitzpatrick, Jim	982	Elected (1)
Phillips, Bernie	342	
Smith, Tony	228	
Randall, Bob	577	
Rau, Anna	793	Elected (2)
Mauk, Georg	130	()

COUNCILLOR Woodville Ward (2 vacancies):

Formal Ballot Papers: 2 514

Informal Ballot Papers: 123

Quota: 839

Candidates	First Preference Votes	Result after Distribution of Preferences
Grant, Robert Hugh Galmesa, Imelda	724 94	Elected (2)
Freak, Brian Noel Taylor, Jenny Smith, John Donald	1 054 379 263	Elected (1)

COUNCILLOR West Woodville Ward (2 vacancies):

Formal Ballot Papers: 2 713 Informal Ballot Papers: 188

Quota: 905

Candidates	First Preference Votes	Result after Distribution of Preferences
Wilson, Garry Ernest Keneally, Angela Wasylenko, Tolley	536 1 088 1 089	Elected (2) Elected (1)
COUNCILLOR Findon Ward (2 v Formal Ballot Papers: 2 732 Informal Ballot Papers: 166 Quota: 911	acancies):	
Candidates	First Preference Votes	Result after Distribution of Preferences
Pinto, John Angelino, Raffaele Hirkic, Senada	1 227 911 594	Elected (1) Elected (2)

COUNCILLOR Hindmarsh Ward (2 vacancies):

Formal Ballot Papers: 2 331

Informal Ballot Papers: 117

Quota: 778

Candidates	First Preference Votes	Result after Distribution of Preferences
Luscri, Carmela	459	Elected (2)
Tsavaridis, John	606	
Wallis, Christopher	622	Elected (1)
Good, Jodi	337	
Russo, Maria	307	

COUNCILLOR Beverley Ward (2 vacancies):

Formal Ballot Papers: 2 516

Informal Ballot Papers: 103

Quota: 839

Candidates	First Preference Votes	Result after Distribution of Preferences
Harley, Mick	854	Elected (2)
Hall, Phillip	441	
Agius, Edgar	950	Elected (1)
Heinrich, Anne Lorraine	271	

K. MOUSLEY, Returning Officer

CITY OF HOLDFAST BAY

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 10 782 Informal Ballot Papers: 44

Quota: 5 392

Candidates	First Preference Votes	Result after Distribution of Preferences
Ferdinands, Kingsley	145	
Edwards, Rod	1 923	
Lush, Cheryl	1 752	
Rollond, Ken	6 962	Elected (1)

COUNCILLOR Glenelg Ward (3 vacancies): Formal Ballot Papers: 2 280 Informal Ballot Papers: 40

Quota: 571

Candidates	First Preference Votes	Result after Distribution of Preferences
Dixon, Peter	276	
Bonfiglio, Frances	93	
Fisk, Bob	287	Elected (3)
Tsouleas, John	208	
Beh, Rowan Dean	517	Elected (1)
Heysen, Peter	372	Elected (2)
Nancarrow, David	195	
Lawrence, Julie	144	
Riordan, John	117	
Stefanac, Mark A.	71	

COUNCILLOR Somerton Ward (3 vacancies):

Formal Ballot Papers: 2 683

Informal Ballot Papers: 72

Quota: 671

Candidates	First Preference Votes	Result after Distribution of Preferences
Looker, Tim Crutchett, Philip N Challans, Garth James Brown, Denis Hackett Bouchée, Mikki	607 575 383 322 796	Elected (2) Elected (3)

COUNCILLOR Brighton Ward (3 vacancies):

Formal Ballot Papers: 2 927

Informal Ballot Papers: 64

Quota: 732

Candidates	First Preference Votes	Result after Distribution of Preferences
Lonie, Susan	450	Elected (2)
Kinnear, David Henry	218	
Donaldson, John	356	
Norton, Alan C	541	Elected (3)
Swiderczuk, Dariusz Jan	97	
Clancy, Rosemary Anne	1 1 1 5	Elected (1)
Moorman, Keith T	150	

COUNCILLOR Seacliff Ward (3 vacancies):

Formal Ballot Papers: 2 687

Informal Ballot Papers: 38

Quota: 672

Candidates	First Preference Votes	Result after Distribution of Preferences
Deakin, Jon	591	Elected (2)
Glazbrook, Dick	343	
Huckstepp, James D.	775	Elected (1)
van Camp, Lissa	266	Elected (3)
Jones, Melanie	182	
Yates, Lynda	257	
Mann, John	273	
	V MOUSLEY	Poturning Officer

K. MOUSLEY, Returning Officer

CITY OF MARION

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 17 027 Informal Ballot Papers: 89

Quota: 8 514

Candidates	First Preference Votes	Result after Distribution of Preferences
Cole, Andrew Lewis, Felicity-ann Hull, Bruce William	1 992 7 709 7 326	Elected (1)

COUNCILLOR East Ward (3 vacancies):

Formal Ballot Papers: 4 001 Informal Ballot Papers: 115

Quota: 1 001

First Preference Votes	Result after Distribution of Preferences
924	Elected (2)
,	Elected (1)
299	()
842 441	Elected (3)
	924 419 1 076 299 842

COUNCILLOR West Ward (3 vacancies):

Formal Ballot Papers: 4 567 Informal Ballot Papers: 108

Quota: 1 142

Candidates	First Preference Votes	Result after Distribution of Preferences
Veliskou, Jason	1 286	Elected (1)
Mudge, Steven	475	Elected (3)
Peikert, James	300	
Woodifield, David	352	
Woolley, Ray	180	
Murphy, Dan	412	
Brown, Vincent Neil	597	
Whennan, Irene M	965	Elected (2)

COUNCILLOR Central Ward (3 vacancies):

Formal Ballot Papers: 4 485

Informal Ballot Papers: 131

Quota: 1 122

Candidates	First Preference Votes	Result after Distribution of Preferences
Crilly, Kath Bouwens, Carol Verrall, Frank Telfer, Raelene June Southern, Fran Hall, Beryl	384 1 027 1 032 1 326 359 357	Elected (3) Elected (2) Elected (1)

COUNCILLOR South Ward (3 vacancies): Formal Ballot Papers: 3 493 Informal Ballot Papers: 78

Quota: 874

Candidates	First Preference Votes	Result after Distribution of Preferences
Durward, Rob	611	Elected (3)
Bayliss, Joel Baden	739	Elected (2)
Borst, René	316	
Westwood, Nick	495	
Connor, Cheryl	1 332	Elected (1)

K. MOUSLEY, Returning Officer

CITY OF MITCHAM

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 13 577 Informal Ballot Papers: 36

Quota: 6 789

Candidates	First Preference Votes	Result after Distribution of Preferences
David, Reynold Marshall, Bob	3 583 4 534	
Brooks, Ivan Murray	5 460	Elected (1)

COUNCILLOR Boorman Ward (2 vacancies):

Formal Ballot Papers: 2 292

Informal Ballot Papers: 45

Ouota: 765

Candidates	First Preference Votes	Result after Distribution of Preferences
Weaver, Judith	795	Elected (2)
Nechvoglod, Victor	358	
Farooqi, Khalid Mahmood	119	
McGrath, Damien	171	
Picton, Michael	849	Elected (1)

COUNCILLOR Gault Ward (2 vacancies):

Formal Ballot Papers: 1 971

Informal Ballot Papers: 73

Quota: 658

Candidates	First Preference Votes	Result after Distribution of Preferences
Hudson, Grant Fisher, Stephen Annells, Stephen James	928 580 463	Elected (1) Elected (2)

COUNCILLOR Overton Ward (2 vacancies):

Formal Ballot Papers: 1 827

Informal Ballot Papers: 51

Quota: 610

Candidates	First Preference Votes	Result after Distribution of Preferences
Munchenberg, Ashley James Young, Zane Hain, John	311 426 292	Elected (2)
Sanderson, John Liddell Hart, Greg	516 282	Elected (1)

COUNCILLOR Babbage Ward (2 vacancies):

Formal Ballot Papers: 2 149 Informal Ballot Papers: 64

Quota: 717

Candidates	First Preference Votes	Result after Distribution of Preferences
Warren, Richard Gibbs Ludbrook, Diana Wilson, Shaun	521 771 392	Elected (2) Elected (1)
Gellie, Christopher	465	

COUNCILLOR Craigburn Ward (3 vacancies):

Formal Ballot Papers: 2 782

Informal Ballot Papers: 41

Quota: 696

Candidates	First Preference Votes	Result after Distribution of Preferences
Perry, Ian	531	Elected (2)
Hawkins, Robert J.	173	
Grimm, Elaine	679	Elected (1)
Elliott, Nat	428	
Foley, Julie	203	
Woolhouse, Steven	230	
Chennell, Heather Rose	422	Elected (3)
Jacobs, Robert Bruce	116	

COUNCILLOR The Park Ward (2 vacancies):

Formal Ballot Papers: 2 171

Informal Ballot Papers: 58

Quota: 724

Candidates	First Preference Votes	Result after Distribution of Preferences
Ward, Mark	548	Elected (2)
Saunders, Robert Charles	234	
Davidson, Michael James	338	
Campbell, Colin	1 051	Elected (1)
	K. MOUSLEY,	Returning Officer

CITY OF MOUNT GAMBIER

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 8 355 Informal Ballot Papers: 28

Quota: 4 178

Candidates	First Preference Votes	Result after Distribution of Preferences
Perryman, Steve Newell, Martin	7 211 1 144	Elected (1)

COUNCILLOR East Ward (5 vacancies):

Formal Ballot Papers: 4 276

Informal Ballot Papers: 91

Quota: 713

Candidates	First Preference Votes	Result after Distribution of Preferences
Moody, Neville	505	
Mustafa, Gala	425	
Maher, Jim	511	Elected (5)
Pasin, Tony	1 1 9 0	Elected (1)
McDonough, Daniel	770	Elected (2)
Smith, Allen	526	Elected (4)
Kyrimis, John	349	Elected (3)

COUNCILLOR West Ward (5 vacancies):

Formal Ballot Papers: 3 962 Informal Ballot Papers: 75

Quota: 661

Candidates	First Preference Votes	Result after Distribution of Preferences
Harfield, Byron	1 296	Elected (1)
Mutton, Des	473	Elected (4)
Fairweather, Penny	812	Elected (3)
White, Mervyn Robert	920	Elected (2)
Drinkell, Owen	187	
Coscarelli, Eugene	274	Elected (5)

K. MOUSLEY, Returning Officer

RURAL CITY OF MURRAY BRIDGE Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 5 143 Informal Ballot Papers: 20

Quota: 2 572

Candidates	First Preference Votes	Result after Distribution of Preferences
Coventry, Ken Arbon, Allan Ernest	1 939 3 204	Elected (1)

COUNCILLOR Mobilong Ward (3 vacancies):

Formal Ballot Papers: 1 773 Informal Ballot Papers: 37

Quota: 444

Candidates	First Preference Votes	Result after Distribution of Preferences
Leyland, Kath	186	
Schubert, Clem	461	Elected (3)
Wilson, Jerry	467	Elected (2)
Codrington, Martyn	97	
Weinmann, Theo	562	Elected (1)

COUNCILLOR Brinkley Ward (3 vacancies):

Formal Ballot Papers: 1 768 Informal Ballot Papers: 49

Quota: 443

Candidates	First Preference Votes	Result after Distribution of Preferences
Cheeseman, Wayne Dean Laubsch, Barry Douglas Taylor, Debra Fay	154 494 297	Elected (1)
Weinert, Milton England, Bob	430 393	Elected (2) Elected (3)

COUNCILLOR Monarto Ward (3 vacancies):

Formal Ballot Papers: 1 632

Informal Ballot Papers: 39

Quota: 409

Candidates	First Preference Votes	Result after Distribution of Preferences
Phillips, June Irene Simmons, Keith William Nutt, Phil Sanders, Fred	538 400 435 259	Elected (1) Elected (3) Elected (2)

K. MOUSLEY, Returning Officer

CITY OF NORWOOD, PAYNEHAM & ST PETERS Results of Council Elections

MAYOR (1 vacancy):

Bria, Robert Elected Unopposed
COUNCILLOR East Adelaide/Kent Town Ward (2 vacancies):
Frogley, John Elected Unopposed Pasalidis, Isaac Elected Unopposed

COUNCILLOR Stepney/Maylands Ward (2 vacancies): Formal Ballot Papers: 1 038 Informal Ballot Papers: 35

Quota: 347

Candidates	First Preference Votes	Result after Distribution of Preferences
Marcuccitti, Lucy Moore, Evonne Aylward, Joe Lilley, Dawn Villios, Nik	462 368 110 24 74	Elected (1) Elected (2)

COUNCILLOR Torrens Ward (3 vacancies):

Formal Ballot Papers: 1 454

Informal Ballot Papers: 47

Quota: 364

Candidates	First Preference Votes	Result after Distribution of Preferences
Minney, John	604	Elected (1)
Sims, Šcott	241	Elected (3)
Garner, Paul	129	~ /
Knoblauch, Garry John	480	Elected (2)

COUNCILLOR Payneham Ward (2 vacancies):

Formal Ballot Papers: 1 216

Informal Ballot Papers: 13

Quota: 406

Candidates	First Preference Votes	Result after Distribution of Preferences
Duke, Kevin John Winderlich, David Baldassi, Deborah	480 192 134	Elected (1)
Dottore, Carlo	410	Elected (2)

COUNCILLOR Trinity Ward (2 vacancies):

Formal Ballot Papers: 1 197

Informal Ballot Papers: 17

Quota: 400

Candidates	First Preference Votes	Result after Distribution of Preferences
Granozio, Connie	602	Elected (1)
Murada, David	186	
Manser, Lance	263	Elected (2)
Eyers-White, Arna	146	

COUNCILLOR West Norwood Ward (2 vacancies):

Formal Ballot Papers: 889

Informal Ballot Papers: 16

Quota: 297

Candidates	First Preference Votes	Result after Distribution of Preferences
Hatch, Karin Whitington, Sue Wormald, Paul	187 276 426	Elected (2) Elected (1)

COUNCILLOR Kensington Ward (2 vacancies):

Election Failed—Supplementary Election Required.

K. MOUSLEY, Returning Officer

CITY OF ONKAPARINGA

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 24 222

Informal Ballot Papers: 142

Quota: 12 112

Candidates	First Preference Votes	Result after Distribution of Preferences
Parslow, Darryl	7 002	
Glass, Stewart	1 599	
Becker, Barry J.	705	
Reilly, R. M.	512	
Rosenberg, Lorraine Florence	8 680	Elected (1)
Greaves, Heidi Lee	2 758	
Kusznir, Alex	788	
McClelland, Mike	785	
Morgan, Tommy	1 393	

COUNCILLOR Wine Coast Ward (4 vacancies):

Formal Ballot Papers: 6 075

Informal Ballot Papers: 323

Quota: 1 216

Candidates	First Preference Votes	Result after Distribution of Preferences
Arbon, David Edward Pratt, Graham Houlahan, John Peat, Richard Apap, George Wenham, Yvonne Mathwin, John	768 509 366 1 455 1 653 883 441	Elected (4) Elected (2) Elected (1) Elected (3)

COUNCILLOR Mid South Coast Ward (4 vacancies):

Formal Ballot Papers: 4 898

Informal Ballot Papers: 283

Quota: 980

Candidates	First Preference Votes	Result after Distribution of Preferences
Manson, Rex	577	Elected (4)
Swann, Nick	974	Elected (2)
Hammond, Alan	531	
Jamieson, Bill	848	Elected (3)
Campbell, Bob	294	
Allen, Brian John	370	
Douglas, Colin George	304	
Ferguson, Artie	1 000	Elected (1)

COUNCILLOR Knox Ward (4 vacancies): Formal Ballot Papers: 4 087 Informal Ballot Papers: 241

Quota: 818

Candidates	First Preference Votes	Result after Distribution of Preferences
Brown, Rodney Arthur Oakes, Alan Alford, Nigel Erwin, Doreen Bridgland, Graham S	1 139 807 564 1 068 509	Elected (1) Elected (3) Elected (4) Elected (2)

COUNCILLOR Pimpala Ward (4 vacancies):

Formal Ballot Papers: 3 951

Informal Ballot Papers: 195

Quota: 791

Candidates	First Preference Votes	Result after Distribution of Preferences
Olbrich, Greg	470	Elected (4)
Dormand, Charles Edington	334	
Gillett, Dennis Norman	247	
Barnes, Damien	377	
Brown, Sandra	873	Elected (2)
Schulze, Peter	890	Elected (1)
Nash, Sharon	760	Elected (3)

COUNCILLOR Thalassa Ward (4 vacancies):

Formal Ballot Papers: 4 172

Informal Ballot Papers: 164

Quota: 835

Candidates	First Preference Votes	Result after Distribution of Preferences
de Jonge, Robert Leendert Mazzachi, Dale Coomans, Bill Fletcher, Trevor Paul Hughes, Anthony Sanderson, Roger Overduin, Jan-Paul Chadwick, Helen	644 541 622 1 244 129 443 202 347	Elected (3) Elected (4) Elected (2) Elected (1)

K. MOUSLEY, Returning Officer

CITY OF PLAYFORD

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 13 260 Informal Ballot Papers: 77

Quota: 6 631

Candidates	First Preference Votes	Result after Distribution of Preferences
Baker, Marilyn Lindsell, Martin David	6 623 6 637	Elected (1)

COUNCILLOR Ward 1 (3 vacancies): Formal Ballot Papers: 2 598

Informal Ballot Papers: 70

Quota: 650

Candidates	First Preference Votes	Result after Distribution of Preferences
Musolino, Dino	571	Elected (1)
Wilson, Kevin	224	
Nguyen, Thuan	359	
Arharidis, Terry	100	
Eyndhoven, John	175	
Boundy, Geoff	577	Elected (2)
Norris, Julie Ann	356	Elected (3)
Centofanti, Rina	84	
Morris, Mick	152	

COUNCILLOR Ward 2 (3 vacancies):

Formal Ballot Papers: 2 504

Informal Ballot Papers: 80

Quota: 627

Candidates	First Preference Votes	Result after Distribution of Preferences
Sutton, Nicky	374	
Smallwood-Šmith, Gay	383	Elected (3)
Cava, Nick	511	Elected (2)
Webb, Jack	316	
Wissell, Shirley	359	
Hamilton, Kerree	561	Elected (1)

COUNCILLOR Ward 3 (2 vacancies):

Formal Ballot Papers: 2 020

Informal Ballot Papers: 106

Quota: 674

Candidates	First Preference Votes	Result after Distribution of Preferences
Federico, Joe Craig, Andrew Withers, Craig	681 883 456	Elected (2) Elected (1)

COUNCILLOR Ward 4 (3 vacancies):

Formal Ballot Papers: 2 425

Informal Ballot Papers: 101

Quota: 607

Candidates	First Preference Votes	Result after Distribution of Preferences
Menzel, Nikko	361	
Gooley, Coral	547	Elected (1)
Penney, Barry Charles	237	
Levitt, Don	446	Elected (3)
Hoppo, Peter James	288	
Dostal, Andrew	92	
O'Rielly, Max	454	Elected (2)

COUNCILLOR Ward 5 (2 vacancies): Formal Ballot Papers: 1 713 Informal Ballot Papers: 89

Quota: 572

Candidates	First Preference Votes	Result after Distribution of Preferences
Hochwald, Hans Ryan, Dennis Shaw, Iris Salamon, Peter Toonen, Monika	65 725 379 282 262	Elected (1) Elected (2)

COUNCILLOR Ward 6 (2 vacancies):

Formal Ballot Papers: 1 590

Informal Ballot Papers: 43

Quota: 531

Candidates	First Preference Votes	Result after Distribution of Preferences
Curnow, Neville	270	
Cowell, John	152	
Polanco, Antonio	131	
Docherty, Glenn	661	Elected (1)
MacMillan Duncan	376	Elected (2)

K. MOUSLEY, Returning Officer

CITY OF PORT ADELAIDE ENFIELD

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 21 616 Informal Ballot Papers: 220

Quota: 10 809

Candidates	First Preference Votes	Result after Distribution of Preferences
Barr, Fiona	8 003	
McDougall, Meryl	3 449	
Johanson, Gary	7 640	Elected (1)
Grant, Hanna	2 524	

COUNCILLOR Outer Harbour Ward (2 vacancies):

Formal Ballot Papers: 3 086

Informal Ballot Papers: 193

Quota: 1 029

Candidates	First Preference Votes	Result after Distribution of Preferences
Jamieson, Peter Andrew Knight, Greville	1 443 373	Elected (1)
Johansen, Bruce	1 270	Elected (2)

COUNCILLOR Semaphore Ward (2 vacancies):

Formal Ballot Papers: 2 777 Informal Ballot Papers: 69

Quota: 926

Candidates	First Preference Votes	Result after Distribution of Preferences
Nicholls, Peter	575	Elected (2)
Thorn, Colin Leslie	306	
Roumeliotis, Peter	125	
Hansen, Patrick	470	
Thomas, Colin	272	
Wright, Helen	523	Elected (1)
Hockley, Julie	187	
James, Sarah	319	

COUNCILLOR Port Adelaide Ward (2 vacancies):

Formal Ballot Papers: 2 557

Informal Ballot Papers: 140

Quota: 853

Candidates	First Preference Votes	Result after Distribution of Preferences
Guscott, Ray	924	Elected (1)
Harding, Trevor Graham	310	
Rees, Graham Bernard	366	
Tagliaferro, Tony	332	
Snadden, Joyce	625	Elected (2)

COUNCILLOR Parks Ward (3 vacancies):

Formal Ballot Papers: 3 662

Informal Ballot Papers: 210

Quota: 916

Candidates	First Preference Votes	Result after Distribution of Preferences
Croci, John Alexander Amer, Roy	564 208	Elected (2)
Ngo, Tung Cockatoo-Collins, Che Leslie	1 703 321	Elected (1)
Jensen, Janice	653 213	Elected (3)

COUNCILLOR Enfield Ward (3 vacancies):

Formal Ballot Papers: 3 363

Informal Ballot Papers: 214

Quota: 841

Candidates	First Preference Votes	Result after Distribution of Preferences
Martin, Carol McKay, Peter McLuskey, Johanna Pilch, Leszek	1 277 842 924 320	Elected (1) Elected (3) Elected (2)

COUNCILLOR Klemzig Ward (2 vacancies): Formal Ballot Papers: 2 088 Informal Ballot Papers: 102

Quota: 697

Candidates	First Preference Votes	Result after Distribution of Preferences
Sloper, Tricia D Bradbrook, Jenny Ann Pussell Agron	347 517 306	Elected (2)
Russell, Aaron Barca, Tony	918	Elected (1)

COUNCILLOR Northfield Ward (3 vacancies):

Formal Ballot Papers: 3 456

Informal Ballot Papers: 137

Quota: 865

Candidates	First Preference Votes	Result after Distribution of Preferences
Basham, Mark	1 226	Elected (1)
McCarthy, Kevin James	672	Elected (2)
Wyld, Damian	488	
Rai, Felicity	418	
Hubycz, Anne-Marie	652	Elected (3)

K. MOUSLEY, Returning Officer

CITY OF PORT AUGUSTA

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 4 319 Informal Ballot Papers: 16

Quota: 2 160

Candidates	First Preference Votes	Result after Distribution of Preferences
Baluch, N. Joy Wright, David	3 961 358	Elected (1)

AREA COUNCILLOR (9 vacancies):

Formal Ballot Papers: 4 152

Informal Ballot Papers: 149

Quota: 416

Candidates	First Preference Votes	Result after Distribution of Preferences
Morgan, Allan Alfred	194	
Mitchell, Tony	551	Elected (1)
Morris, Alan	214	Elected (8)
Broughton, Graham	230	
Paynter, Fran	301	Elected (3)
Simes, Malcolm	79	
Newman, Peter	147	
Ellis, Renee Simone	275	Elected (9)
Williams, Rob	48	
Johnson, Sam	266	Elected (7)
Fennell, Leita	63	
McLean, Ken	440	Elected (2)
Veen, John	168	
Pycroft, Chris	238	Elected (6)
Solomon, Peter William	317	Elected (5)
Clark, Geoff	257	
Greagen, Phil	364	Elected (4)

K. MOUSLEY, Returning Officer

CITY OF PORT LINCOLN

Results of Council Elections

MAYOR (1 vacancy):

Davis, Peter Woodle	/	Elected	Unopposed
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AREA COUNCILLOR (10 vacancies):

Formal Ballot Papers: 3 796 Informal Ballot Papers: 187

Quota: 346

Candidates	First Preference Votes	Result after Distribution of Preferences
Hartley, Gordon Charles	357	Elected (3)
Ware, Mary Jane	352	Elected (4)
Bascombe, Mick	575	Elected (1)
Chludil, Tanya	154	Elected (10)
Bartlett, Danny	197	Elected (7)
Parker, Jillian	543	Elected (2)
Rayson, Geoff	85	
Papazoglov, Jim	201	Elected (6)
Wisseman, Lisa	51	
Clark, Mary Estelle	84	
Argent, Margaret	57	
Reynolds, Allan George	142	Elected (9)
Richardson, Robert George	145	
Starke, Neville David	185	Elected (8)
Karatzovalis, Mary	121	
Papps, Judy	107	
Catt, Malcolm	270	Elected (5)
Hunwick, John	84	
Harvey, Wayne Francis	86	
		D i corr

K. MOUSLEY, Returning Officer

CITY OF PROSPECT

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 4 744 Informal Ballot Papers: 17

Quota: 2 373

Candidates	First Preference Votes	Result after Distribution of Preferences
Harris, Allen O'Loughlin, David Barnett, Kristina	959 2 593 1 192	Elected (1)

COUNCILLOR Nailsworth Ward (2 vacancies):

Formal Ballot Papers: 1 031

Informal Ballot Papers: 46

Quota: 344

Candidates	First Preference Votes	Result after Distribution of Preferences
Grant, Barnaby Hugh	295	
Stock, Frank	303	Elected (2)
Mulvihill, Mike	433	Elected (1)

COUNCILLOR Kingston Ward (2 vacancies): Formal Ballot Papers: 945 Informal Ballot Papers: 22

Quota: 316

Candidates	First Preference Votes	Result after Distribution of Preferences
Groote, Mark Dixon, Ashley Fitzpatrick, Grace Miriam Betterman, Cynthia	161 347 220 217	Elected (1) Elected (2)
COUNCILLOR Fitzroy Ward (2 v	acancies):	
Mitchell, Matthew Karahalios, Sheron	E	lected Unopposed lected Unopposed
COUNCILLOR St Johns Wood W Formal Ballot Papers: 870 Informal Ballot Papers: 35 Quota: 291	ard (2 vacanc	ies):
Candidates	First Preference Votes	Result after Distribution of Preferences
Preece, Bruce Raymond Newall, Timothy Frederick Grubisa, Carol	341 307 222	Elected (1) Elected (2)
COUNCILLOR Highbury Ward (2	vacancies):	
Formal Ballot Papers: 788 Informal Ballot Papers: 31		
Quota: 263		
Candidates	First Preference Votes	Result after Distribution of Preferences
Mussared, Fran Wellby, Brian Amamoo, Damian Shepherd, Christina	110 262 276 140	Elected (2) Elected (1)

K. MOUSLEY, Returning Officer

CITY OF SALISBURY

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 23 818

Informal Ballot Papers: 216

Quota: 11 910

Candidates	First Preference Votes	Result after Distribution of Preferences
Pilkington, Keith Zappia, Tony	4 351 19 467	Elected (1)

COUNCILLOR Central Ward (2 vacancies): Formal Ballot Papers: 3 258

Informal Ballot Papers: 174

Quota: 1 087

Candidates	First Preference Votes	Result after Distribution of Preferences
Balaza, David	1 081	Elected (1)
Pearson, Neil	653	
Hamilton, Cathryn May	558	
Gill, Betty	833	Elected (2)
Dockerty, Michael	133	

COUNCILLOR East Ward (2 vacancies):

Formal Ballot Papers: 2 652 Informal Ballot Papers: 109

Quota: 885

Candidates	First Preference Votes	Result after Distribution of Preferences
McGee, Barry Pilkington, Damien Caruso, Joe Deane, Mathew Jobson, Phillip Scott Bailey, Betty	438 772 757 321 76 288	Elected (1) Elected (2)

COUNCILLOR South Ward (2 vacancies):

Formal Ballot Papers: 2 906

Informal Ballot Papers: 183

Quota: 969

Candidates	First Preference Votes	Result after Distribution of Preferences
Javor, Tom Cotton, John E	940 546	Elected (2)
Noack, Paul	1 420	Elected (1)

COUNCILLOR Hills Ward (2 vacancies):

Formal Ballot Papers: 2 631

Informal Ballot Papers: 106

Quota: 878

Candidates	First Preference Votes	Result after Distribution of Preferences
Sims, Kristine Reardon, Shiralee Ann Irving, Ann Taylor, Cameron	363 1 117 614 537	Elected (1) Elected (2)

COUNCILLOR Para Ward (2 vacancies): Formal Ballot Papers: 3 134 Informal Ballot Papers: 216

Quota: 1 045

Candidates	First Preference Votes	Result after Distribution of Preferences
Pinnegar, Phil	515	
Edwards, Patricia Ann	279	
Aldridge, Gillian Mary	1 520	Elected (1)
Zahra, Riccardo	820	Elected (2)

COUNCILLOR North Ward (2 vacancies):

Formal Ballot Papers: 2 547 Informal Ballot Papers: 119

Quota: 850

Candidates	First Preference Votes	Result after Distribution of Preferences
Caruso, Linda Coates, Alex Loxton, Ian Pennington, Jane Reyntjes, Michael George Curtis, Stephen John Bovingdon, Stephen F	942 683 253 310 135 99 125	Elected (1) Elected (2)

COUNCILLOR Levels Ward (2 vacancies):

Formal Ballot Papers: 3 252

Informal Ballot Papers: 161

Quota: 1 085

Candidates	First Preference Votes	Result after Distribution of Preferences
Lawrence, David	159	
Isemonger, Jana	1 347	Elected (2)
Goodall, Brian	1 355	Elected (1)
Smith, Bob	391	× /

COUNCILLOR West Ward (2 vacancies):

Formal Ballot Papers: 2 571

Informal Ballot Papers: 182

Quota: 858

First Preference Votes	Result after Distribution of Preferences
640	Elected (2)
289	()
1 383	Elected (1)
259	
	Preference Votes 640 289 1 383

K. MOUSLEY, Returning Officer

CITY OF TEA TREE GULLY

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 18 364 Informal Ballot Papers: 70

Quota: 9 183

Candidates	First Preference Votes	Result after Distribution of Preferences
Purdom, Lesley Denise Hermann, Aaron Smith, Miriam Knight, Kevin	6 456 639 6 657 4 612	Elected (1)

COUNCILLOR Pedare Ward (2 vacancies):

Formal Ballot Papers: 2 896

Informal Ballot Papers: 99

Quota: 966

Candidates	First Preference Votes	Result after Distribution of Preferences
Keane, Bernie	1 143	Elected (1)
Winter, Barry	498	Elected (2)
Cunningham, Barbara	247	
Haskell, Anthony John	402	
Frances, Andy	434	
Keane, Sandy	172	

COUNCILLOR Drumminor Ward (2 vacancies):

Formal Ballot Papers: 2 778

Informal Ballot Papers: 133

Quota: 927

Candidates	First Preference Votes	Result after Distribution of Preferences
Marshall, Phil Trainor, Pat	511 1 213	Elected (1)
Mitchell, William Mark Gallasch, Gordon	218 836	Elected (1)

COUNCILLOR Hillcott Ward (2 vacancies):

Formal Ballot Papers: 2 799

Informal Ballot Papers: 59

Quota: 934

Candidates	First Preference Votes	Result after Distribution of Preferences
Barbaro, Paul	1 069	Elected (1)
Dewell, Ashley	133	
Osterstock, Mark	646	Elected (2)
Hacking, Todd	502	
Thorn, Lachlan Philip	217	
Wood, Kevin John	232	

COUNCILLOR Balmoral Ward (2 vacancies):

Formal Ballot Papers: 3 136

Informal Ballot Papers: 151

Quota: 1 046

Candidates	First Preference Votes	Result after Distribution of Preferences
Clegg, Dale Jensen, Svend	1 279 368	Elected (2)
Denholm, Graeme	1 489	Elected (1)

COUNCILLOR Steventon Ward (2 vacancies): Formal Ballot Papers: 3 069 Informal Ballot Papers: 118

Quota: 1 024

Candidates	First Preference Votes	Result after Distribution of Preferences
Ivan, Anne McLafferty, Jim Lees, Brian Bruggemann, Lawrie	772 699 1 057 541	Elected (2) Elected (1)

COUNCILLOR Water Gully Ward (2 vacancies):

Formal Ballot Papers: 3 090 Informal Ballot Papers: 145

Quota: 1 031

Candidates	First Preference Votes	Result after Distribution of Preferences
Posta, Christine Leue, Peter Kym Ricci, Joy Panagaris, Peter	385 1 243 719 743	Elected (1) Elected (2)

K. MOUSLEY, Returning Officer

CITY OF UNLEY

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 8 814

Informal Ballot Papers: 40

Ouota: 4 408

Candidates	First Preference Votes	Result after Distribution of Preferences
Keenan, Michael Zschorn, Darryl Thorne, Richard	4 004 947 3 863	Elected (1)

COUNCILLOR Unley Ward (2 vacancies):

Formal Ballot Papers: 1 435

Informal Ballot Papers: 73

Quota: 479

Candidates	First Preference Votes	Result after Distribution of Preferences
Salaman, Rufus	431	Γ_{1} , $t \in J(1)$
Hewitson, Michael	535	Elected (1)
Rowe, Anthony	469	Elected (2)

COUNCILLOR Parkside Ward (2 vacancies):

Formal Ballot Papers: 1 390

Informal Ballot Papers: 47

Quota: 464

Candidates	First Preference Votes	Result after Distribution of Preferences
Hudson, Mike	544	Elected (1)
Storrie, Cecile	258	
Psevdos, Spiros (Pip)	244	
Koumi, John	344	Elected (2)

COUNCILLOR Fullarton Ward (2 vacancies):

Lapidge, Anthony Reed, Joan	Elected Unopposed Elected Unopposed
COUNCILLOR Goodwood Ward (2	vacancies):
Formal Ballot Papers: 1 281	

Formal Ballot Papers: 1 28 Informal Ballot Papers: 51

Quota: 428

Candidates	First Preference Votes	Result after Distribution of Preferences
Schnell, Bob Brown, Heather Annie	534 368	Elected (1)
Tipper, Denise	379	Elected (2)
COUNCILLOR Goodwood South Ward (2 vacancies): Boisvert, Jennie Elected Unopposed Birch, Les Elected Unopposed		
COUNCILLOR Unley Park Ward (2 vacancies):		
Sangster, Rob Clyne, Lachlan		lected Unopposed lected Unopposed

K. MOUSLEY, Returning Officer

CITY OF VICTOR HARBOR

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 5 604 Informal Ballot Papers: 15

Quota: 2 803

Candidates	First Preference Votes	Result after Distribution of Preferences
Bond, Barbara Sinclair, Grahame Corcoran, Mary-Lou	1 195 1 562 2 847	Elected (1)

AREA COUNCILLORS (10 vacancies):

Formal Ballot Papers: 5 266

Informal Ballot Papers: 266

Quota: 479

Candidates	First Preference Votes	Result after Distribution of Preferences
Rose, Trevor	802	Elected (1)
Cooper. Liz	316	Elected (6)
Lewis, Peter David	430	Elected (3)
Ruciak, Penny	212	Elected (10)
Williams, Rob	167	
Burton, Adrian	118	
Trezise, Craig Michael	145	
Loeser, Keith	262	
Ewens, Kay	281	Elected (8)
Brown, Barry	165	
Allison, Mary	236	
Chigwidden, Pat	257	Elected (5)
Sinclair-Warren, Dianne	309	Elected (7)
Trezise, Kerry	298	Elected (4)
Dunsmuir, Nadia	184	
Pegler, Geoff	57	
Ruciak, John	96	
Michelmore, Deane	516	Elected (2)
White, Rod	151	
Richards, Mark	264	Elected (9)
	K. MOUSLEY,	Returning Officer

CITY OF WEST TORRENS Results of Council Elections

MAYOR (1 vacancy):

Trainer, John Patrick	Elected Unopposed

COUNCILLOR Keswick Ward (2 vacancies):

Formal Ballot Papers: 1 248 Informal Ballot Papers: 27

Ouota: 417

Quota.	71/	

Candidates	First Preference Votes	Result after Distribution of Preferences
Eichner, Kieran	181	
Maros, Con	120	
Iannone, Francesco (Frank)	81	
Clarke, Neale Trevor	76	
Crossing, David	12	
Michael, Lia	39	
Farnden, Michael	66	
Fantasia, Curley Amerigo	43	
Pilkington, John	196	Elected (2)
Verrall, Jacqueline	109	
Blackwell, Barry	325	Elected (1)

COUNCILLOR Hilton Ward (2 vacancies):

Formal Ballot Papers: 1 609 Informal Ballot Papers: 38

Quota: 537

Candidates	First Preference Votes	Result after Distribution of Preferences
Christopoulos, Adriana	632	Elected (1)
Ferguson, Kathryn	323	
Vlahos, George	505	Elected (2)
Jobson, Christopher	149	

COUNCILLOR Plympton Ward (2 vacancies):

Formal Ballot Papers: 1 846

Informal Ballot Papers: 49

Quota: 616

Candidates	First Preference Votes	Result after Distribution of Preferences
Mangos, Arthur Con Owen, Trevor	685 778	Elected (2) Elected (1)
Johnstone. Andv	383	(1)

COUNCILLOR Lockleys Ward (2 vacancies): Formal Ballot Papers: 1 728

Informal Ballot Papers: 42

Quota: 577

Candidates	First Preference Votes	Result after Distribution of Preferences
Koch, Andrew McKay, Kym O'Rielley, Annette	442 554 732	Elected (2) Elected (1)

COUNCILLOR Airport Ward (2 vacancies): Formal Ballot Papers: 2 028

Informal Ballot Papers: 29

Quota: 677

Candidates	First Preference Votes	Result after Distribution of Preferences
Haese, Rosalie	755	Elected (1)
Banham, Brent	654	Elected (2)
Palmer, Garth R.	619	

COUNCILLOR Morphett Ward (2 vacancies):

Formal Ballot Papers: 1 918 Informal Ballot Papers: 35

Quota: 640

Candidates	First Preference Votes	Result after Distribution of Preferences
Coxon, Michael Stuart	681	Elected (2)
Costanzo, Emilio Demetriou, George	371 866	Elected (1)

COUNCILLOR Thebarton Ward (2 vacancies):

Formal Ballot Papers: 1819

Informal Ballot Papers: 35

Quota: 607

Candidates	First Preference Votes	Result after Distribution of Preferences
Wilkins, David	67	
Marks, Sue	178	
Flabouris, Nick	238	
Robinson, Josephine	161	
Angelopoulos, Chris	149	
Lindner, John	260	Elected (2)
Sarris, Śpiros	170	
Polito, Antonio	596	Elected (1)

K. MOUSLEY, Returning Officer

CITY OF WHYALLA

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 5 852 Informal Ballot Papers: 10

Quota: 2 927

Candidates	First Preference Votes	Result after Distribution of Preferences
Pardo, Nadira Pollock, Jim	962 4 890	Elected (1)

AREA COUNCILLOR (10 vacancies): Formal Ballot Papers: 5 592 Informal Ballot Papers: 205

Quota: 509

Candidates	First Preference Votes	Result after Distribution of Preferences
Scheide, Gunter	781	Elected (2)
Waters, Jo-anne		Elected (8)
Hodge, Merton	516	Elected (5)
Carter, Colin	612	Elected (4)
Vrtielka, Jan	75	
Hughes, Eddie	1 528	Elected (1)
Ledo, Bruce	148	Elected (10)
McGinniss, Ruby	377	Elected (6)
Velthuizen, Jack	242	Elected (9)
Herring, John	95	
Santucci, Rick	327	Elected (7)
Free, Natasha	671	Elected (3)
K. MOUSLEY, Returning Officer		

TOWN OF GAWLER

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 4 948 Informal Ballot Papers: 11

Quota: 2 475

Candidates	First Preference Votes	Result after Distribution of Preferences
Sambell, Brian Donald Dawkins, Helena	2 689 2 259	Elected (1)

AREA COUNCILLORS (10 vacancies):

Formal Ballot Papers: 4 620

Informal Ballot Papers: 236

Quota: 421

Candidates	First Preference Votes	Result after Distribution of Preferences
Morris, Gregory	509	Elected (2)
Russell, Peter	206	Elected (10)
Shackley, Adrian David	459	Elected (3)
Hinton, Janine	137	
Bartlett, Lillian Ivy	280	Elected (5)
Douglas, Jenni	90	
Rosier, Stephen	163	
Strauss, David Garnett Angrave	244	Elected (6)
Rogers, Heather (nee Bergen)	101	
Ferguson, David	162	
Woollatt, John Whitford	76	
Johnston, Penny	144	Elected (9)
Pettina, Heather	141	
Zorich, Tom	378	Elected (4)
Drewett, Phillip Maxwell	106	
Dent, Patricia Anne	213	Elected (8)
Fischer, Kevin	141	
Dibben, Warren Frederick	262	Elected (7)
Thom, Brian	667	Elected (1)
Mutton, Debra	141	

K. MOUSLEY, Returning Officer

CORPORATION OF THE TOWN OF WALKERVILLE

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 2 607

Informal Ballot Papers: 9

Quota: 1 304

Candidates	First Preference Votes	Result after Distribution of Preferences
Pederick, Tony Whiting, David	1 084 1 523	Elected (1)

COUNCILLOR Medindie/Gilbert Ward (3 vacancies):

Formal Ballot Papers: 856

Informal Ballot Papers: 7

Quota: 215

Candidates	First Preference Votes	Result after Distribution of Preferences
Adams, Rex	165	Elected (3)
Starrs, Janine	25	
Williams, James Henry	96	
Wigg, Carolyn	329	Elected (1)
Hedges, Alan	134	
Wilkins, Paul	107	Elected (2)

COUNCILLOR Walkerville Ward (3 vacancies):

Formal Ballot Papers: 891

Informal Ballot Papers: 16

Quota: 223

Candidates	First Preference Votes	Result after Distribution of Preferences
Rich, John David	258	Elected (2)
Eady, Pat		Elected (3)
Cheesman, Philip	343	Elected (1)
Mazure, Vicky Berenice	44	~ /
Linn, Jeanette	127	

COUNCILLOR Vale Park Ward (3 vacancies):

Formal Ballot Papers: 856

Informal Ballot Papers: 10

Quota: 215

Candidates	First Preference Votes	Result after Distribution of Preferences
Busato, Gianni Wright, Heather Reade, A. J. (Tony) Rossis, Helen Colwell, Bruce	96 219 220 177 144	Elected (2) Elected (1) Elected (3)

K. MOUSLEY, Returning Officer

ADELAIDE HILLS COUNCIL Results of Council Elections

First

MAYOR (1 vacancy):

Formal Ballot Papers: 9 227 Informal Ballot Papers: 41

Quota: 4 614

Candidates	Pirst Preference Votes	Distribution of Preferences
Cooksley, Bill Wiedeman, Tony	4 807 4 420	Elected (1)
COUNCILLOR Manoah Ward (2 Formal Ballot Papers: 1 874 Informal Ballot Papers: 34	vacancies):	
Quota: 625		
Candidates	First Preference Votes	Result after Distribution of Preferences
Taylor, Leone Ann Evans, Stan	698 565	Elected (1)
Nelson, Ron	611	Elected (2)

COUNCILLOR Mount Lofty Ward (3 vacancies):

Formal Ballot Papers: 2 147

Informal Ballot Papers: 33

Quota: 537

Candidates	First Preference Votes	Result after Distribution of Preferences
Kemp, John Purdie, Geoff McDonald, Jason Paul Hosking, Kate	409 399 294 729	Elected (3) Elected (2) Elected (1)
van der Moolen, Joslyn	316	Liceted (1)

COUNCILLOR Marble Hill Ward (2 vacancies):

Formal Ballot Papers: 1 367

Informal Ballot Papers: 47

Quota: 456

Candidates	First Preference Votes	Result after Distribution of Preferences
Spragg, Bill Bailey, Ian McEwen, Terry	656 400 311	Elected (1) Elected (2)

COUNCILLOR Torrens Valley Ward (2 vacancies):

Formal Ballot Papers: 1 446 Informal Ballot Papers: 33

Quota: 483

Candidates	First Preference Votes	Result after Distribution of Preferences
Hall, Val Rose, Jasemin	653 280	Elected (1)
Brinkley, Lisa	513	Elected (2)

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COUNCILLOR Onkaparinga Valley Ward (3 vacancies): Formal Ballot Papers: 2 265

Informal Ballot Papers: 37

Quota: 567

Candidates	First Preference Votes	Result after Distribution of Preferences
Stratford, Andrew Mark	650	Elected (2)
Gale, R. J. (Bill)	739	Elected (1)
Tons, John Gerard	260	
Paschke, David Charles Henry	616	Elected (3)

K. MOUSLEY, Returning Officer

ALEXANDRINA COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 7 280

Informal Ballot Papers: 33

Quota: 3 641

Candidates	First Preference Votes	Result after Distribution of Preferences
McHugh, Kym Stokes, Ben	6 010 1 270	Elected (1)

COUNCILLOR Nangkita-Kuitpo Ward (1 vacancy):

Gartrell, Grant Elected Unopposed

COUNCILLOR Strathalbyn Ward (2 vacancies):

Formal Ballot Papers: 1 362

Informal Ballot Papers: 28

Quota: 455

Candidates	First Preference Votes	Result after Distribution of Preferences
Rusby, Trent	279	Elected (2)
Jettner, Susan Faye	123	
Fitzgerald, Kieran	183	
Woolford, Anne	504	Elected (1)
Fox, Roly	139	
Smith, Bec	134	
COUNCILLOR Angas-Bremer W	ard (2 vacanci	ies):
Dattar Dad	E	lastad Unannasad

Potter, Rod Featherston, Barry James	Elected Unopposed Elected Unopposed
COUNCILLOR Port Elliot-Middletor	n Ward (2 vacancies):
Beckett, Mary	Elected Unopposed

Deencett , 11 u		choppedea
Oliver, Alan Joseph	Elected	Unopposed

COUNCILLOR Goolwa-Hindmarsh Island Ward (4 vacancies): Formal Ballot Papers: 2 801 Informal Ballot Papers: 57

Quota: 561

Candidates	First Preference Votes	Result after Distribution of Preferences
Tuckwell, Frank	1 148	Elected (1)
Mizzi, Gregory Paul	91	
Medlyn, Rick	374	Elected (2)
Reedman, Peter	297	
Saunders, Ian	285	Elected (4)
Tye, Allan Alexander	180	
Davis, Jim	426	Elected (3)

K. MOUSLEY, Returning Officer

THE BAROSSA COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Hurn, Brian Morgan Elected Unopposed

AREA COUNCILLOR (13 vacancies):

Formal Ballot Papers: 5 671 Informal Ballot Papers: 378

Quota: 406

Candidates	First Preference Votes	Result after Distribution of Preferences
Morris, Bev	375	Elected (7)
Dunning, Janet	187	Elected (9)
Linke, Christopher John	316	Elected (6)
Biscoe, Patsy	626	Elected (2)
Paterson, Russell James	87	
Seager, Michael	473	Elected (3)
Miller, Richard	439	Elected (5)
Vaughan, Steve	95	
Angas, John	1 041	Elected (1)
Milne, Scotty	139	Elected (10)
de Vries, Dave	172	Elected (8)
Abbott, Michael	135	
Stewart, Barrie James	243	Elected (11)
Wright, Garth Wayne	226	
Eidam, Ingrid	148	Elected (13)
Wiese, Joerg	70	· · · ·
Barraclough, Gregory	102	
Lykke, David	472	Elected (4)
Armstrong, David	97	Elected (12)
Grossman, Mark	71	
Dalton, Graham	89	
Humphrey, Shirley	68	

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF BARUNGA WEST

Temporary Road Closures

NOTICE is hereby given that at Council's meeting of 21 November 2006, that pursuant to section 33 of the Road Traffic Act 1961, the following temporary road closures were approved:

- Aitchison Road and Arbon Road, Port Broughton, between the hours of 9 a.m. and 5 p.m. on Tuesday, 12 December 2006, for the purpose of conducting a Defensive Driving Program.
- Bay Street (from West Terrace to East Terrace), East Terrace (from Bay Street to James Street) and West Terrace (from Bay Street to McKay Street), McKay Street (from James Street to Bay Street) and James Street (from West Terrace to McKay Street), between the hours of 6 p.m. and 10 p.m. on Saturday, 16 December 2006, for the purpose of conducting the Port Broughton Christmas Pageant.
- South Terrace, Mundoora (between Main Street and Cross Street), between the hours of 5 p.m. and 1 a.m. on Saturday, 23 December 2006, for the purpose of the Mundoora Street Christmas Party.

Dated 24 November 2006.

N. HAND, District Manager

DISTRICT COUNCIL OF BARUNGA WEST

Title of Principal Members

NOTICE is hereby given that Council, at its meeting of 21 November 2006, resolved that in accordance with the provisions of section 60 of the Local Government Act 1999, resolved that the Principal Member shall be called Mayor.

Appointments

Notice is hereby given that the following appointments were made at a meeting of Council held on 21 November 2006:

Mayor: Councillor Dean C. Dolling;

Deputy Mayor: Councillor Ian D. Burgess.

Time and Place of Council Meetings

Notice is hereby given that Council, at its meeting of 21 November 2006, resolved that all meetings of Council are to be held on the second Tuesday of each month, commencing at 7 p.m. and to be held in the Chambers at the Bute office of the Council.

N. HAND, District Manager

BERRI BARMERA COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 3 973

Informal Ballot Papers: 6

Quota: 1 987

Candidates	First Preference Votes	Result after Distribution of Preferences
Millington, Pat Nelsson, Josie Hunt, Peter R	647 994 2 332	Elected (1)

AREA COUNCILLOR (10 vacancies): Formal Ballot Papers: 3 709 Informal Ballot Papers: 190

Quota: 338

Candidates	First Preference Votes	Result after Distribution of Preferences
Higgs, Geoff	597	Elected (2)
Beech, Vicki	242	Elected (4)
Centofanti, Rhonda Louise	609	Elected (1)
Casey, Bruce	173	Elected (6)
Rolfe, Jim	150	Elected (10)
Richardson, Bruce Graeme	212	Elected (7)
Dunstone, Kevin	133	
Markow, Anthony James	141	
Thornley, Greg	68	
Kanakaris, Bill	252	Elected (5)
Stribley, Lisa	71	
Menzel, John	39	
Hill, Les	222	Elected (8)
Chapple, Trevor Allan	181	Elected (9)
Fletcher, Barry John	516	Elected (3)
Cinc, Rudolf (Rudi)	103	

K. MOUSLEY, Returning Officer

CLARE & GILBERT VALLEYS COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 3 637

Informal Ballot Papers: 10

Quota: 1 819

Candidates	First Preference Votes	Result after Distribution of Preferences
Benger, Don Aughey, Allan Jacka, Patricia	746 1 776 1 115	Elected (1)

AREA COUNCILLORS (9 vacancies):

Formal Ballot Papers: 3 469

Informal Ballot Papers: 140

Quota: 347

Candidates	First Preference Votes	Result after Distribution of Preferences
Wurst, Sue	628	Elected (1)
Burns, Elizabeth Mary	416	Elected (3)
Perry, Helen Ruth	196	Elected (6)
Golding, Nedd	547	Elected (2)
Rye, Alan Robert	144	Elected (8)
Schwarz, Dianne	336	Elected (5)
Thomas, Wayne Michael	400	Elected (4)
Calvert, Elizabeth	173	Elected (9)
Doroch, Peter	18	()
Hutton, Roger	109	
Ackland, Trevor	271	Elected (7)
Viant, Lynton Colin	202	()
Kroon, Peter	29	
	K MOUSLEY	Returning Office

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF COOBER PEDY

Results of Council Elections

MAYOR (1 vacancy):

Baines, Steve	E	lected Unopposed
AREA COUNCILLOR (8 vacand Formal Ballot Papers: 563 Informal Ballot Papers: 41	vies):	
Quota: 63		
Candidates	First Preference Votes	Result after Distribution of Preferences
Morgon Alex	06	Elected (2)

Morgan, Alex	96	Elected (3)
Rapaic, Boro	128	Elected (1)
Woon, Kevin	22	Elected (8)
Maylin, Mike	77	Elected (4)
Sykes, Geoffrey Norman	32	Elected (7)
Staines, Beverley Ann	47	Elected (6)
Wardle, Roanna	14	
Doulgeris, Tina Maria	50	Elected (5)
Athanasiadis, Paul	97	Elected (2)

K. MOUSLEY, Returning Officer

COORONG DISTRICT COUNCIL

Results of Council Elections

COUNCILLOR Parks Ward (2 vacancies):

Formal Ballot Papers: 749

Informal Ballot Papers: 6

Quota: 250

Candidates	First Preference Votes	Result after Distribution of Preferences
Fairbairn, James Cook Richardson, Denise Kaye Mattner, Peter K.	169 237 78	Elected (2)
Harkness, Richard James	265	Elected (1)

COUNCILLOR Mallee Ward (4 vacancies):

Formal Ballot Papers: 986

Informal Ballot Papers: 20

Quota: 198

Candidates	First Preference Votes	Result after Distribution of Preferences
Jaensch, Alison Margaret	287	Elected (1)
Freak, Edward (Ted)	205	Elected (3)
Woidt, Dianne	110	
Wright, Peter	133	Elected (4)
Moore, Heather Lillian	251	Elected (2)

COUNCILLOR Lakes Ward (3 vacancies): Formal Ballot Papers: 634 Informal Ballot Papers: 5

Quota: 159

Candidates	First Preference Votes	Result after Distribution of Preferences
Scobie, Keith L. Simmons, Paul. Strother, Roger Jaensch, Neville Ross.	297 85 192 60	Elected (1) Elected (3) Elected (2)

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF THE COPPER COAST

Results of Council Elections

MAYOR (1 vacancy):

Thomas, Paul David Kyffin..... Elected Unopposed

COUNCILLOR Kadina Ward (3 vacancies):

Newbold, Scott	Elected Unopposed
Rodda, Dean Wayne	Elected Unopposed
Costello, Craig	Elected Unopposed

COUNCILLOR Paskeville Ward (1 vacancy):

Formal Ballot Papers: 434

Informal Ballot Papers: 6

Quota: 218

Candidates	First Preference Votes	Result after Distribution of Preferences
Penna, Rod Bussenschutt, Brian	165 269	Elected (1)

COUNCILLOR Moonta Ward (3 vacancies):

Formal Ballot Papers: 1 524

Informal Ballot Papers: 22

Quota: 382

Candidates	First Preference Votes	Result after Distribution of Preferences
Schmidt, Bruce	700	Elected (1)
Tonkin, Tommy	403	Elected (2)
Davis, Richard Hasse	130	
Hancock, Graham Lawrence	291	Elected (3)

COUNCILLOR Wallaroo Ward (3 vacancies):

Formal Ballot Papers: 1 401

Informal Ballot Papers: 32

Quota: 351

Candidates	First Preference Votes	Result after Distribution of Preferences
Clarke, Bill Sims, Peter Male, Geoff Short, Robert	509 338 466 88	Elected (1) Elected (3) Elected (2)

K. MOUSLEY, Returning Officer

)R (1 vacancy):

DISTRICT COUNCIL OF ELLISTON

Results of Council Elections

AREA COUNCILLOR (8 vacancies):

Formal Ballot Papers: 713 Informal Ballot Papers: 14

Quota: 80

Candidates	First Preference Votes	Result after Distribution of Preferences
Tesselaar, Thomas	37	Elected (7)
Burrows, Karen	110	Elected (2)
Dandy, Brian	60	Elected (5)
Hancock, Malcolm	79	Elected (3)
Ridgway, Richard Wakefield	31	Elected (8)
Kouwenhoven, Theo	12	
Wandel, Michael Rodney	217	Elected (1)
Seaman, Ross	50	Elected (6)
Manners, Gary Bernell	14	
Watson, Amanda	15	
Hitchcock, Peter William	46	Elected (4)
Clark, Patrick	42	
K. MOUSLEY, Returning Office		

DISTRICT COUNCIL OF ELLISTON

Temporary Road Closure for Port Kenny Christmas Street Party NOTICE is hereby given that at the meeting held on 13 November 2006, Council resolved, pursuant to section 33 of the Road Traffic Act 1961, to temporarily close part of the section of road between 29 Main Street and 24 Main Street, Port Kenny between 2 p.m. and midnight on 16 December 2006 for the Port Kenny Christmas Party. Resolution No. 334.2006

R. GREGOR, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Results of Council Elections

COUNCILLOR Hallett Ward (1 vacancy):

Mattey, Peter Elected Unopposed

COUNCILLOR Burra Ward (3 vacancies):

Formal Ballot Papers: 846

Informal Ballot Papers: 5

Quota: 212

Candidates	First Preference Votes	Result after Distribution of Preferences
Bradley, Bob	161	Elected (3)
Woodgate, Colleen Y.	105	
Gill, Adrian (Gilly)	122	Elected (2)
Wright, Maureen	131	
Reilly, Peter	327	Elected (1)

COUNCILLOR Eudunda Ward (2 vacancies):

Formal Ballot Papers: 664

Informal Ballot Papers: 6

Quota: 222

Candidates	First Preference Votes	Result after Distribution of Preferences
Partington, Judy	252	Elected (1)
Simper, Stan Schiller, Paul Arthur	76 134	
Pfitzner, Don Parker, Roger	177 25	Elected (2)

COUNCILLOR Robertstown Ward (1 vacancy): Formal Ballot Papers: 311

Informal Ballot Papers: 0

Quota: 156

Candidates	First Preference Votes	Result after Distribution of Preferences
Mosey, Warren Steward Niemz, Peter John		Elected (1)
	K. MOUSLEY,	Returning Officer

DISTRICT COUNCIL OF GRANT

Results of Council Elections

MAYOR (1 vacancy):

Pegler, Don	Elected	Unopposed

COUNCILLOR Central Ward (7 vacancies):

Formal Ballot Papers: 2 032 Informal Ballot Papers: 47

Quota: 255

Candidates	First Preference Votes	Result after Distribution of Preferences
Taylor, Shane R	262	Elected (3)
Deak, Alex	211	Elected (6)
Morgan, Jeanenne	164	Elected (7)
Hill, Alan Henry	360	Elected (2)
Porter, Malcolm R.	217	Elected (5)
Bain, Bruce James	232	Elected (4)
McEwen, Pat	86	
Spehr, Alan L.	67	
Collins, Brian	433	Elected (1)

COUNCILLOR Tarpeena Ward (1 vacancy):

Little, Shirley Elizabeth Elected Unopposed

COUNCILLOR Port MacDonnell Ward (1 vacancy):

Sage, Richard John Elected Unopposed

K. MOUSLEY, Returning Officer

KANGAROO ISLAND COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 2 061 Informal Ballot Papers: 12

Quota: 1 031

Candidates	First Preference Votes	Result after Distribution of Preferences
Bates, Jayne Fowler, Matthew Robert	1 731 330	Elected (1)

AREA COUNCILLOR (9 vacancies):

Formal Ballot Papers: 2 033 Informal Ballot Papers: 57

Ouota: 204

Candidates	First Preference Votes	Result after Distribution of Preferences
Davis, Bec	395	Elected (1)
Turner, Milton	148	Elected (5)
de Rohan, Susan	121	Elected (7)
Morris, Jenny	59	
Connell, Graeme Crawford	125	Elected (8)
Morris, Mark John	362	Elected (2)
Wickham, Craig Lindsay	257	Elected (4)
Draysey, Trevor Charles	82	Elected (9)
Harris, Ants	66	
Boxall, Malcolm Robert	147	Elected (6)
Willson, Joy	271	Elected (3)
K. MOUSLEY, Returning Officer		

DISTRICT COUNCIL OF KAROONDA EAST MURRAY Results of Council Elections

MAYOR (1 vacancy):

Burdett, Kevin John	Elected Unopposed
COUNCILLOR Hooper Ward (2 vacancies):	
Stapledon, Gary Pope, Barbara Mary	Elected Unopposed Elected Unopposed
COUNCILLOR East Murray Ward (2 vacanc	ies):
Pfitzner, Jeff Zadow, Colin Henderson	

COUNCILLOR Molineux Ward (2 vacancies):

Formal Ballot Papers: 148

Informal Ballot Papers: 2

Quota: 50

Candidates	First Preference Votes	Result after Distribution of Preferences	
Clothier, Mandy Kerley, Trevor Philips, Sharon Ann	17 121 10	Elected (2) Elected (1)	
COUNCILLOR Karoonda Ward (2 vacancies):			
Wooldridge, W. John	E	lected Unopposed	

Size, Margaret Elected Unopposed

K. MOUSLEY, Returning Officer

LIGHT REGIONAL COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 3 417 Informal Ballot Papers: 6

Quota: 1 709

Candidates	First Preference Votes	Result after Distribution of Preferences
Reddie, Len Kerin, Rob Hornsey, Robert	1 127 691 1 599	Elected (1)

COUNCILLOR Dutton Ward (3 vacancies):

Rohrlach, Deane	Elected Unopposed
Carrick, Bill	
Alcorn, Jane	Elected Unopposed

COUNCILLOR Light Ward (2 vacancies):

Formal Ballot Papers: 832

Informal Ballot Papers: 25

Quota: 278

Candidates	First Preference Votes	Result after Distribution of Preferences
Sparks, Terry	98	
Fyfe, Natalie Gwynn	113	
Standish. Wavne	310	Elected (2)
Reichstein, Lynette Elizabeth	311	Elected (1)

COUNCILLOR Laucke Ward (2 vacancies):

Skevington, Mike	Elected Unopposed
Kennelly, Peter	

COUNCILLOR Mudla Wirra Ward (3 vacancies):

Formal Ballot Papers: 653

Informal Ballot Papers: 14

Quota: 164

Candidates	First Preference Votes	Result after Distribution of Preferences
Graham, Peter Alan	272	Elected (1)
Close, Bill	250	Elected (2)
Duczek, John Charles	61	
Kubisch, Ron	70	Elected (3)

K. MOUSLEY, Returning Officer

LIGHT REGIONAL COUNCIL

Change of Date for December Council Meeting

NOTICE is hereby given that the December meeting of Council will be held on Tuesday, 12 December 2006, commencing at 4.30 p.m. and will be held in the Council Chamber, 93 Main Street, Kapunda.

R. MICHAEL, Acting Chief Executive Officer

DISTRICT COUNCIL OF LOXTON WAIKERIE

Results of Council Elections

MAYOR (1 vacancy): Formal Ballot Papers

Formal Ballot Papers: 4 487 Informal Ballot Papers: 6
Informal Ballot Papers: 6

Quota: 2 244

Candidates	First Preference Votes	Result after Distribution of Preferences
Maywald, Dean Richard Petch, John	2 397 2 090	Elected (1)

AREA COUNCILLOR (12 vacancies): Formal Ballot Papers: 4 228 Informal Ballot Papers: 234

Quota: 326

Candidates	First Preference Votes	Result after Distribution of Preferences
Flavel, Jody	521	Elected (3)
Rogers, Barry	165	Elected (12)
Simes, Frances	423	Elected (5)
Crothers, Ali	107	
Kimber, Ben	119	Elected (10)
Malthouse, Margaret	113	Elected (11)
Hillier, Alan	132	
Copeland, Ross	551	Elected (2)
Stasinowsky, Leon	715	Elected (1)
Haslam, Bert	313	Elected (6)
Ward, Mark Leslie	141	Elected (9)
Webber, Kym	236	Elected (7)
Clark, George	198	Elected (8)
Claydon, John	15	
Vowles, Michael John	479	Elected (4)
	K. MOUSLEY,	Returning Officer

DISTRICT COUNCIL OF MALLALA

Results of Council Elections

COUNCILLOR Dublin Ward (2 vacancies):

Formal Ballot Papers: 387

Informal Ballot Papers: 13

Quota: 130

Candidates	First Preference Votes	Result after Distribution of Preferences
Keen, Terry-Anne Trestrail, Norman Leslie	119 103	Elected (2)
Jones, Stephen Edward	165	Elected (1)

COUNCILLOR Mallala Ward (2 vacancies):

Formal Ballot Papers: 452

Informal Ballot Papers: 7

Quota: 151

Candidates	First Preference Votes	Result after Distribution of Preferences
Howard, Yvonne	94	Elected (2)
Parsons, Dave Strudwicke, Marcus Cordon, Carolyn	37 281 40	Elected (1)

COUNCILLOR Two Wells Ward (3 vacancies):

Formal Ballot Papers: 579

Informal Ballot Papers: 15

Quota: 145

Candidates	First Preference Votes	Result after Distribution of Preferences
Daniele, Joe	285	Elected (1)
Heley, Shane Flaherty, Tony	32 90	Elected (2)
Picard, Michael	60	Elected (2)
Kennedy, Steve	72	Elected (3)
Godfrey, Dean Herbert	40	

COUNCILLOR Lewiston Ward (4 vacancies): Formal Ballot Papers: 597 Informal Ballot Papers: 23

Quota: 120

Candidates	First Preference Votes	Result after Distribution of Preferences
Summerton, Tom	106	Elected (3)
Fabrici, Rudi	179	Elected (1)
Picard, Anne	140	Elected (2)
Kennington, Duncan	112	Elected (4)
Lloyd, Melissa	60	

K. MOUSLEY, Returning Officer

MID MURRAY COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 4 134 Informal Ballot Papers: 30

Quota: 2 068

Candidates	First Preference Votes	Result after Distribution of Preferences
Mann, Ian R Eversham, Tony	2 400 1 734	Elected (1)

COUNCILLOR Randell Ward (3 vacancies):

Formal Ballot Papers: 1 503

Informal Ballot Papers: 15

Quota: 376

Candidates	First Preference Votes	Result after Distribution of Preferences
Taylor, Brian	256	Elected (3)
Morrissey, Mick	266	Elected (2)
Smith-Rowe, Christine	76	
Smith, Peter R.	107	
Drinkwater, Gabrielle Liane	59	
Mead, Rosalie	84	
Yeates, Kerry	655	Elected (1)

COUNCILLOR River South Ward (2 vacancies):

Formal Ballot Papers: 655

Informal Ballot Papers: 14

Quota: 219

Candidates	First Preference Votes	Result after Distribution of Preferences
Heinrich, Kenneth George Burgess, Dave Milsom, Peter	142 286 227	Elected (1) Elected (2)

COUNCILLOR Sturt Ward (2 vacancies):

Formal Ballot Papers: 644

Informal Ballot Papers: 17

Quota: 215

Candidates	First Preference Votes	Result after Distribution of Preferences
Schultz, Ros Bormann, Inez Rothe, Allan John	297 178 169	Elected (1) Elected (2)

COUNCILLOR River North Ward (3 vacancies):

Formal Ballot Papers: 979

Informal Ballot Papers: 27 Quota: 245

Candidates	First Preference Votes	Result after Distribution of Preferences
Sayers, Ken Myers, Kevin Paul	324 315	Elected (1) Elected (2)
Hashemi, Sayed Harris, Ross Stephen	65 275	Elected (3)

COUNCILLOR Reedy Creek Ward (1 vacancy):

Formal Ballot Papers: 391 Informal Ballot Papers: 2

Quota: 196

Candidates	First Preference Votes	Result after Distribution of Preferences
Townsend, David	77	
Kenny, Michael	65	
Howie, Jeff	138	Elected (1)
Cocker, David	111	

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF MOUNT BARKER

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 5 783 Informal Ballot Papers: 30

Quota: 2 892

Candidates	First Preference Votes	Result after Distribution of Preferences
Scalamera, Gary Enrico Wales, Tony Ferguson, Ann	944 1 895 2 944	Elected (1)

COUNCILLOR North Ward (4 vacancies):

Formal Ballot Papers: 2 258 Informal Ballot Papers: 39

Quota: 452

Candidates	First Preference Votes	Result after Distribution of Preferences
Campbell, Lindsay Charles	317	Elected (3)
Stokes, Lyn	270	Elected (4)
Brazher-De Laine, Kathy	349	Elected (2)
Skey, David	179	()
Kuchel, Jason Gregory	449	Elected (1)
Allen, Jeannette	306	
Chester, Peter	176	
Clarke, Colin	212	

COUNCILLOR Central Ward (4 vacancies):

Formal Ballot Papers: 2 375 Informal Ballot Papers: 56

Quota: 476

Candidates	First Preference Votes	Result after Distribution of Preferences
Fulbrook, John	190	
Zanker, Joan	372	Elected (4)
Rogers, Nathan	215	
Caruana, Lawrie	202	
Mead, Darren Scott	98	
Bails, Michael	336	Elected (2)
Gamble, Bruce	408	Elected (1)
McCarty, Douglas	200	
Hamilton, Susan	354	Elected (3)

COUNCILLOR South Ward (2 vacancies):

Formal Ballot Papers: 1 120

Informal Ballot Papers: 22

Quota: 374

Candidates	First Preference Votes	Result after Distribution of Preferences
Kelman, Alison Caroline	102	
Irvine, Roger Stuart	405	Elected (1)
Dowding, Jenni	173	
Rigby, Mike	207	
Wilksch, Margaret	233	Elected (2)

K. MOUSLEY, Returning Officer

NARACOORTE LUCINDALE COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 3 747

Informal Ballot Papers: 14

Ouota: 1 874

Candidates	First Preference Votes	Result after Distribution of Preferences
Grundy, Ken Cobbledick, Bill	2 255 1 492	Elected (1)

AREA COUNCILLOR (10 vacancies):

Formal Ballot Papers: 3 641 Informal Ballot Papers: 111

Quota: 332

Candidates	First Preference Votes	Result after Distribution of Preferences
Davies, Joe	193	
McLachlan, Scott	242	Elected (6)
Jared, Ashley	424	Elected (2)
Bell, Ann	192	Elected (10)
Rayner, Trevor Gordon	326	Elected (5)
Ludwig, Judy	75	
Roberts, Ellis Leonard	81	
James, Jim	171	Elected (9)
Wisbey, Jenny	216	Elected (7)
McGuire, Craig William	212	Elected (8)
Kelly, Jamie	386	Elected (3)
Davidson, Andy	18	
Vickery, Érika	384	Elected (4)
Hood, David Murray	508	Elected (1)
Travers, Liz	104	
Schultz, Helen	109	

K. MOUSLEY, Returning Officer

NORTHERN AREAS COUNCIL Results of Council Elections

COUNCILLOR Jamestown Ward (4 vacancies):

Formal Ballot Papers: 913 Informal Ballot Papers: 13

Quota: 183

Candidates	First Preference Votes	Result after Distribution of Preferences
Clark, Denis Vincent Robinson, Merv Cooke, Annette May	301 202 78	Elected (1) Elected (2)
Catford, Malcolm Sparks, Fred (Twink)	162 170	Elected (3) Elected (4)

COUNCILLOR Spalding Ward (1 vacancy):

Scott, Geoff	Elected Unopposed
COUNCILLOR Rocky River Ward	l (3 vacancies):
Wheatley, Dennis McPherson, Donald F	
Woolford, Allan	

COUNCILLOR Georgetown Ward (1 vacancy):

Formal Ballot Papers: 310

Informal Ballot Papers: 0

Quota: 156

tes of Preferences
1 9 Elected (1)

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF ORROROO/CARRIETON Results of Council Elections

AREA COUNCILLOR (9 vacancies):

Formal Ballot Papers: 544

Informal Ballot Papers: 6

Quota: 55

Candidates	First Preference Votes	Result after Distribution of Preferences
Schmidt, Lorna A.	46	Elected (6)
Bowman, Kathie	170	Elected (1)
Shackleford, Murray	29	Elected (9)
Rowe, Gay	24	Elected (7)
Luckraft, Warren Noel	37	Elected (4)
Solly, Ray	17	
Case, Faye	24	Elected (8)
Byerlee, J. Malcolm	68	Elected (3)
Parkyn, Col	31	Elected (5)
White, Anthony J	98	Elected (2)

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF PETERBOROUGH Results of Council Elections

MAYOR (1 vacancy):

Whittle, Ruth Elected Unopposed

AREA COUNCILLOR (8 vacancies): Formal Ballot Papers: 916 Informal Ballot Papers: 19

Quota: 102

Candidates	First Preference Votes	Result after Distribution of Preferences
Mills, Shane	89	Elected (4)
McCready, John	85	Elected (5)
Mesecke, Scott	228	Elected (2)
Lock, Lyn		Elected (6)
Hardbottle, Frank William	27	
Barnett, Leslie Robert		
Gladwell, Bob	44	Elected (7)
Clapp, Leon	56	Elected (3)
Kempen, Judith	23	Elected (8)
Sandland, John	290	Elected (1)
K. MOUSLEY, Returning Officer		

PORT PIRIE REGIONAL COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Brock, Geoff..... Elected Unopposed

AREA COUNCILLOR (10 vacancies):

Formal Ballot Papers: 4 791 Informal Ballot Papers: 174

Quota: 436

Candidates	First Preference Votes	Result after Distribution of Preferences
Hortin, Shirley	713	Elected (1)
Gadaleta, Dino	348	Elected (9)
Carwana, David Mark	259	Elected (10)
Wilson, Neville	590	Elected (3)
Haldane, David Donald	302	Elected (8)
Stumpf, Richard August	72	
Paparella, Joseph Anthony	352	Elected (6)
Magor, John	645	Elected (2)
Vanstone, Brenton	374	Elected (4)
Werfel, Trevor	269	
Bone, Éllei	231	
Legg, John	380	Elected (5)
Devlin, Debbie	256	Elected (7)
K. MOUSLEY, Returning Officer		

RENMARK PARINGA COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 3 802 Informal Ballot Papers: 14

Quota: 1 902

Candidates	First Preference Votes	Result after Distribution of Preferences
Eckermann, Alan Papageorgiou, Jack Martinson, Neil	493 892 2 417	Elected (1)

AREA COUNCILLOR (8 vacancies): Formal Ballot Papers: 3 703

Informal Ballot Papers: 101

Quota: 412

Candidates	First Preference Votes	Result after Distribution of Preferences
Dimou, Louis	421	Elected (3)
Daniel, Graeme	555	Elected (1)
Dunhill, Peter	85	
Campbell, Paul	246	Elected (8)
Hersey, Tony	378	Elected (4)
Stewart, Richard	140	
Twyford, Robert, Sydney	462	Elected (2)
Rogers, Jacky	55	
Phillips, Pam	178	
Spano, Maria	346	Elected (5)
Chown, Mark	141	
Nattrass, Neville	306	Elected (6)
McDonald, Mark	92	
Petersen, Terry	298	Elected (7)
K. MOUSLEY, Returning Officer		

DISTRICT COUNCIL OF ROBE

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 1 280

Informal Ballot Papers: 2

Quota: 641

Candidates	First Preference Votes	Result after Distribution of Preferences
Boylan, Frank Peden, William	536 744	Elected (1)
COUNCILLOR Rural Ward (2 vac	cancies):	
Loxton, David Riseley, Peter		
COUNCILLOR Town Ward (4 va Formal Ballot Papers: 928 Informal Ballot Papers: 10 Quota: 186	cancies):	
Candidates	First Preference Votes	Result after Distribution of Preferences
Denton, Mark Petrovic, Rolf Domaschenz, Claire Mathews, Jenny Smith, Andrew Dell'Antonio, Rino	238 109 68 185 94 90	Elected (1) Elected (4) Elected (2)
Clements, Graeme	144	Elected (3)

K. MOUSLEY, Returning Officer

SOUTHERN MALLEE DISTRICT COUNCIL Results of Council Elections

COUNCILLOR Price Cotton Ward (2 vacancies):

Sexton, Robert James Ele Pfeiffer, Neville Kenneth Ele	
COUNCILLOR Bews Ward (3 vacancies): Formal Ballot Papers: 359 Informal Ballot Papers: 7	

Quota: 90

Candidates	First Preference Votes	Result after Distribution of Preferences
Dunsford, Allan Ramke, John Toogood, Brian Clive Walker, Alfred	120 172 61 6	Elected (2) Elected (1) Elected (3)

COUNCILLOR Gray Ward (1 vacancy):

Hancock, Gordon Dudley..... Elected Unopposed

COUNCILLOR Kelly/Scales Ward (3 vacancies):

Angel, Ann Margaret	Elected Unopposed
Nickolls, Jeffrey Gordon	Elected Unopposed
Gum, George	Elected Unopposed

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF STREAKY BAY Results of Council Elections

COUNCILLOR Flinders Ward (4 vacancies):

Formal Ballot Papers: 548

Informal Ballot Papers: 1

Quota: 110

Candidates	First Preference Votes	Result after Distribution of Preferences
Wharff, John	102	Elected (2)
Pearce, Graham	95	Elected (3)
Minnican, Robert	92	
Kemp, Trevor Dudley	83	Elected (4)
Schreiber, Greg	176	Elected (1)
COUNCILLOR Evre Ward (4 vac	ancies):	

Baldock, Angela	Elected Unopposed
Hull, Geoff	
Gunn, Ian	Elected Unopposed
Cotton, Karen	Elected Unopposed

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF TATIARA Results of Council Elections

COUNCILLOR East Ward (7 vacancies):

Formal Ballot Papers: 2 173 Informal Ballot Papers: 20

Quota: 272

Candidates	First Preference Votes	Result after Distribution of Preferences
Maney, Vida	119	
Penniment, Diana Elizabeth	149	Elected (4)
Ross, John	607	Elected (1)
Edwards, Jo	213	Elected (3)
Hunt, William Donald	107	
Wei, Tim	147	Elected (6)
Murphy, Mark	229	Elected (5)
McInerney, Kenneth John	93	
Excell, Graham John	241	Elected (2)
Wurst, Christopher	59	
Gersch, Ronald	80	
Noonan, Geoffrey Paul	20	
McLellan, Jan	109	Elected (7)

COUNCILLOR West Ward (3 vacancies):

Davis, Russell	Elected Unopposed
Vickery, Richard	Elected Unopposed
Allen, Janet	Elected Unopposed
,	11

K. MOUSLEY, Returning Officer

TATIARA DISTRICT COUNCIL

New Council Chairman

NOTICE is hereby given that Council at its meeting held on 21 November 2006, elected Councillor Richard Vickery as its new Chairman. Councillor Vickery has exchanged roles with Councillor John Ross who has taken on the role of Deputy Chairman.

R. J. HARKNESS, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Appointments

NOTICE is hereby given that at an ordinary meeting of the District Council of Tumby Bay, held on 22 November 2006 and with the approval of the Minister, appointed Councillor Robin Wilson, Councillor Bob Lawrie, Janene Piip, Dale Burford and Leith Blacker (Presiding Member) as the Tumby Bay Council Development Assessment Panel for a period of two years.

E. A. ROBERTS. Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Results of Council Elections

MAYOR (1 vacancy):

Formal Ballot Papers: 2 478 Informal Ballot Papers: 13

Quota: 1 240

Candidates	First Preference Votes	Result after Distribution of Preferences
Beaumont-Clark, Lyn Maitland, James	689 1 789	Elected (1)

COUNCILLOR Northern Ward (2 vacancies):

Beare, Trevor (Ted) Alan	Elected Unopposed
Ottens, Darryl	Elected Unopposed

COUNCILLOR Western Ward (2 vacancies):

Kelly, Scott Patrick	Elected Unopposed
Nottle, Barry John	Elected Unopposed

COUNCILLOR Central Ward (3 vacancies):

Formal Ballot Papers: 960

Informal Ballot Papers: 9

Quota: 241

Candidates	First Preference Votes	Result after Distribution of Preferences
McQuire, Roger	121	
Bickle, Kelly	250	Elected (2)
Hudson, Avon	199	Elected (3)
Tiller, Maurice Gerald	315	Elected (1)
Hennig, Jeff	75	

COUNCILLOR Southern Ward (2 vacancies):

Formal Ballot Papers: 474

Informal Ballot Papers: 11

Quota: 159

Candidates	First Preference Votes	Result after Distribution of Preferences
Dale, Don Reid, Rodney John Lilith, Jo	202 173 99	Elected (1) Elected (2)

COUNCILLOR Eastern Ward (2 vacancies):

K. MOUSLEY, Returning Officer

WAKEFIELD REGIONAL COUNCIL

Appointment

NOTICE is hereby given that at a meeting of the Council held on 22 November 2006, David Phillip Bavington 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 27), Local Government Act 1999 (section 260), Environment Protection Act 1999 (Burning Policy) and Development Act 1993 (section 18) and cancels the authorisations of Craig Darrell Martin.

P. BARRY, Chief Executive Officer

WATTLE RANGE COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closures—German Flat and Tantanoola Areas

NOTICE is hereby given pursuant to section 10 of the said Act, that the Wattle Range Council proposes to make Road Process Orders to close and dispose of the following:

German Flat:

(i) The whole of the un-named public road dividing allotment 94 in Filed Plan 208421 from allotments 1 and 2 in Deposited Plan 62854 shown delineated as 'A' on Preliminary Plan No. 06/0102: Closed road 'A' to be sold to Marlex Nominees Pty Ltd

(ii) The whole of the un-named public road extending from Poonanda Road to Canunda Frontage Road shown delineated as 'A', 'B' and 'C' on Preliminary Plan No. 06/0098;

> Closed road 'A' to be sold to Marlex Nominees Pty Ltd.

> Closed road 'B' to be sold to Lucieton Holdings Pty Ltd; and

- Closed road 'C' to be sold to Raymore Holdings Pty Ltd.
- (iii) That portion of the un-named road east of Talbot Road and adjoining section 128 in Hundred of Benara, shown delineated as 'A' on Preliminary Plan No. 06/0099:

Closed road 'A' to be sold to P. R. and B. Searle.

Tantanoola:

(iv) The whole of the un-named road east of section 54 in Hundred of Mayurra, shown delineated as 'A' on Preliminary Plan No. 06/0101:

Closed road 'A' to be sold to P. R. Altschwager.

(v) The greater portion of the un-named roads between Thiele Road and Glens Road shown delineated as 'A' and 'B' on Preliminary Plan No. 06/0100:

Closed road 'A' to be retained by Council; and

Closed road 'B' sold to K. L. Altschwager.

A copy of each plan and statement of persons affected are available for public inspection at the Civic Centre, George Street Millicent, and the 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 give details of the submission with fully supported reasons.

Any submissions must be made in writing within 28 days from 30 November 2006, to the Council, P.O. Box 27, Millicent, S.A. 5280 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001

Where submissions are made, Council will give notification of a meeting to deal with the matter.

F. N. BRENNAN, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA Results of Council Elections

COUNCILLOR Flinders Ward (2 vacancies):

Jones, Janet Margaret	Elected Unopposed
Brand, Nigel	Elected Unopposed

COUNCILLOR Bungala Ward (3 vacancies):

Formal Ballot Papers: 877

Informal Ballot Papers: 13

Quota: 220

Candidates	First Preference Votes	Result after Distribution of Preferences
Byers, Vanessa	84	
Otte, Marinus (Murray)	42	
Sanderson, John	166	Elected (3)
Aistrope, Mandy	201	Elected (1)
Perry, Ron	18	
Coulter, Philip William	60	
Spilsbury, Bruce	180	Elected (2)
Barnes, Allan	97	
Hudleston, Deryck Michael	29	

COUNCILLOR Hewett Ward (2 vacancies): Formal Ballot Papers: 514

Informal Ballot Papers: 7

Ouota: 172

Candidates	First Preference Votes	Result after Distribution of Preferences
Beckmann, Andrew Hughes, John Whitford, Peter	131 143 240	Elected (2) Elected (1)

COUNCILLOR Carrickalinga Ward (2 vacancies):

Formal Ballot Papers: 425

Informal Ballot Papers: 5

Quota: 142

Candidates	First Preference Votes	Result after Distribution of Preferences
Gebhardt, Andrew	194	Elected (1)
Schlein, Malcolm	193	Elected (2)
Webb, Barry	38	
Webb, Barry	38	

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF YORKE PENINSULA

Appointments

NOTICE is hereby given that the District Council of Yorke Peninsula in accordance with the requirements of section 56A (5) of the Development Act 1993, of the appointment and term of appointment of the following persons as members of the Development Assessment Panel established pursuant to section 56A (1) of the Development Act 1993 on 22 November 2006:

Name	Term of Appointment
Rodney William Button	22 November 2006-13 February 2007
Gary Ernest Brown	22 November 2006-13 February 2007
Jeffrey Gordon Cook	22 November 2006-13 February 2007
Mary Hamilton Davey	22 November 2006-13 February 2007
James Ross Edlington	22 November 2006-13 February 2007
Trevor Maxwell Davey	22 November 2006-13 February 2007
Joyce Marie Yeomans	22 November 2006-13 February 2007
	R BRUHN Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

Beaumont, Bernice Valmai, late of 34 Molesworth Street, North

Adelaide, retired baker, who died on 24 September 2006. Carter, Eric John, late of 2 Jelley Street, Woodville, retired storeman packer, who died on 9 July 2005.

- Carter, Marjorie Edna, late of 38 Taylors Road, Aberfoyle Park, home duties, who died on 28 August 2006.
- Chamberlayne, Phillip Arthur, late of 1217 Grand Junction Road, Hope Valley, retired mail officer, who died on 19 September 2006.
- Curnow, Dorothy Irene, late of 19 Aldersey Street, McLaren Vale, of no occupation, who died on 12 October 2006.
- Davies, Steven John, late of 16 Heathersett Drive, Salisbury Park, cleaner, who died on 14 March 2006.

Hartgen, Jeremy Ben, late of 16 Gleneagles Road, Aberfoyle Park, of no occupation, who died on 27 September 2006.

- Hudson, Frances Joy, late of Pridham Boulevard, Aldinga Beach, widow, who died on 27 September 2006.
- James, Glenda, late of Riverview Drive, Port Noarlunga, retired clerk, who died on 10 September 2006.
- Millington, Barbara Frances, late of 34 Grange Road, West Hindmarsh, of no occupation, who died on 12 September 2006.

Parrott, Daphne Martha Evelyn, late of 18 Cross Road, Myrtle Bank, widow, who died on 4 October 2006.

Pearce-Taylor, Jean Elizabeth, late of 7 Lancelot Drive, Daw

Park, of no occupation, who died on 17 July 2006. *Remphrey, Jestina*, late of 14-22 King William Road, Wayville, widow, who died on 21 September 2006.

Stadlmaier, Regina, late of 1A Mount Barker Road, Hahndorf,

of no occupation, who died on 12 August 2006. Ween, Betty Marie, late of 7 Benjamin Street, Manningham, retired sales assistant, who died on 26 September 2006.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 5 January 2007, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 30 November 2006.

C. J. O'LOUGHLIN, Public Trustee

ATTENTION

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

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