No. 73



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 18 OCTOBER 2007

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet Adelaide, 18 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Firearms Consultative Committee, pursuant to the provisions of the Firearms Act 1977:

Member: (from 18 October 2007 until 14 April 2009) Heather Jean Dodd

Deputy Member: (from 18 October 2007 until 14 April 2009) Julie McIntyre (Deputy to Swifte)

Kenneth Francis Wigglesworth (Deputy to Dodd)

By command,

GAIL GAGO, for Premier

MPOL07/010CS

Department of the Premier and Cabinet Adelaide, 18 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Council on Reproductive Technology, pursuant to the provisions of the Reproductive Technology (Clinical Practices) Act 1988:

Member: (from 18 October 2007 until 17 October 2010) Enzo Lombardi

Deputy Member: (from 18 October 2007 until 17 October 2010)

Marc Keirse (Deputy to Lombardi)

Deputy Member: (from 18 October 2007 until 28 January 2010)

John Henry Chandler (Deputy to Woolcock) Margaret Ruth Ripper (Deputy to de Lacey) Jacqueline Street (Deputy to Donald) Ngaire May Naffine (Deputy to Richards) Carlo D'Ortenzio (Deputy to Evans)

By command,

GAIL GAGO, for Premier

HEACS/07/230

Department of the Premier and Cabinet Adelaide, 18 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Geoffrey Ronald Knight to the position of Chief Executive, Department of Primary Industries and Resources for a term of five years, commencing on 22 October 2007 and expiring on 21 October 2012, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

GAIL GAGO, for Premier

DPC07/022CS

Department of the Premier and Cabinet Adelaide, 18 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint Michael James O'Connell to the position of Interim Commissioner for Victims' Rights for a period of six months commencing on 19 October 2007 and expiring on 18 April 2008, pursuant to section 68 of the Constitution Act 1934.

By command,

GAIL GAGO, for Premier

AGO0098/04CS

Department of the Premier and Cabinet Adelaide, 18 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Members of the Optometry Board of South Australia for the terms specified, pursuant to the Optometry Practice Act 2007 and section 14C of the Acts Interpretation Act 1915:

For a term commencing on 22 October 2007 and expiring on

21 October 2010: David Welch Stuart Aitchison Peter Oswald

Jennifer Lanham Douglas John Coster Judith Ann Curran

For a term commencing on 22 October 2007 and expiring on 21 April 2009:

Joanna Catherine Richardson Charmaine Power

By command,

GAIL GAGO, for Premier

HEACS/07/232

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation of Function or Power

PURSUANT to section 9 (1) of the Administrative Arrangements Act 1994, I, Gail Gago, Minister for Environment and Conservation, delegate my functions and powers under section 10 of the Natural Resources Management Act 2004 to the Minister for the River Murray, but only insofar as the exercise of those functions and powers relate to the development and co-ordination of the Salinity Zoning Policy and excluding the administration of that part of the policy that relates to water licensing.

Dated 10 October 2007.

GAIL GAGO, Minister for Environment and Conservation

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Allotment 101 of Deposited Plan 75533, Hundred of Loveday, Cobdogla Irrigation Area, Loveday Division, County of Hamley, being within the district of Berri and Barmera.

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3742

CROWN LANDS ACT 1929: SECTION 5

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

- 1. Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Reserve for Soldiers Memorial Park Purposes and declare that such land shall be under the care, control and management of the Southern Mallee District Council.

The First Schedule

Reserve for Soldiers Memorial Park Purposes, Allotment 53 of Deposited Plan 68790, Sections 237, 238 and 257, Hundred of Pinnaroo, County of Chandos, the notice of which was published in the *Government Gazette* of 27 October 2005 at pages 3807 and 3808, The Third Schedule, being the whole of the land comprised in Crown Record Volume 5956, Folio 324.

The Second Schedule

Allotment 531 of Deposited Plan 74854 and Sections 237 and 257, Hundred of Pinnaroo, County of Chandos, exclusive of all necessary roads, together with a free and unrestricted right of way over portion of Allotment 532 marked A on Deposited Plan 74854 appurtenant to Allotment 531 of Deposited Plan 74854.

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3182

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Reserve for the preservation of water for the use of the inhabitants of the Hundred of Finniss (Water Reserve No. 7) now identified as Section 822, Hundred of Finniss, the proclamation of which was published in the *Government Gazette* of 2 December 1880 at pages 1904 and 1905, The First Schedule and subsequently placed under the care, control and management of the District Council of Mannum (now the Mid Murray Council) by proclamation published in the *Government Gazette* of 13 January 1881 at pages 55 and 56, The First Schedule, being the whole of the land comprised in Crown Record Volume 5757, Folio 400.

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DEH 11/3766

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Reserve for Recreation Purposes, Section 23, Hundred of Wallis, the proclamation of which was published in the *Government Gazette* of 29 September 1927 at page 800, being the whole of the land comprised in Crown Record Volume 5756, Folio 400

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DENR 08/0755

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.
- Dedicate the Crown Land defined in The Second Schedule as Public Road.

The First Schedule

Waterworks Reserve, Section 1034, Hundred of Loveday, Cobdogla Irrigation Area, Loveday Division, County of Hamley, the notice of which was published in the *Government Gazette* of 14 November 1985 at page 1495, being the whole of the land comprised in Crown Record Volume 5496, Folio 385.

The Second Schedule

Section 1034, Hundred of Loveday, Cobdogla Irrigation Area, Loveday Division, County of Hamley, being within the District of Berri and Barmera.

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DL 3616/1984

CROWN LANDS ACT 1929: SECTION 5

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

- Resume the land defined in The First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Walkway Reserve and declare that such land shall be under the care, control and management of The Corporation of the City of Campbelltown.
- Dedicate the Crown Land defined in The Third Schedule as a Social Welfare Reserve and declare that such land shall be under the care, control and management of the Minister for Families and Communities.

The First Schedule

Social Welfare Reserve, Allotments 308 and 310 of Deposited Plan 71133, Hundred of Adelaide, County of Adelaide, the notice of which was published in the *Government Gazette* of 25 May 2006 at page 1379, The Second Schedule.

The Second Schedule

Allotment 1018 of Deposited Plan 73212, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to an existing easement over the land marked B on Deposited Plan 73212 to the South Australian Water Corporation (RLG 9291711).

The Third Schedule

Allotments 1014 and 1015 of Deposited Plan 73212, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, subject nevertheless to:

- An existing easement over that portion of Allotment 1015 marked B on Deposited Plan 73212 to the South Australian Water Corporation (RLG 9291711).
- A free and unrestricted right of way over that portion of Allotment 1015 marked M on Deposited Plan 73212 appurtenant to Certificate of Title Volume 5301, Folio 144.
- An easement over that portion of Allotment 1015 marked N
 on Deposited Plan 73212 to The Corporation of the City of
 Campbelltown for Drainage Purposes.
- An easement over that portion of Allotment 1014 marked R on Deposited Plan 73212 to Distribution Lessor Corporation (subject to Lease 8890000) for Electricity Supply Purposes.
- An easement over that portion of Allotment 1015 marked S on Deposited Plan 73212 to Distribution Lessor Corporation (subject to Lease 8890000) for Electricity Supply Purposes.

Dated 18 October 2007.

GAIL GAGO, Minister for Environment and Conservation

DEH 17/1135

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2007

	\$		\$
Agents, Ceasing to Act as	39.60	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	20.10	Discontinuance Place of Business	26.30
Intention of Incorporation	49.75	Land—Real Property Act:	
Transfer of Properties	49.75	Intention to Sell, Notice of	49.75
Attorney, Appointment of	39 60	Lost Certificate of Title Notices	
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	49.75
Cemetery Curator Appointed		Mortgages:	20.10
	29.43	Caveat Lodgement	20.10
Companies:	20.60	Foreclosures	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of		Sublet	
Ceasing to Carry on Business			
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	10.10
Incorporation	39.60	Lost Treasury Receipts (3 insertions) each	29.45
Lost Share Certificates:	20.45	7	
First Name		Licensing	58.85
Each Subsequent Name			
Meeting Final	33.10	Municipal or District Councils:	55125
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	393.90
Meeting')		Default in Payment of Rates:	70.65
First Name		First Name	/8.65
Each Subsequent Name	10.10	Each Subsequent Name	10.10
Notices:	40.55	Noxious Trade	29.45
Call			
Change of Name		Partnership, Dissolution of	29.45
Creditors		Petitions (small)	20.10
Creditors Compromise of Arrangement	39.60	,	
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	20.10
pany be wound up voluntarily and that a liquidator	40.75	General)	20.10
be appointed')	49.75	Register of Unclaimed Moneys—First Name	29 45
Release of Liquidator—Application—Large Ad	78.65	Each Subsequent Name	10.10
—Release Granted	49.75	•	10.10
Receiver and Manager Appointed	45.85	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	39.60	Rate per page (in 8pt)	252.15
Restored Name		Rate per page (in 6pt)	333.45
Petition to Supreme Court for Winding Up		Sale of Land by Public Auction	50.30
Summons in Action.	58.85	-	
Order of Supreme Court for Winding Up Action	39.60	Advertisements	
Register of Interests—Section 84 (1) Exempt		½ page advertisement	117.75
Removal of Office		½ page advertisement	235.50
Proof of Debts		Full page advertisement	461.60
Sales of Shares and Forfeiture	39.60	Advertisements, other than those listed are charged at	£2 90 nor
Estates:		column line, tabular one-third extra.	. \$2.80 per
Assigned	29.45	,	
Deceased Persons—Notice to Creditors, etc	49.75	Notices by Colleges, Universities, Corporations and	id District
Each Subsequent Name		Councils to be charged at \$2.80 per line.	
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in le	ngth from
Each Subsequent Estate		that which is usually published a charge of \$2.80 per co	
Probate, Selling of	39.60	will be applied in lieu of advertisement rates listed.	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2007

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.40	1.10	497-512	33.60	32.55	
17-32	3.25	2.05	513-528	34.65	33.35	
33-48	4.20	3.00	529-544	35.70	34.65	
49-64	5.30	4.05	545-560	36.75	35.70	
65-80	6.25	5.15	561-576	37.50	36.75	
81-96	7.25	6.00	577-592	38.55	37.25	
97-112	8.25	7.05	593-608	39.85	38.30	
113-128	9.25	8.10	609-624	40.65	39.60	
129-144	10.35	9.15	625-640	41.70	40.10	
145-160	11.35	10.10	641-656	42.70	41.70	
161-176	12.40	11.15	657-672	43.25	42.20	
177-192	13.45	12.20	673-688	45.05	43.25	
			689-704			
193-208	14.50	13.35		45.85	44.30	
209-224	15.30	14.15	705-720	46.65	45.35	
225-240	16.35	15.10	721-736	48.45	46.35	
241-257	17.50	15.95	737-752	48.95	47.40	
258-272	18.45	17.00	753-768	50.00	48.20	
273-288	19.50	18.25	769-784	50.55	49.75	
289-304	20.30	19.15	785-800	51.60	50.80	
305-320	21.55	20.20	801-816	52.60	51.30	
321-336	22.40	21.15	817-832	53.65	52.60	
337-352	23.55	22.30	833-848	54.70	53.65	
353-368	24.50	23.35	849-864	55.75	54.20	
369-384	25.55	24.40	865-880	56.80	55.75	
385-400	26.55	25.30	881-896	57.30	56.25	
401-416	27.60	26.05	897-912	58.85	57.30	
417-432	28.65	27.35	913-928	59.40	58.85	
433-448	29.70	28.40	929-944	60.45	59.40	
449-464	30.50	29.20	945-960	61.50	59.90	
465-480	31.00	30.20	961-976	63.05	60.95	
481-496	32.55	31.00	977-992	64.10	61.50	
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DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

- 1. The Governor, by a decision made on 27 May 2004 and published in the *Gazette* of that date at pages 1350-1354, granted provisional development authorisation under section 48 of the Development Act 1993, for the development of a 19 storey apartment complex located at 41-51 Hindmarsh Square and 131-139 Grenfell Street (RAA Corner), incorporating environmentally sustainable development features and comprising:
 - the construction of a 19 level residential apartment tower and podium (10 storeys high) containing 127 apartments, with ground and part first floor retail and office use;
 - renovation of the adjacent two-storey State Heritage listed YWCA building (incorporating a cafe, gymnasium, function room, lounges and wine storage areas);
 - redevelopment of the roadway on the western side of Hindmarsh Square in front of the apartment allotment; and
 - a three-level basement car park extending 30 m under the Hindmarsh Square roadway (for the width of the development site only), with provision for 158 car spaces, 27 bicycle spaces, storage, plant rooms and water storage tank.

That provisional development authorisation was subject to the 22 conditions attached to the authorisation.

- 2. Conservatory on Hindmarsh Square Pty Ltd (formerly Grenfell Street East Pty Ltd), the person having the benefit of the development authorisation applied for an amendment to that development authorisation to amend the development which was still for a 19 storey building but contained several changes, including:
 - deletion of the underground car parking intruding into the roadway of Hindmarsh Square;
 - an elevated car park has been incorporated into the building at levels 2 to 5. The car park façade includes solar panels and passive ventilation. The number of car parking spaces has been reduced from 155 to 116;
 - the building of 19 storeys is no longer constructed over the adjoining YWCA heritage building;
 - the number of apartments is reduced from 124 to 72 and more commercial space is included with an increase from 832 m² to 3 600 m²;
 - all green elements such as water retention, water saving, waste management, power generation and energy usage minimisation have been maintained or improved.
- 3. The proposal was the subject of an Amended Development Report and an Amended Assessment Report under section 47 of the Development Act 1993.
- 4. The Governor, by a decision made on 1 September 2005 and published in the *Gazette* of that date at pages 3145-3149 granted provisional development authorisation under section 48 of the Development Act 1993, for the amended development.
- 5. Amended proposals for the Hindmarsh Square Development were subsequently considered and approved by the Development Assessment Commission and published in the *Gazette* on 2 March 2006, 13 July 2006, 24 May 2006 and 7 June 2007.
- 6. 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 the reserved matters (ii), (iii), (iv), (v) and (vi).
- 7. The Development Assessment Commission has in considering the application had regard to all relevant matters under section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, in relation to a proposal submitted by Conservatory on Hindmarsh Square Pty Ltd to develop the Hindmarsh Square Apartment Complex at 41-51 Hindmarsh Square and 131-139 Grenfell Street, I:

- (a) grant a provisional development authorisation in relation to the proposed major development, subject to the conditions and notes to the applicant below;
- (b) pursuant to section 48 (6) reserve my decision on the following matters:
 - compliance with the Building Rules in relation to all aspects of the proposed major development. (However, the applicant may stage building works and may either seek a decision on compliance with the Building Rules in respect of the development as a whole or of successive individual stages of the building works);
- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions may be attached;
- (d) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on the site of the development.

Conditions of Approval

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:
 - (a) the following drawings contained within the letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, outlining the final, amended application except to the extent that they are varied by the plans as described in paragraphs (c), (e) and (g):
 - Drawing Titled: 'Location Plan'; 1:500; Drawing Number: 503225 A000 C; dated 16 April 2004.
 - Drawing Titled: 'Plan B01'; 1:100; Drawing Number: 503225 A109 F; dated 16 April 2004.
 - Drawing Titled: 'Plan B02', 1:100; Drawing Number: 503225 A110 G; dated 16 April 2004.
 - Drawing Titled: 'Plan B03', 1:100; Drawing Number: 503225 A111 A; dated 16 April 2004 (new drawing).
 - Drawing Titled: 'Plan L00'; 1:100; Drawing Number: 503225 A100 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L01'; 1:100; Drawing Number: 503225 A101 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L02'; 1:100; Drawing Number: 503225 A102 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L03-L09'; 1:100; Drawing Number: 503225 A103 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L10'; 1:100; Drawing Number: 503225 A104 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L11-L18'; 1:100; Drawing Number: 503225 A105 C; dated 16 April 2004 (except to the extent that they may be varied by a document in paragraph (b), dated 30 April 2004).
 - Drawing Titled: 'Plan Roof'; 1:100; Drawing Number: 503225 A108 C; dated 16 April 2004 (except to the extent that they may be varied by a document in paragraph (b), dated 30 April 2004).
 - Drawing Titled: 'North Elevation'; 1:200; Drawing Number: 503225 A200 C; dated 16 April 2004.
 - Drawing Titled: 'East Elevation'; 1:200; Drawing Number: 503225 A201 C; dated 16 April 2004.
 - Drawing Titled: 'West Elevation/South Elevation'; 1:200; Drawing Number: 503225 A202 C; dated 16 April 2004.
 - Drawing Titled: 'Sections'; 1:200; Drawing Number: 503225 A203 C; dated 16 April 2004.
 - (b) the following documents except to the extent that they are varied by the plans as described in paragraphs (d) and (f):

- Development application, 'Residential apartment building with retailing and offices and basement car parking at 131-139 Grenfell Street/41-51 Hindmarsh Square, Adelaide', prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 26 May 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Development Report, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 5 November 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Response to Submissions Document, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 18 December 2003 (contained within an appendix to the Assessment Report noted below) (except to the extent that it may be varied by a subsequent document in this paragraph)
- Assessment Report prepared by the Minister for Urban Development and Planning and released 8 March 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
- Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to the Minister for Urban Development and Planning dated 18 March 2004, outlining the applicant's response to the Assessment Report (except to the extent that it may be varied by a subsequent document in this paragraph).
- Letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 24 March 2004, proposing amendments to the proposal (except to the extent that it may be varied by a subsequent document in this paragraph).
- Letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 22 April 2004, outlining additional transport initiatives (except to the extent that it may be varied by a subsequent document in this paragraph).
- Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, outlining a final, amended application and accompanying plans, including reduction of the apartment tower height by two levels; reduction of the extent of the three-level basement car park (located under the apartment complex and adjacent roadway and foot-path) with no encroachment in front of the adjacent property to the south; and a list of reserved matters for further application and decision-making (except to the extent that it may be varied by a subsequent document in this paragraph).
- Correspondence from Jack Hines (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, listing final design of the apartment complex roof line and Level 18 of the complex as reserved matters for later decision-making subject to further application.
- (c) the following drawings accompanying the Further Information and Clarification letter dated 27 June 2005 and the Amended Development Report dated 4 April 2005, except to the extent that they are varied by the plans as described in paragraphs (e) and (g):
 - Drawing Titled: 'Site Plan'; 1:500; Drawing Number: D-04335-01-01; dated 24 June 2005.
 - Drawing Titled: 'Basement Floor Plan'; 1:100; Drawing Number: D-04335-02-01; dated 24 June 2005.
 - Drawing Titled: 'Ground Floor Plan'; 1:100; Drawing Number: D-04335-02-02; dated 24 June 2005.
 - Drawing Titled: 'Level 1 Floor Plan'; 1:100; Drawing Number: D-04335-02-03; dated 24 June 2005.
 - Drawing Titled: 'Ramp Arrangement Floor Plan'; 1:100; Drawing Number: D-04335-02-04; dated 24 June 2005.
 - Drawing Titled: 'Level 2 Floor Plan'; 1:100; Drawing Number: D-04335-02-05; dated 24 June 2005.

- Drawing Titled: 'Level 3 Floor Plan'; 1:100; Drawing Number: D-04335-02-06; dated 24 June 2005.
- Drawing Titled: 'Level 4 Carparking'; 1:100; Drawing Number: D-04335-02-07; dated 24 June 2005.
- Drawing Titled: 'Level 5 Floor Plan'; 1:100; Drawing Number: D-04335-02-08; dated 24 June 2005.
- Drawing Titled: 'Level 6 Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-09; dated 24 June 2005.
- Drawing Titled: 'Level 7-9 Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-10; dated 24 June 2005.
- Drawing Titled: 'Level 10 Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-11; dated 24 June 2005.
- Drawing Titled: 'Level 11-18 Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-12; dated 24 June 2005.
- Drawing Titled: 'East Elevation (Hindmarsh Square)';
 1:200; Drawing Number: D-04335-04-01; dated 24 June 2005.
- Drawing Titled: 'North Elevation (Grenfell Street)';
 1:200; Drawing Number: D-04335-04-02; dated 24 June 2005.
- Drawing Titled: 'West Elevation/South Elevation'; 1:200; Drawing Number: D-04335-04-03; dated 24 June 2005.
- Drawing Titled: 'Section 1'; 1:200; Drawing Number: D-04335-05-01; dated 24 June 2005.
- Drawing Titled: 'Perspective'; Drawing Number: D-04335-12-02; dated 24 June 2005.
- Drawing Titled: 'Shadow Diagram'; 1:1 000; Drawing Number: D-04335-12.01; dated 24 June 2005.
- Drawing Titled: 'Ground Floor Plan Display YWCA Building'; 1:100; Unnumbered drawing submitted with drawings dated 24 June 2005.
- Drawing Titled: 'Roof Floor Plan'; 1:100; Drawing Number: D-04335-02-13; dated 28 March 2005.
- (d) the following documents except to the extent that they are varied by the plans as described in paragraph (f):
 - Letter from Tecon Australia dated 15 February 2006 which includes copies of the varied drawings for the Temporary Display Unit in the YWCA Building and its associated Building Rules Certification.
 - Correspondence dated 14 February 2006 by Pruszinski Architects.
 - Amended Development Report, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 4 April 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to the Assessment Branch, Planning SA dated 27 June 2005, outlining the applicant's response to issues raised in emails seeking further information dated 29 May 2005 and 8 June 2005.
- (e) the following drawing except to the extent that they are varied by the plans as described in paragraph (g):
 - Architectural drawings numbered 05354-02-03, 05354-03-01, 05354-03-02, 05354-03-03, 05354-06-01 and 05354-06-02 by Pruszinski Architects, dated 21 December 2005.
 - Mechanical services drawings numbered LCE2453A-M01 by Lucid Consulting Engineers, dated 13 February 2006.
 - Electrical services drawings numbered LCE2453A-E01 by Lucid Consulting Engineers, dated 13 February 2006.
 - Hydraulic services drawings numbered LCE2453A-H01 by Lucid Consulting Engineers, dated 13 February 2006.

- (f) the following document:
 - Letter from Connor Holmes Pty Ltd (for the Conservatory on Hindmarsh Square) to the Assessment Branch, Planning SA dated 21 March 2006.
- (g) the following drawings:
 - Drawing Titled: 'Site Plan'; 1:500; Drawing Number: D-04335-01-01; dated 15 March 2006.
 - Drawing Titled: 'Basement Floor Plan'; 1:100; Drawing Number: D-04335-02-01; dated 15 March 2006
 - Drawing Titled: 'Ground Floor Plan'; 1:100; Drawing Number: D-04335-02-02; dated 15 March 2006.
 - Drawing Titled: 'Ramp Arrangement Floor Plan'; 1:100; Drawing Number: D-04335-02-03; dated 15 March 2006.
 - Drawing Titled: 'Level 1—Floor Plan'; 1:100; Drawing Number: D-04335-02-04; dated 15 March 2006.
 - Drawing Titled: 'Level—2 Floor Plan'; 1:100; Drawing Number: D-04335-02-05; dated 15 March 2006.
 - Drawing Titled: 'Level 3—Floor Plan'; 1:100; Drawing Number: D-04335-02-06; dated 15 March 2006.
 - Drawing Titled: 'Level 4—Carparking'; 1:100; Drawing Number: D-04335-02-07; dated 15 March 2006
 - Drawing Titled: 'Level 5—Floor Plan'; 1:100; Drawing Number: D-04335-02-08; dated 18 May 2006.
 - Drawing Titled: 'Level 6—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-09; dated 18 May 2006.
 - Drawing Titled: 'Level 7—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-10; dated 18 May 2006.
 - Drawing Titled: 'Level 8—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-11; dated 18 May 2006.
 - Drawing Titled: 'Level 9—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-12; dated 18 May 2006.
 - Drawing Titled: 'Level 10—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-13; dated 18 May 2006.
 - Drawing Titled: 'Level 11—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-14; dated 18 May 2006.
 - Drawing Titled: 'Level 12—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-15; dated 18 May 2006
 - Drawing Titled: 'Level 13—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-16; dated 18 May 2006.
 - Drawing Titled: 'Level 14—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-17; dated 18 May 2006.
 - Drawing Titled: 'Level 15—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-18; dated 18 May 2006.
 - Drawing Titled: 'Level 16—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-19; dated 18 May 2006.
 - Drawing Titled: 'Level 17—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-20; dated 18 May 2006.
 - Drawing Titled: 'Level 18—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-21; dated 18 May 2006.

- Drawing Titled: 'Roof Floor Plan'; 1:100; Drawing Number: D-04335-02-22; dated 15 March 2006.
- Drawing Titled: 'North Elevation (Grenfell Street)';
 1:100; Drawing Number: D-04335-04-01; dated 15 March 2006.
- Drawing Titled: 'East Elevation (Hindmarsh Square)'; 1:100; Drawing Number: D-04335-04-02; dated 15 March 2006.
- Drawing Titled: 'South Elevation'; 1:100; Drawing Number: D-04335-04-03; dated 15 March 2006.
- Drawing Titled: 'West Elevation;' 1:100; Drawing Number: D-04335-04-03; dated 18 May 2006.

and

- (h) the following documents:
- (i) letter and accompanying drawings dated 25 May 2007 from Tecon Australia in regard to Building Rules Certification for Demolition Works at 41 Hindmarsh Square.
- 2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved, to the satisfaction of the Minister for Urban Development and Planning.
- 3. No building works on any part of the development, with the exception of demolition works, shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of those reserved matters referred to in subparagraphs (i) to (vii) in paragraph (b) of the Decision section above.
- 4. Subject to Condition 3, the applicant may commence a stage of building works before receiving the Governor's decision concerning building rules compliance for other stages (refer reserved matter (i) in paragraph (b) of the Decision section (above)). No building works shall commence on a stage of the development, however, until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by the Governor or the Governor's delegate.
- 5. A decision on building rules compliance (refer reserved matter above) will only be made after a Building Rules assessment and certification has been undertaken and issued by the Adelaide City Council, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' (below) for further information).
- 6. Further sustainability modelling, for the selection of materials and finishes and sustainability features of the apartment complex (listed as reserved matters), shall be undertaken in consultation with a group consisting of the Urban Design Unit of Planning SA, the Heritage SA, Department for Environment and Heritage and the Working Party referred to in the applicant's Development Report, dated 5 November 2003.
- 7. Before any works commence, a Construction Environmental Management Plan (CEMP) shall be prepared in consultation with and approved by the Environment Protection Authority, Planning SA and the Adelaide City Council, to address management issues during construction and to be lodged with the Minister for Urban Development and Planning. An Environmental Consultant shall be engaged to audit the management plan in accordance with commitments made by the applicant in the Original Response to Submissions dated 18 December 2003. Matters to be addressed in the CEMP must include (but shall not be limited to):
 - reference to, and methods of adherence to, all relevant Environment Protection Authority (EPA) policies and codes of practice for construction sites, including the inclusion of a copy of Schedule 1 of the Environment Protection Act 1993, as an Appendix to the Construction Environmental Management Plan to ensure contractors are aware of EPA requirements, in accordance with commitments made in the applicant's Response to Submissions, dated 18 December 2003;
 - timing, staging and methodology of the construction process and working hours (refer also to condition outlining working hours);

- a Risk Assessment relating to the potential impacts of construction activities:
- traffic management strategies during construction of the apartment complex, including transport beyond the development site;
- management of infrastructure services during construction and/or relocation and re-establishment of local amenity and landscaping;
- control and management of construction noise, vibration, dust and mud;
- stormwater and groundwater management during construction:
- identification and management of contaminated soils and groundwater, should these be encountered;
- site security, fencing and safety and management of impacts on local amenity for residents, traffic and pedestrians;
- disposal of construction, waste and refuse in an appropriate manner according to the nature of the waste;
- protection and cleaning of roads and pathways;
- overall site clean up.
- 8. The applicant shall conduct monitoring of the effectiveness of attaining the agreed post-construction sustainability targets and regularly lodge documented outcomes, where the information is available, with Planning SA, the Department for Environment and Heritage (Office of Sustainability) and the Sustainability Working Party, in accordance with commitments made in the letter from the applicant dated 30 April 2004 and confirmed in the letter from Connor Holmes to Planning SA dated 27 June 2005. The applicant shall also report in person to the Working Party to verify the attainment of the sustainability goals of the development on a regular basis, to be agreed between the applicant and the Working Party.
- 9. Operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. If it is considered necessary for construction works to also be undertaken on Sundays, construction hours shall be from 9 a.m. to 6 p.m. on Sundays (refer 'Notes to Applicant' relating to EPA noise emission policies).
- 10. Any collected groundwater or stormwater shall only be discharged to the stormwater system if it meets quality control criteria specified in Environment Protection Authority requirements to avoid sedimentation of local pipes and pollution of the Torrens Lake (refer 'Notes to the Applicant' for relevant requirements).
- 11. All drainage, finished floor levels, landscaping, and public works associated with the development, including the disposal of stormwater and earthworks, shall be carried out in accordance with accepted engineering standards and to the reasonable satisfaction of the Adelaide City Council.
- 12. Any hazardous substances (e.g. fuels, compressed gases, solvents, paints, asbestos, polychlorinated biphenyls (PCB's) and other construction-related substances), shall be removed and disposed of in accordance with Environment Protection Authority requirements.
- 13. Provision shall be made for 32 bicycle parking spaces in addition to the provision of bicycle racks for use by RAA staff (the location of which is to be determined in consultation with Planning SA and the Adelaide City Council).
- 14. The apartment complex and car park shall be maintained in a serviceable condition and operated in an orderly, tidy, safe and healthy manner at all times.
- 15. The waste and general storage and service/operational areas of the apartment complex building shall be kept in a neat, tidy, safe 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.

- 16. Any machinery, plant operating equipment, lighting, building façade designs, or sound devices associated with the apartment complex development shall not impair or impinge upon the enjoyment or safety of residents of the apartment complex, adjoining properties (or occupiers thereof), or the local traffic and pedestrian environment.
- 17. Details of any external advertising signage affecting the locality and the adjacent two-storey YWCA State Heritage listed building shall be developed in consultation with, and to the approval of the Development Assessment Commission in consultation with Heritage SA.
- 18. The internal leaf of the new northern infill wall shall be set out as a reconstruction of the original wall. The main finished wall face shall be set on the same alignment as the original, and projecting elements (e.g. pilasters and mouldings) and recessed elements (window reveals) shall be set out to the same dimensions, locations and profiles as the original. The work shall be documented to the reasonable satisfaction of the Heritage SA prior to commencement and be completed prior to occupation of the new building.

Notes

- Pursuant to Development Regulation 64, the applicant is advised that the Adelaide City Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister for Urban Development and Planning a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - issue a schedule of essential safety provisions under Division 4 of Part 12:
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- The Adelaide City Council or private certifier undertaking Building Rules assessment and certification must ensure that the assessment and certification are consistent with this provisional development authorisation (including any conditions or notes that apply in relation to this provisional development authorisation).
- This provisional development authorisation does not extend to the provision of any wind turbines, as indicated in the letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 24 March 2004, or any other such devices. Any such turbines or devices, if subsequently proposed, will require a new application under the appropriate assessment process.
- Should the applicant wish to vary the development or any of the components of the development in relation to which a decision has been reserved, an 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 to the Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant will be required to prepare an amended Development Report for public inspection and purchase. A further amended Assessment Report may also be required to assess any new issues not covered by the Assessment Report and the Amendment to the Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.

- If the development is not substantially commenced within two years of the date hereof, the Governor may cancel this development authorisation.
- The applicant is reminded that the Heritage SA of the Department for Environment and Heritage (DEH) shall be consulted in regard to any physical intervention to the northern wall on the adjacent YWCA State Heritage listed building, which is listed as a reserved matter for further decision-making in this provisional development authorisation. Any such work must be executed in accordance with requirements notified to it by the DEH and must be consistent with the decision by the Governor (or her delegate) on the reserved matter (e.g. materials, finishes and colour schedules).
- The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- The applicant 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.
- The applicant is advised that noise emissions from the apartment complex development will be subject to the Environment Protection (Industrial Noise) Policy 1994, Environment Protection Authority Guidelines and Information Sheet Number 7 ('Construction Noise', July 2002) and the Environment Protection Act 1993.
- The applicant will consult with the Adelaide City Council about the type, nature and ongoing maintenance of any landscaping undertaken in relation to the apartment complex, in accordance with commitments (excluding those relating to the underground car park) made by the applicant in the original Response to Submissions document, dated 18 December 2003.
- The applicant is advised that the Development Act 1993, outlines the roles and responsibilities of the applicant and the Adelaide City Council for matters relating to building works during and after construction of the apartment complex development and associated works.
- It is recommended that the applicant consult with Planning SA when applying to the Adelaide City Council for a 'Certificate of Occupancy', to ascertain that all conditions of this provisional development authorisation and decisions on reserved matters have been complied with in an appropriate manner, including those relating to Building Rules assessment and certification requirements.
- The Minister for Urban Development and Planning has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Advisory Notes for the Temporary Display Unit

- 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.
- Tecon Australia Pty Ltd has formed the opinion that the building is not unsafe or structurally unsound and that access for people with disabilities has been considered as required by section 53A of the Development Act 1993.
- The report by Tecon Australia Pty Ltd is based on the building rules assessment only and does not suggest or infer compliance with any other legislation.
- A certificate of occupation will not be required for this new work as the building is lawfully occupied and there is no change in classification.

- A Schedule of Essential Safety Provisions Form 2 and a pro forma Builders Statement of compliance have been attached to this consent. These forms shall be completed by the builder and 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.

Advisory Notes for Demolition Works

- 1. 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 relevant authority one day's notice of the commencement and completion of the development and at the stages notified by relevant authority 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.
- 2. The report by Tecon Australia is based on the building rules assessment only and does not suggest or infer compliance with any other legislation.

Dated 18 October 2007.

ROCIO BARUA, Secretary, Development Assessment Commission

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

Preamble

- 1. A proposal from the Cape Jaffa Development Company (hereafter 'the applicant') to develop a multi-component residential marina at Cape Jaffa, on the Limestone Coast has been under consideration under Division 2 of Part 4 of the Development Act 1993
- 2. The proposal has been the subject of an Environmental Impact Statement and an Assessment Report under sections 46 and 46B of the Development Act 1993 and is hereafter referred to as the 'proposed Major Development'.
- 3. The proposed Major Development was the subject of a development application lodged on 20 February 2003, by the applicant. The said application has been amended and expanded upon by the applicant's Environmental Impact Statement, dated April 2005, the applicant's Response to Submissions, dated September 2005 and additional correspondence dated 4 November 2005, 10 November 2005 and 18 April 2006.
- 4. Reserved matters of (a) the proposed use of the future development site on Figure 3.6 in the EIS and (b) proposed use and extent of the wetland vegetation on the eastern side of the development was granted approval by the Development Assessment Commission as delegate of the Governor on 11 May 2006.
- 5. Application was made to the Development Assessment Commission as delegate of the Governor, for a decision regarding the division of land for the proposed development. Approval was granted on 17 August 2006.
- 6. An application for approval for the Building Rules approval for Stage 1 Breakwaters and Waterway Edge construction was made on 14 August 2006. Approval was granted on 7 September 2007.
- 7. An application for approval for an Industrial Shed was made by the Kingston Council on 26 September 2007.
- 8. The Development Assessment Commission has, in considering the application, had regard to all relevant matters under section 48 (5) of the Development Act 1993.
- 9. The Development Assessment Commission is satisfied that there is no requirement to prepare a further or amended Environmental Impact Statement.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission as delegate of the Governor:

- (a) grant a provisional development authorisation in relation to the proposed major development, subject to the Conditions and Notes to the Applicant below;
- (b) pursuant to section 48 (6) and Regulation 64 (1) reserve a decision on the following matters:
 - compliance with the Building Rules in relation to all aspects of the proposed major development (refer to Conditions and Notes to the Applicant below);
 - (ii) specify all matters relating to the provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
 - (iii) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

Conditions of Approval

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:
 - (a) the following drawings contained in the letter from Simon Tonkin on behalf of the Cape Jaffa Development Company to Planning SA dated 11 November 2005, outlining the final amended application:
 - Drawing Titled: 'Figure 3.3—Locality'; February 2005;
 - Drawing Titled: 'Figure 3.7—Breakwater Typical Cross section'; February 2005;
 - Drawing Titled: 'Figure 3.9—Central Facilities'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.10—Boat Ramp'; February 2005:
 - Drawing Titled: 'Figure 3.11—Waterway and Wharf Edge Treatment'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.12—Reserves and Open Space'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.13—Landscape Concept'; February 2005;
 - Drawing Titled: 'Figure 3.14—Landscape Buffers'; February 2005;
 - Drawing Titled: 'Figure 3.15—Storm Water Management Concept'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.16—Land Division Plan'; December 2004, 9399-a;
 - Drawing Titled: 'Figure 3.17—Main Basin looking South'; February 2005;
 - Drawing Titled: 'Figure 3.18—Waterway View looking West'; February 2005;
 - Drawing Titled: 'Figure 3.19—Beach Reserve View into the Main Basin'; February 2005;
 - Drawing Titled: 'Figure 3.20—Aerial View looking South-East'; February 2005;
 - Drawing Titled: 'Figure 3.21—Aerial View looking East'; February 2005;
 - Drawing Titled: 'Figure 3.22—Typical Cross Section and Allotment Plan'; August 2004, 9399-02-a;
 - Drawing Titled: 'Figure 3.23—Coastal Reserve Walkway'; August 2004, 9399;
 - Drawing Titled: 'Figure 3.24—Staging Plan'; August 2004, 9399-10-a;
 - Drawing Titled: 'Figure 3.25—Management Structure'; August 2005;
 - Drawing Titled: 'Figure 5.12—Irrigation and Storage Site'; August 2004, 9399-01-b;
 - Drawing Titled: 'Figure 5.35—Coastal Reserves and Buffers'; August 2004, 9399-01-b; and

• Drawing Titled: 'Figure 5.59—Cape Jaffa Proposed Zones'; February 2005,

or as amended by the following drawings from the Response Document:

- Drawing Titled: 'Figure R1—Concept Plan'; August 2004, 9399-01-b;
- Drawing Titled: 'Figure R2—Infrastructure Area Concept'; July 2005, 9399; and
- Drawing Titled: 'Figure R3—Site Camp Concept'; August 2005, 9399.

In addition, the following drawings in the additional information letter from Masterplan (Simon Tonkin) on 4 November 2005 and appended to the Assessment Report:

- Drawing Titled: 'Figure 1—Water Supply'; October 2005; and
- Drawing Titled: 'Figure 2—Vegetation Area B, Buffer; and
- Fencing Plan'; October 2005;

also

• Drawing Titled: 'Proposed Industrial' Templeton Constructions B07 101 01 Revision A; August 2007;

and

- (b) the following documents:
 - Development application, 'Cape Jaffa Anchorage Marina Development' prepared by Simon Tonkin (Masterplan) on behalf of the Cape Jaffa Development Company dated 20 February 2003, (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Environmental Impact Statement, Cape Jaffa Anchorage Marina prepared by the Cape Jaffa Development Company dated February 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response to Submissions document, Cape Jaffa Anchorage Marina Development prepared by the Cape Jaffa Development Company dated 19 September 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Assessment Report prepared by the Minister for Urban Development and Planning dated December 2005 including an appended report from Simon Tonkin of Masterplan dated 4 November 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Simon Tonkin of Masterplan dated 11 November 2005, outlining the final amended application and listing appropriate plans.
 - Letter from Simon Tonkin of Masterplan dated 18 April 2006, concerning reserved matters (b) (ii) and (b) (iii) from Governor's decision on 12 January 2006.
 - Final Land division application 640/D004/06 lodged electronically on EDALA with the Development Assessment Commission on 1 August 2006.
 - Building Rules Certification package for Stage 1 Breakwater and Waterway edge construction dated 14 August 2006 by Tecon Australia Pty Ltd.
 - Letter from Kingston District Council on 28 September 2007 for an Industrial Shed to be constructed by Templeton Constructions.
 - An email from Templeton Constructions (Graham Dowie) on 10 October 2007 outlining proposed colour scheme for shed (Colorbond Shale Grey).
- 2. The applicant shall submit further information and application(s) in relation to the matter that has been reserved.
- 3. Subject to Condition 4, no building works on any part of the development may commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of the reserved matter referred to in subparagraph (i), in paragraph (b) of the Decision section above.

- 4. The applicant may commence a stage of building works before receiving the Governor's decision concerning building rules compliance for other stages (refer matter (i) in paragraph (b) of the Decision section above). No building works shall commence on a stage of the development until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by the Governor or the Governor's delegate.
- 5. A decision on building rules compliance (refer reserved matter (i) in paragraph (b) of the Decision section above) will only be made after a Building Rules assessment and certification has been undertaken and issued by the Kingston District Council or a private certifier, in accordance with the provisions of the Development Act 1993 and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to the Applicant' below for further information).
- 6. A Management, Maintenance and Monitoring (MMM) Agreement between the Kingston District Council and the Cape Jaffa Anchorage Marina Development Company shall be drafted and finalised, prior to being submitted to the Governor or her delegate (refer to Conditions and Notes below).
- 7. Before any works commence, a Construction Environmental Management and Monitoring Plan (CEMP) to cover the preconstruction and construction phases shall be prepared in consultation with and approved by the Environment Protection Authority and Planning SA, to address management issues during construction.
- 8. An Operational Environmental Management and Monitoring Plan (OEMMP) for the operational phase of the development shall be prepared to the reasonable satisfaction of the Environment Protection Authority, other government agencies and the Kingston District Council, prior to it being submitted to the Governor or her delegate (refer to Conditions and Notes to the Applicant below).
- 9. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management and Monitoring Plan.
- 10. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.
- 11. Armour rock used for breakwaters and revetments shall not be contaminated by fine sediment.
- 12. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2003 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above policy, or escapes to or is infiltrated from saline groundwater.
- 13. The proponent shall provide underground power supply, public lighting, a sustainable water supply and telephone supply to each allotment in accordance with and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.
- 14. The applicant shall ensure that there is no discharge of stormwater into the marina basins, waterways or marine environment for rainfall less than and including, 1:20 year ARI events.
- 15. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways.
- 16. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and re-use.
- 17. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.
- 18. Roads, drainage, footpath and intersection designs (i.e. engineering construction plans) shall be finalised in accordance with the requirements of the Department for Transport, Energy and Infrastructure and the Kingston District Council, prior to construction commencing. Road and drainage designs shall include water table levels, drainage inverts and pavement details. The roads and drainage works shall be built according to these designs.

- 19. Road designs shall not affect existing natural drainage lines in such a way as to cause flooding.
- 20. The applicant shall bear all costs with providing a Type BAR Treatment (sealed shoulder widening to provide a right turn treatment on the Southern Ports Highway) at the intersection of the Southern Ports Highway/Cape Jaffa Road as shown in the Austroads 'Guide to Traffic Engineering Practice, Part 5—Intersections at Grade' to a standard suitable to the Department of Transport, Energy and Infrastructure before the issue of title occurs for Allotment No. 170 on the attached plan of division.
- 21. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department for Transport, Energy and Infrastructure, prior to use of the facility for boating purposes.
- 22. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to projected long-term sea level rise and all marina mooring structures shall be designed in accordance with the Australian Standard AS 3962-2001 Guidelines for Design of Marinas.
- 23. The public boat ramp facility shall be designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.
- 24. Vehicular access to the beach shall not be provided, apart from Emergency vehicles, once the boat ramp is constructed and operational in the marina (as this relates to the Major Developments declared area).
- 25. The boat refuelling area and marine toilet pump-out facility shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Country Fire Service (CFS) respectively and shall be in place prior to commencement of operation of the marina
- 26. The water contained in the marina basin shall be kept to a quality appropriate for secondary contact recreation, public amenity and the maintenance of marine aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.
- 27. Normal operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. If it is considered necessary for construction to be undertaken on Sundays, construction hours shall be from 9 a.m. to 6 p.m. on Sundays (refer to Notes to the Applicant relating to Environment Protection Authority noise emission policies).
- 28. Landscaping and streetscaping of the site with locally endemic plant species shall commence prior to the issuing of Certificates of Title for each stage of the land division and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased. A weed control program shall also be implemented.
- 29. The Kingston District Council shall be given seven days notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for coordinating site works by this approval.
 - 30. Road Construction/Design:
 - (a) Seal

Streets shall be surfaced with a two coat bitumen seal of 14 mm seal overlay with a 7 mm seal, with a total seal width in accordance with Clause (e) below.

(b) Pavement Construction—Base

The following minimum standards shall apply:

- To comply with standard APRG 21 for residential areas.
- Commercial roads will be developed and designed to the reasonable satisfaction of the Kingston District Council.
- To be compacted to 98% dry density ratio (AS1289.5.2.1).

- Minimum soak CBR at above compaction to be 80.
- Minimum thickness of 200 mm.
- Level tolerance on completed course −10 mm, +10 mm.

(c) Seal for Intersections

At the discretion of Council all intersections associated with the development including the circular end of *cul-de-sacs* in residential areas shall be sealed with 25 mm thickness asphaltic concrete (hotmix) laid in compliance with Department for Transport, Energy and Infrastructure standard specifications, and with maximum aggregate size of 10 mm for a distance of 10 m from the intersection or at the entrance to the *cul-de-sac*.

At the discretion of Council, all intersections associated with the development including the circular end of *cul-de-sacs* in commercial areas shall be sealed with 40 mm thickness asphaltic concrete (hotmix) laid in compliance with Department for Transport, Energy and Infrastructure standard specifications and with maximum aggregate size of 10 mm for a distance of 10 m from the intersection or at the entrance to the *cul-de-sac*.

In the case of 'T' intersections or cross road intersections within a development, the specified seal shall be provided at the intersection and for a distance of 10 m from the intersection in each direction on each road.

(d) Cul-de-sac Ends

Cul-de-sac ends shall have a seal of 9 m radius to accommodate the operation of refuse collection vehicles and other larger vehicles.

(e) Road Reserve and Road Width

Council requirements for road reserves shall be as follows:

Road Reserves (Entrance to cul-de-sacs) 12.5 m.

Road Reserves (Other) 15 m.

Cul-de-sac Ends Road Reserves (circular) 25 m.

Cul-de-sac Ends Road Reserves (other) to be agreed with Kingston District Council.

All Other Streets (e.g. commercial) to be to the reasonable satisfaction of the Kingston District Council.

The following minimum road seal widths shall apply:

All Residential Streets 7 m.

Cul-de-sac (entrance) 6 m.

Cul-de-sac Ends (circular) 9 m radius.

Cul-de-sac Ends (other) to the reasonable satisfaction of the Kingston District Council.

All Other Streets (e.g. commercial) to be agreed with the Kingston District Council.

(f) Footpaths

- Provide interlinking footpaths, walkways and/or bicycle tracks within the development area that shall allow safe passage of pedestrian or bicycle traffic to the reasonable satisfaction of the Kingston District Council.
- Footpaths, walkways and/or bicycle tracks shall have a minimum 3 m width where the track will be used as a dual bicycle and walking thoroughfare and be designed and constructed with appropriate materials to the reasonable satisfaction and approval of the Kingston District Council.

(g) Water Tables and Kerbing

- Both edges of all streets shall be protected by the provision of an extruded kerb and gutter or concrete edge beam of a cross section approved by the Kingston District Council.
- The concrete edge beam shall have top surface set flush with the finished bitumen surface as approved by the Kingston District Council.

- Generally, if raised kerbing is installed, the kerb and gutter shall have a mountable type profile approved by the Kingston District Council.
- Pram ramps complying with the requirements of AS1428-1993, Clause 5.8 shall be constructed wherever a footpath intersects a kerb line and at an opposite street corners.
- Pram ramps shall be of reinforced concrete construction at least 100 mm thick.
- Spoon drains shall be constructed with top profile approved by the Kingston District Council. Spoon drains shall have a minimum thickness at 200 mm and shall be reinforced with F82 mesh centrally placed.
- All concrete used for pram ramps, vehicle access, crossing and spoon drains will be grade 25 mpa/ 20 mm. Concrete in extruded kerb and gutter and medium kerbing shall have a minimum 28 day strength of 20 mpa.

(h) Drainage

- A detailed drainage design shall be provided for all of the proposed development, and if necessary, due to existing land form, include areas outside the proposed development but within the drainage catchment affecting the development.
- Design shall be in accordance with procedures in the current edition of 'Australian Rainfall and Run-off (IEA)' or to the reasonable satisfaction of the Kingston District Council.
- As a general rule return period is to be five years, but engineering discretion should be used in areas where storm damage may be more significant (i.e. shopping areas, end of *cul-de-sacs*, etc.).
- Drainage computations are required to be prepared by a qualified and experienced Engineer and submitted with the detailed engineering drawings for the proposal.
- All stormwater run-off attributable to the proposal shall be adequately disposed of within the development area in accordance with the development authorisation or variations thereof.
- As a general rule, side entry pits shall be spaced at no greater than 100 m and at closer spacing if required, depending on conditions and detailed design.
- Drainage bores and associated settlement tanks shall be constructed to meet the requirements of Council and the Department of Primary Industries and Resources. Drainage capacity of any bore shall exceed the calculated drainage discharge for the designated stormwater system and the bore is to be proved to the reasonable satisfaction of the Kingston District Council.
- Storage basins capable of holding the run-off of the designated rainfall storm shall be provided at suitable locations if drainage bores prove to be unacceptable.
- Spoon drains, when required at junctions, shall be constructed to maintain the pavement width of the through street and to ensure continuity of flow of all stormwater. A spoon drain shall not be constructed across a through street.
- All stormwater storage basins shall be provided with appropriate warning signs to the reasonable satisfaction of the Kingston District Council.
- Council requires a separate drainage reserve in land divisions of adequate area to provide stormwater treatment and retention for a one in five year storm event in residential areas and a one in 10 year storm event in other zones. Any requirements above these limits may be incorporated into the public open space calculation.

• Swale drains shall be constructed with side slopes of three horizontal: one vertical to facilitate maintenance slashing. The longer general gradients shall be no steeper than that consistent with avoidance of scouring, have regard to soil type, vegetation cover and the design flow average velocity. Where site conditions are not consistent with this requirement, the drain shall be rock lined, or shall incorporate steps or drop structures, with appropriate protection against local scouring. Details of these provisions shall be subject to the specific approval of the Kingston District Council.

(i) Street Lighting

- Street lighting shall be provided throughout the subdivision. The following minimum categories (AS 1158.0-1997) will apply.
- Roads B2.
- The street lights and poles shall be of a type approved by the Kingston District Council.
- (j) Street Names, Numbers and Signage
 - All naming of roads shall be in accordance with section 219 of the Local Government Act 1999.
 - All numbers assigned to allotments shall be in accordance with section 220 of the Local Government Act 1999
 - Kingston District Council reserves the right to name all roads.
 - Street signs shall be supplied (from an approved supplier) and erected so as to indicate the appropriate streets to the reasonable satisfaction of the Kingston District Council.
- (k) Landscaping and Tree Planting

All proposed landscaping and tree planting proposed as part of the development shall be provided to the reasonable satisfaction of the Kingston District Council.

(l) Electricity Supply

Electricity supply shall be under-grounded throughout the subdivision. The proponent shall make arrangements with ETSA for the provision of an adequate electricity supply to each allotment.

(m) Water Supply

Water supply services shall be installed in accordance with Australian Standard AS/NZS 3500.1.2 and any other relevant approvals and standards for the installation of a full reticulated water system, for the provision of an adequate water supply to each created allotment and in accordance with the development authorisation granted by the Governor.

- (n) Sewer and Waste Water Disposal
 - The proponent shall be responsible for the design and construction of a suitable sewer and waste water system to service the allotments within the subdivision and in accordance with the development authorisation granted by the Governor.
 - The proponent shall provide Council with a full design and specifications for the sewer and waste water disposal system. All design specifications to meet the requirements of the Kingston District Council.
- (o) Reserves and Easement for Stormwater Drainage and Electricity Supply
 - The requirements of the Electricity's Trust of South Australia with respect to the provision of easements shall be met.
 - Drainage reserves under the control of the Kingston District Council shall be provided over any stormwater retention basin, settling pond, gross pollution trap or like structure, not located on a road reserve.

(p) Open Space

 The proponent, at the discretion of Council, may be required to provide open space associated with the development to satisfy the requirements of the Development Act provisions.

- The proponent shall provide all open space reserves as shown in the approved layout plan.
- In the event that the requirements as to the provision
 of open space are not satisfied, the proponent shall
 forward the appropriate monetary contribution for the
 open space requirement to Council as applicable under
 the Development Act or the State Government
 Planning and Development Fund. (All contributions
 received by Council will be appropriated to an open
 space development reserve fund).

NOTE:

- The Council, when dealing with land division applications, seeks where appropriate to have open space reserve contributions in parcels of at least 2 000 m². Such areas should link with other reserves where possible and practicable.
- Open space reserves in the land division area shall be developed in conjunction with and to the reasonable satisfaction of the Kingston District Council.
- In instances where screening reserves are required, the development approval and/or land management agreement, shall include a requirement for the proponent to fence the screening reserve and develop the reserve in accordance with a plan approved by Council.

(g) Construction Record

The proponent shall supply the Kingston District Council with complete records including:

- Compaction test reports for all bulk earthworks, service trench backfilling and base.
- Material quality test reports (base and backfill).
- As constructed design and levels for stormwater drains, base, top of kerb, etc.

(r) Defects Liability Period

- The proponent shall lodge with Council (unless Council is the construction contractor) a standard agreement to indemnify Council against any defects that occur in the engineering works within 12 months of the date of practical completion. The date of practical completion will be the date that Council accepts the engineering works.
- The agreement shall provide for the faults to be rectified by the applicant or to reimburse Council the full costs of all necessary works.
- Council will notify the proponent in writing of practical completion.
- The proponent is required to notify Council when the following stages of the engineering works have been achieved and will not proceed until such works have been inspected and approved (including appropriate testing if required) by Council.
 - o Base preparation prior to placement of pavement in all roads and footpaths.
 - Kerb preparation alignment including base compaction and alignment.
- Prior to backfilling trenches for underground stormwater and effluent drainage.
- o Prior to placing seal coat.

and

(s) Nuisance

The proponent shall control dust and noise nuisance as the project proceeds. In the most adverse climatic conditions, operations shall be suspended if necessary to reduce nuisance and to avoid undesirable environmental impacts. All operations shall be conducted in the most efficient and reasonable manner. The Environment Protection Authority requirements shall be observed.

- 31. Adequate provision shall be made to minimise the effects of extreme storm events on the structural stability of the retaining wall to be located along the frontage of all water front allotments.
- 32. The proponent shall install the grassed swales and retention basins as outlined in the 'Cape Jaffa Anchorage Environmental Impact Statement, February 2005'.

- 33. The proponent shall develop and implement a maintenance schedule to ensure that the stormwater treatment device is maintained in a fully operational manner.
- 34. Stormwater from the site shall be managed to ensure that is does not pollute the underground aquifer.
- 35. The proponent shall implement the Soil Erosion and Drainage Management Plan prior to the commencement of construction of the site in accordance with the principles outlined in the Stormwater Pollution Prevention Code of Practice for Local, State and Federal Governments. The plan shall be submitted to the planning authority prior to construction commencing.
- 36. All building allotments shall be capable of connection to sewer.

NOTES TO THE APPLICANT

- 1. Tenure arrangements for the private moorings should be negotiated with the Department for Transport, Energy and Infrastructure.
- 2. All construction works shall be undertaken in accordance with the approved Construction Management Plan and Soil Erosion and Drainage Management that form part of the Governor's development authorisation dated 12 January 2006.
- 3. Binding arrangements (to the reasonable satisfaction of the Development Assessment Commission) need to be made for the permanent management and maintenance of the approved marina proposal as part of the Governor's development authorisation dated 12 January 2006.
- 4. Two copies of certified survey plans, as required under the Real Property Act 1886, should be lodged with the Development Commission for the issue of Certificate of Title, prior to titles for allotments being granted. The plans should show all easements and reserves.
- 5. The applicant is reminded that the new sewerage system has not been assessed as part of this development application and will require a separate development application to be submitted to the DAC as the Governor's delegate in accordance with Schedule 22, Part A, Item 3 (2) (b) of the Development Act 1993. Sewage Treatment Works or STEDS in a Water Protection Area with a peak loading capacity designed for more than 100 persons per day. The applicant is reminded that the sewage treatment facility and any subsequent irrigation will require an environmental authorisation under the Environment Protection Act 1993.
- 6. The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole of the site, including construction, do not pollute the environment in a way which causes or may cause environmental harm.

In terms of demonstrating the duty, preparation of the following is considered appropriate for construction work on this site:

- A Soil Erosion and Drainage Management Plan to address control of run-off of stormwater during earthworks and construction work (to ensure water quality is not detrimentally affected) being prepared by the proponent and being independently certified as meeting the requirements of:
 - (a) the general environmental duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993:
 - (b) any relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993;
 - (c) any relevant Australian Standards or environmental Codes of Practice (such as the Stormwater Pollution Prevention Codes of Practice for the Building and Construction Industry).

Prior to earthworks and construction work commencing, and the works being undertaken in accordance with that plan.

7. The proponent's attention is drawn to the EPA Information Sheet No. 7 'Construction Noise' that provides guidance on minimising the potential for off-site impacts from noise associated with construction and building activities:

http://www.epa.sa.gov.au/pdfs/info_construction.pdf.

- 8. Control measures such as water sprinkling, minimising soil disturbance and discontinuing work during high winds should adequately address potential for dust problems from the construction of the land division.
- 9. Any information sheets, guideline documents, codes of practice, technical bulletins can be accessed on the following website:

http://www.epa.sa.gov.au/pub.html.

- 10. Approvals will be required for all components of the development not hereby approved, including:
 - The land division.
 - The marina moorings and other marina facilities.
 - The public boat ramp, hard stand, boat maintenance facilities and car park areas.
 - The boat refuelling and boat effluent disposal facility.
 - Installation of navigational aids.
 - All residential, commercial, retail, tourist related and other buildings
- 11. Pursuant to Development Regulation 64, the applicant is advised that the Kingston District Council or private certifier conducting a Building Rules assessment must:
 - (a) provide the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- 12. The Kingston District Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including Conditions or Notes that apply in relation to this provisional development authorisation).
- 13. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this provisional development authorisation. If an application for variation involves substantial changes to the proposal, it will be processed pursuant to section 47 of the Development Act 1993.
- 14. The applicant should liaise with the Department of Water, Land and Biodiversity Conservation in relation to any further testing of the proposed water supply and negotiate with DWLBC for provision of the already agreed water supply.
- 15. Pursuant to the Harbors and Navigation Act 1993, the Council will be required to negotiate tenure arrangements with the Minister for Transport over the seabed on terms acceptable to the Minister prior to the commencement of construction.
- 16. The applicant's CEMMP and OEMMP should be prepared taking into consideration, and with explicit reference to, relevant Environment Protection Authority policies and guideline documents, including but not limited to the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, EPA Bunding and Spill Management Guidelines 2004 and the EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.

- 17. The following management and monitoring plans may be incorporated into the CEMMP or OEMMP as appropriate:
 - · Groundwater Management and Monitoring Plan.
 - Irrigation (Reclaimed Water) Monitoring and Management Plan.
 - Dredging Monitoring and Management Plan.
 - Marine Construction Monitoring and Management Plan.
 - · Vegetation Monitoring and Management Plan
 - Site Construction Monitoring and Management Plan.
 - Acid Sulphate Soils Monitoring and Management Plan.
 - Stormwater Monitoring and Management Plan.

The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:

- Earthworks Drainage: the conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
- Marinas and Boating Facilities: the conduct of:
 - (1) facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or
 - (2) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
- Dredging: removing solid matter from the bed or any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity.
- 18. It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.
- 19. It is also likely that the Environment Protection Authority will require the identification to it of any vessels that visit the marina from international ports or from ports beyond Adelaide and the surrounding area, together with details of the routes travelled by such vessels (for the purpose of identifying the potential introduction of harmful marine species).
- 20. All works associated with the rehabilitation and remediation of the site must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993, the Environment Protection (Water Quality) Policy 2003 and other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993, the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, draft guideline Environmental Management of On-Site Remediation and other relevant Environment Protection and Authorisation publications and guidelines.
- 21. The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- 22. The Management Plan for Acid Sulphate Soils should comply with Guidelines issued by the Coast Protection Board.
 - 23. (a) The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby during any works conducted, if an Aboriginal site, object or remains are found, authorisation from the Minister for Aboriginal Affairs and Reconciliation, is required to damage, disturb, interfere or remove the object, site or remains (pursuant to section 23 of the Aboriginal Heritage Act 1988).

- (b) The applicant should also have regard for the section 23 authorisation (December 2004) and attendant conditions signed by the Minister for Aboriginal Affairs and Reconciliation in relation to the Cape Jaffa Anchorage proposal.
- 24. The applicant and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.
- 25. The applicant and the Council after hand-over, must comply with the Public and Environmental Health Act 1987, in regard to the maintenance of suitable water quality within the marina basin (and any stormwater holding ponds) to protect public health and amenity.
- 26. The expression 'secondary contact recreation' includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.
- 27. If foreign vessels are allowed to berth in the marina the proponent would need to consult with the Department for Transport, Energy and Infrastructure (Marine Safety section) to address any requirements of the Australian Quarantine Service (AQIS) and the Australian Customs Service.
- 28. It is recommended that the applicant approach the Kingston District Council with a view to the Council enacting of by-laws to manage activities associated with:
 - The entrance channel and waterways to ensure safe navigation and to protect water quality.
 - The boat ramp, washdown, slipways and hardstand.
 - Refuelling facility and marine toilet pump-out facility.
 - The residential development and reserves (including stormwater management devices).
- 29. The Kingston District Council will need to review and amend the zoning policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not part of this provisional development authorisation.
- 30. Noise generated from the non-residential components of the development should not exceed:
 - (1) 52dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environmental Protection (Industrial Noise) Policy 1994.
 - (2) 45dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
 - (3) A short term typical maximum noise level of 60dB(A) when measured at the nearest existing residential property.
- 31. In a land division, provision shall be made for a set back distance of 2 m from the top of the edge treatments (for the construction of coastal protection works if required in the future).
- 32. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required prior to the lodgement of development applications.
- 33. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements etc., as appropriate) between the proponent and allotment owners must be put in place, prior to application to the Registrar-General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the design and appearance of structures and the installation of future coast protection works are clearly allocated. These arrangements should be to the reasonable satisfaction of the Development Assessment Commission.

- 34. Any further upgrading of the intersection of the Southern Ports Highway/Cape Jaffa Road shall be borne by the Department of Transport, Energy and Infrastructure and/or Council. The applicant will not be required to contribute to any further upgrading as this relates to the currently approved development.
- 35. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Given under my hand at Adelaide, 18 October 2007.

R. BARUA, Secretary, Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF PORT LINCOLN—GENERAL PLAN AMENDMENT

Preamble

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

NOTICE

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

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

Dated 18 October 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY—RESIDENTIAL (HAPPY HOME RESERVE) PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'City of Salisbury—Residential (Happy Home Reserve) Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

(a) approve the Plan Amendment; and

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

Dated 18 October 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMEND-MENT TO THE DISTRICT COUNCIL OF MOUNT BARKER DEVELOPMENT PLAN

Preamble

It is necessary to amend the District Council of Mount Barker Development Plan dated 1 March 2007.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the District Council of Mount Barker Development Plan dated 1 March 2007, as follows:

Delete the item 'detached dwelling' from Principle of Development Control 13 in the Deferred Urban Zone.

Dated 18 October 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF PROSPECT—250 CHURCHILL ROAD PLAN AMENDMENT

Preamble

- 1. The Development Plan amendment entitled 'City of Prospect—250 Churchill Road Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

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

Dated 18 October 2007.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers:

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

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

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

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
A & W Root Beer	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Budrim Ginger Beer	340	Glass	AVO Trading Pty Ltd	Statewide Recycling
Coca Cola Cherry	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Dr Pepper	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Dr Pepper Berries & Cream	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Welshs Sparkling Grape Soda	355	Can—Aluminium	AVO Trading Pty Ltd	Statewide Recycling
Harbin Beer	330	Glass	Alexanders Liquor Wholesalers	Marine Stores Ltd
Peroni Nastro Azzurro	330	Glass	Australian Wine & Liquor Wholesalers Pty Ltd	Marine Stores Ltd
Sol Mexican Beer	330	Glass	Australian Wine & Liquor Wholesalers Pty Ltd	Marine Stores Ltd
Dora Fruity Flavorits Apple Blackcurrant Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Dora Fruity Flavorits Peach Strawberry Flavoured Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Dora Fruity Flavorits Tropical Flavoured Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Shrek Fruity Flavorits Apple Blackcurrant Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Shrek Fruity Flavorits Green Apple Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Shrek Fruity Flavorits Orange Mango Fruit Drink	250	HDPE	Australiana Group Pty Ltd	Visy Recycling CDL Services
Emersons 1812 IPA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons APA	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons London Porter	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Oatmeal Stout	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Old 95	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Organic Pilsner	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Emersons Weiss Bier	500	Glass	Better Beer Pty Ltd	Marine Stores Ltd
Hunter Draught	375	Glass	BlueTongue Brewery	Statewide Recycling
Hunter Old	375	Glass	BlueTongue Brewery	Statewide Recycling
Bundaberg Sarsaparilla	375	Glass	Bundaberg Brewed Drinks Pty Ltd	Statewide Recycling
Grolsch Premium Lager	330	Glass	Coopers Brewery Ltd	Marine Stores Ltd
Grolsch Premium Lager	473	Glass	Coopers Brewery Ltd	Marine Stores Ltd
Bundaberg Red Extra Smooth Rum & Cola 5%	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Red Extra Smooth Rum & Cola 5%	345	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Rum & Cola 5%	640	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Floris Chocolat Witbier	330	Glass	Empire Liquor	Statewide Recycling
Cougar Volt Bourbon & Energy Drink 7.0%		Can—Aluminium	Fosters Australia	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Karloff Vodka Energy Taurine & Caffeine 7.0%	250	Can—Aluminium	Fosters Australia	Statewide Recycling
Karloff Vodka Ginger & Lime 7.0%	250	Can—Aluminium	Fosters Australia	Statewide Recycling
Karloff Vodka Lime & Soda 7.0% Found 100% Organic Pomegranate Juice	250 250	Can—Aluminium Glass	Fosters Australia Found Enterprises Australasia Pty Ltd	Statewide Recycling Marine Stores Ltd
L & P Lemon & Paeroa Boags Wizard Smiths Ale	330 375	Glass Glass	Impulse Products Pty Ltd J Boag & Son Brewing Ltd	Statewide Recycling Visy Recycling CDL Services
Bionade Elderberry	330	Glass	Jolly Products Pty Ltd	Statewide Recycling
Bionade Ginger & Orange	330 330	Glass Glass	Jolly Products Pty Ltd Jolly Products Pty Ltd	Statewide Recycling Statewide Recycling
Bionade Herbs Bionade Lychee	330	Glass	Jolly Products Pty Ltd Jolly Products Pty Ltd	Statewide Recycling Statewide Recycling
La Natural Young Coconut Juice	350	Can—Steel	Majestic Import & Export Pty	Statewide Recycling
Nikka Mango Nectar	250	Can—Steel	Ltd Majestic Import & Export Pty	Statewide Recycling
Nikka Tamarind Juice Drink	250	Can—Steel	Ltd Majestic Import & Export Pty	Statewide Recycling
Radenska Classic Naturally Sparkling Mineral Water	500	PET	Ltd Marco Polo Foods Pty Ltd	Statewide Recycling
Radenska Still Natural Mineral Water	500	PET	Marco Polo Foods Pty Ltd	Statewide Recycling
Mountain Fresh Apple & Banana	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Apple & Mango Plus	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Apple & Pineapple Crush	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Apple Strawberry & Grape	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Crush Guava Banana & Apple	300	PET	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Crush Mango Peach & Apple	300	PET	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Crush Strawberry Banana & Apple	300	PET	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Dark Grape & Apple	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Tropical Fruit Juice Cocktail Plus	400	Glass	Mountain Fresh Distributors Pty Ltd trading as Compass Distributors	Visy Recycling CDL Services
Mountain Fresh Apple & Peach Juice	400	Glass	Mountain Fresh Fruit Juices	Visy Recycling CDL Services
Diet Rite Portello	1 250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Frantelle Spring Water	250	PET	P & N Beverages Australia Pty Ltd	Flagcan Distributors
Parkers Organic Apple Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Apple Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Blood Orange Juice	750	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Blood Orange Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Mango & Peach Juice	250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Orange Juice	750 250	PET	Parkers Organic Juices Pty Ltd	Statewide Recycling
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Parkers Organic Sparkling Blood Orange Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling
Parkers Organic Sparkling Cola Parkers Organic Sparkling Guava & Cranberry Juice	330 330	Glass Glass	Parkers Organic Juices Pty Ltd Parkers Organic Juices Pty Ltd	Statewide Recycling Statewide Recycling
Parkers Organic Sparkling Lemon Juice	330	Glass	Parkers Organic Juices Pty Ltd	Statewide Recycling

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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Ice Cool Green Tea Passionfruit	500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Green Tea Peach	500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Green Tea Plum	600	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Herbal Tea	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Honey Sea Coconut Juice	320	Glass	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Ice Lemon Tea	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Lemon Lime Spec	330	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Lychee	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Mango	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Mangosteen	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Mineral Water	1 500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Mineral Water	500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Mix Fruit Juice	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Orange	1 500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Orange	330	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Orange	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Pineapple	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Rose Bandung	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sarsi	1 500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sarsi	330	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Soursop	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Soya Been Drink	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Spec Lemon Lime	1 500	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sports Drink with Meal Fibre Apple		PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sports Drink with Meal Fibre Mix Fruit	600	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sports Drink with Meal Fibre Orange	600	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sports Drink with Meal Fibre Peach	600	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Sports Drink with Meal Fibre	600	PET	Xiao Trading Pty Ltd	Flagcan Distributors
Strawberry				-
Ice Cool Strawberry	330	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool V 1 Power Energy Drink	250	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Wheat Grass	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Ice Cool Winter Melon Tea	300	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Pokka Instant Coffee	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors
Pokka Milk Coffee	240	Can—Aluminium	Xiao Trading Pty Ltd	Flagcan Distributors

EXPIATION OF OFFENCES ACT 1996 NATIONAL PARKS AND WILDLIFE ACT 1972

Instrument of Authorisation

I, GAIL GAGO, Minister for Environment and Conservation, being the Minister responsible for the administration of the National Parks and Wildlife Act 1972, do hereby authorise, pursuant to section 6 (3) (b) (i) of the Expiation of Offences Act 1996, those persons appointed as Wardens, pursuant to section 20 of the National Parks and Wildlife Act 1972 and listed below, to issue expiation notices for expiable offences under the National Parks and Wildlife Act 1972, or Regulations made under the National Parks and Wildlife Act 1972:

John Gitsham David Wilkins Christopher Havelberg Janine Ellis Wendy Cliff Gavin Agius Justin Fry Andrew Patrick Carol Schmidt Richard James Nalini Klopp Nicole Bowyer Roger Davidson Mark Sutcliffe Jennifer Pitman Bronwyn Stratman

Dated 14 October 2007.

GAIL GAGO, Minister for Environment

FIRE AND EMERGENCY SERVICES ACT 2005

and Conservation

Fire Restrictions World's End Gorge, Burra

IN accordance with section 79 (3) and (4) of the Fire and Emergency Services Act 2005, I hereby prohibit the lighting and maintaining of solid fuel fires for the duration of the 2007-2008 Fire Danger Season in the reserve owned by the Regional Council of Goyder known as 'World's End Gorge' formerly 'Burra Creek Gorge' located at Section 244, Hundred of Bright.

The use of gas or electric cooking or heating appliances in this Reserve must be undertaken in accordance with Regulation 34 (1) of the Fire and Emergency Services Act 2005.

EUAN FERGUSON, Chief Officer, SA Country Fire Service

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that, pursuant to section 43 of the Fisheries Act 1982, the notice prohibiting the taking of fish from the waters of Lake George, dated 18 January 2007, is hereby revoked as of 12 p.m. (midday), Friday, 19 October 2007.

Dated 10 October 2007.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

CORRIGENDUM

Notice of Declaration of Names of Places

IN the *Government Gazette* of 2 May 1994, page 1206, first notice appearing, the declared name shown as McCormack Creek, *should* have been shown as McCormick Creek.

Dated 27 September 2007.

P. M. KENTISH, Surveyor-General, Department of Transport, Energy and Infrastructure

DTEI 22-413/07/0032

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Michael John Stillwell and Elizabeth Joy Stillwell, officers of Southern Vales Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5102, folio 130, situated at 43 Valley View Drive, McLaren Vale, S.A. 5171.

Dated 1 October 2007.

JENNIFER RANKINE, Minister for Consumer Affairs

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 Francast Pty Ltd as trustee for the Francast Trust and Gregory Wayne Winston as trustee for the Hanlan Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 179 West Terrace, Adelaide, S.A. 5000 and known as Elephant & Castle Hotel.

The applications have been set down for hearing on 13 November 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 6 November 2007).

The applicants' address for service is c/o Geoff Forbes, 167 Flinders Street, Adelaide, S.A. 5000.

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

Dated 10 October 2007.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Augusta Partners Pty Ltd as trustee for the Travellers Rest Hotel Unit Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Quorn Road, Stirling North, S.A. 5710 and known as Travellers Rest Hotel.

The applications have been set down for hearing on 19 November 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, at least seven days before the hearing date (viz: 12 November 2007).

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

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

Dated 10 October 2007.

Applicant

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 Bradley Charles Arthur Smith and Belinda Helen Smith have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 2-4 Montefiore Street, Callington, S.A. 5254 and known as Callington Hotel.

The applications have been set down for hearing on 22 November 2007 at 9.30 a.m.

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

The applicants' address for service is c/o Piper Alderman Lawyers, 167 Flinders Street, Adelaide, S.A. 5000 (Attention: Geoff Forbes).

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

Dated 15 October 2007.

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 Jacon Pty Ltd as trustee for the Seely Family Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 82 Mount Gambier Road, Millicent, S.A. 5280 and known as Millicent Motel.

The application has been set down for hearing on 25 October 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, at least seven days before the hearing date (viz: 24 October 2007).

The applicant's address for service is c/o Mary Seely, 81 Flinders Street, Adelaide, S.A. 5000.

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

Dated 9 October 2007.

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 Ellismar Pty Ltd has applied to the Licensing Authority for approval to establish a Smoker's Deck adjacent to the Dining Room and a Smoker's Patio adjacent to the Gaming Room in respect of premises situated at 55 George Street, Millicent, S.A. 5280 and known as Grand Hotel.

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

Conditions

The following licence conditions are sought:

Approval is also sought to vary the Extended Trading Authorisation to permit trading in these areas on the days, and during the times, currently authorised for the internal areas of the premises. Entertainment will not be provided in these areas.

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, at least seven days before the callover date (viz: 2 November 2007).

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

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 10 October 2007.

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 Grand Tasman Nominees Pty Ltd as trustee for the Grand Tasman has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 94 Tasman Terrace, Port Lincoln, S.A. 5606 and known as Grand Tasman Hotel.

The application has been set down for hearing on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

 Variation to an Extended Trading Authorisation to include the following hours:

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

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, at least seven days before the hearing date (viz: 9 November 2007).

The applicant's address for service is c/o William Banner, 94 Tasman Terrace, Port Lincoln, S.A. 5606.

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 9 October 2007.

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 Glenelg Footballers' Club Inc. has applied to the Licensing Authority for a variation to an Extended Trading Authorisation, Alterations and Redefinition in respect of premises situated at Glenelg Oval, Brighton Road, Glenelg, S.A. 5045 and known as Glenelg Footballers' Club.

The application has been set down for callover on 16 November 2007 at 9 a m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to include outdoor dining/ smoking area as per plans lodged in this office.
- All doors and windows facing outdoor dining and smoking on the eastern side of the building be closed and these areas cease at midnight on any day.
- Variation to Extended Trading Authorisation is only to include the inside of the licensed premises for the following hours:

Sunday: 8 a.m. to 1 a.m. the following day.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Duncan Richardson, P.O. Box 72, Glenelg, S.A. 5045.

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 10 October 2007.

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 Jasateal Pty Ltd has applied to the Licensing Authority for Alterations, Redefinition, variation to an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 20 Ryan Street, Moonta, S.A. 5558 and known as Cornwall Hotel.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to create a new outdoor verandah area as per plans lodged with this office.
- Variation to an Extended Trading Authorisation to include the abovementioned area.
- Variation to Entertainment Consent to include the abovementioned area for the following hours:

On any day: Midday to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Jasateal Pty Ltd, 20 Ryan Street, Moonta, S.A. 5558.

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

Dated 8 October 2007.

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 Nardonebaker Wines Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 287 Torrens Road, West Croydon, S.A. 5008 and to be situated at 10 Gray Street, Kilkenny, S.A. 5009 and known as Nardone Baker Wines

The application has been set down for callover on 16 November 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, at least seven days before the callover date (viz. 9 November 2007).

The applicant's address for service is c/o Nardonebaker Wines, 287 Torrens Road, West Croydon, S.A. 5008 (Attention: Anna Nardone).

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 10 October 2007.

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 Fetish Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Level 3, 25 Peel Street, Adelaide, S.A. 5000 and to be known as Fetish Wines.

The application has been set down for callover on 16 November 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, at least seven days before the callover date (viz: 9 November 2007).

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

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

Dated 10 October 2007.

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 Razor's Edge Wines Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Level 3, 25 Peel Street, Adelaide, S.A. 5000 and to be known as Razor's Edge Wines

The application has been set down for callover on 16 November 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, at least seven days before the callover date (viz: 9 November 2007).

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

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

Dated 10 October 2007.

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 Seal Bay Tourist Park Pty Ltd has applied to the Licensing Authority for a Residential Licence, Extended Trading Authorisation and Entertainment Consent with Section 33 (1) (b) in respect of premises situated at Section 92, Hundred of Seddon, Kangaroo Island Seal Bay turnoff, South Coast Road, Kangaroo Island, S.A. 5200, known as Kaiwarra Food Barn and to be known as Seal Bay Tourist Park.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation to include Areas 1-3 for the following days and times:

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

Sunday: 8 p.m. to midnight;

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

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

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

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

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

• Entertainment Consent to apply to the abovementioned hours and areas.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 (Attention: Philip Foreman).

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

Dated 11 October 2007.

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 Binh Van Truong has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 1A, 2-10 James Street, Salisbury, S.A. 5108 and to be known as LB Vietnamese Food Dine In & Takeaway.

The application has been set down for callover on 16 November 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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Duc Mai Lawyers, P.O. Box 149, Kilkenny, S.A. 5009.

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

Dated 11 October 2007.

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 Janet Kay Haustorfer and Ross Anthony Haustorfer have applied to the Licensing Authority for an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at Main Street, Terowie, S.A. 5421 and known as Terowie Hotel.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Extended Trading Authorisation:

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

Christmas Day: Midnight to 2 a.m.;

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

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

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

- Variation to Entertainment Consent to apply to the abovementioned hours.
- Variation to Entertainment Consent to include Areas 3 and 4 as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 9 November 2007).

The applicants' address for service is c/o Janet Haustorfer and Ross Haustorfer, Main Street, Terowie, S.A. 5412.

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 8 October 2007.

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 Hallmate Pty Ltd as trustee for T. and A. Hartman Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 71B Esmond Road, Port Pirie, S.A. 5540 and to be known as Bowland Port Pirie.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

• Trading Hours:

Monday to Saturday: 9 a.m. to midnight;

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

• Entertainment Consent is sought for the abovementioned hours.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Boylan & Co., 138 Florence Street, Port Pirie, S.A. 5540.

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

Dated 12 October 2007.

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 Dale Graham Wenzel, Graham Wilson Wenzel and Valerie June Wenzel have applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at Lot 1, Step Road, Langhorne Creek, S.A. 5255 and to be situated at Lot 57, Step Road, Langhorne Creek, S.A. 5255 and known as Wenzel Family Wines.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

· Approval of a sampling area in the new premises.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicants' address for service is c/o Lisa Wenzel, P.O. Box 140, Langhorne Creek, S.A. 5255.

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

Dated 12 October 2007.

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 Classic McLaren Wines Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at Coppermine Road, McLaren Vale, S.A. 5171 and to be situated at 468 North East Road, Windsor Gardens and known as Classic McLaren Wines.

The application has been set down for callover on 16 November 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, at least seven days before the callover date (viz: 9 November 2007).

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

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

Dated 15 October 2007.

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 AHR No. 7 Pty Ltd as trustee for the AHR No. 7 has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 106 Halifax Street, Adelaide, S.A. 5000 and known as Rob Roy Hotel.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

 Variation to an Extended Trading Authorisation (but not Entertainment Consent) for Area 4 (adjacent area) of the premises to include the following additional trading hours:

Monday to Saturday: 10 p.m. to 1 a.m. the following day:

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

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Craig Vozzo, SGIC Building, Level 15, 211 Victoria Square, Adelaide, S.A. 5000.

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

Dated 15 October 2007.

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 Silenus Pty Ltd has applied to the Licensing Authority for Alterations, Redefinition and variation to an Extended Trading Authorisation in respect of premises situated at Lincoln Highway, Whyalla, S.A. 5600 and known as Sundowner Motel Hotel.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to include two Smoking Areas adjacent to, and to be used in conjunction with, the Dining Room Verandah and a Smoking Area adjacent to the entry airlock to the Bar/TAB Lounge.
- Approval is also sought for an Extended Trading Authorisation to apply to these areas on the days, and during the times, currently authorised for Extended Trading in other areas of the premises.

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, at least seven days before the callover date (viz: 9 November 2007).

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

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

Dated 15 October 2007.

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 Harding Hotels Pty Ltd has applied to the Licensing Authority for approval to extend the Licensed Area in respect of premises situated at High Street, Strathalbyn, S.A. 5255 and known as Commercial Hotel, to include a further section of the footpath in High Street and the Old Stables and a section of the Rear Yard.

The application has been set down for hearing on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval is also sought to vary the Extended Trading Authorisation to permit trading in these areas on the days, and during the times, currently authorised for other areas of the premises.
- Entertainment will not be provided in these areas.

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, at least seven days before the hearing date (viz: 9 November 2007).

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

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

Dated 15 October 2007.

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 Open House Administration Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises to be situated at Shop 1, 266 Main North Road, Clare, S.A. 5453 and to be known as Open House.

The application has been set down for callover on 16 November 2007 at $9~\mathrm{a.m.}$

Conditions

The following licence conditions are sought:

Liquor to be sold pursuant to the Licence will be limited to the following:

- Wine and Beer produced outside of Australia.
- Wine, Cider and Beer produced by manufacturers based in Clare and Gilbert Valley's Council and Goyder Regional Council Regions.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (Attention: Peter Hoban or Ben Allen).

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

Dated 15 October 2007.

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 McCready M. M. and T. J. have applied to the Licensing Authority for a variation to an Extended Trading Authorisation and a variation to Entertainment Consent in respect of premises situated at 195 Main Street, Peterborough, S.A. 5422 and known as Hotel Peterborough.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation to include the Upstairs, Ground Floor Verandahs and Beer Garden as per plans lodged.
- Entertainment Consent to include the Beer Garden as per plans lodged for the following hours:

Friday and Saturday till 2 a.m. the following day and Sunday till midnight.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicants' address for service is c/o John McCready, 195 Main Street, Peterborough, S.A. 5422.

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

Dated 15 October 2007.

Applicants

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, at least seven days before the hearing date (viz: 12 November 2007).

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

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

Dated 10 October 2007.

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 Aldersey Farm Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Lot 11, corner Main Road and Stump Hill Road, McLaren Vale, S.A. 5171 and to be known as Aldersey Farm.

The application has been set down for callover on 16 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell wine in accordance with section 40 of the Act including the Extended Trading Authorisation in the areas delineated in the plans marked as Areas 1-6 and Cellar referred to as Dining 6 for consumption on the licensed area on Mondays to Saturdays from 8 a.m. to 1 a.m. the next day and Sundays from 8 a.m. to midnight.
- To sell liquor of any kind to patrons for consumption whilst dining in a designated dining area or attending a reception in a designated reception area in accordance with section 40 of the Act including the Extended Trading Authorisation in the areas as delineated in the plans on Mondays to Saturdays from 8 a.m. to 1 a.m. the next day and Sundays from 8 a.m. to midnight.

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, at least seven days before the callover date (viz: 9 November 2007).

The applicant's address for service is c/o Moody Rossi & Co., Barristers and Solicitors, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

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

Dated 10 October 2007.

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 Cloud No. 9 Spirits Pty Ltd has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Lot 23, Mary Street, Coonawarra, S.A. 5263, known as Platinum Wine Brands Australia and to be known as Cloud No. 9 Spirits.

The application has been set down for hearing on 19 November 2007 at 10.30 a.m.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that B. Marwick Pty Ltd as trustee for the Marwick Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 12 Richardson Place, Roxby Downs, S.A. 5725, known as Saltbush Café and to be known as The 420.

The application has been set down for hearing on 19 November 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, at least seven days before the hearing date (viz: 12 November 2007).

The applicant's address for service is c/o Brenton Marwick, 12 Richardson Place, Roxby Downs, S.A. 5725.

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

Dated 11 October 2007.

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 Lisa Jo Hall and Geoffrey William Hall have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 17 Mount Barker Road, Hahndorf, S.A. 5245 and known as Mediterranean Twist Restaurant.

The application has been set down for hearing on 20 November 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 13 November 2007).

The applicants' address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152 (Attention: Philip Foreman).

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: olge@agd.sa.gov.au.

Dated 10 October 2007.

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 Allan Seaford Brown as trustee for the Allan Brown Family Trust has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at 53 Main Street, Myponga, S.A. 5202, known as Myponga General Store and to be known as Lovely Valley Beverage Factory.

The application has been set down for hearing on 20 November 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, at least seven days before the hearing date (viz: 13 November 2007).

The applicant's address for service is c/o Bartel & Hall, P.O. Box 108, Victor Harbor, S.A. 5211 (Attention: Kym Bartel).

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

Dated 11 October 2007.

Applicant

LIOUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Yurunga Hill Farms Pty Ltd as trustee for the WW Purton Business Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2 Victoria Street, Robe, S.A. 5276, known as The Gallerie—Robe and to be known as The Gallerie Restaurant

The application has been set down for hearing on 21 November 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, at least seven days before the hearing date (viz: 14 November 2007).

The applicant's address for service is c/o TSA Lawyers, P.O. Box 1014, Ringwood, S.A. 3134 (Attention: Ray Sheedy).

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

Dated 12 October 2007.

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 Shangte Yang as trustee for the Yang Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 83 Currie Street, Adelaide, S.A. 5000 and known as Dowie's Brassiere

The application has been set down for hearing on 21 November 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, at least seven days before the hearing date (viz: 14 November 2007).

The applicant's address for service is c/o John Gerovasilis, 46 Fullarton Road, Norwood, 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 12 October 2007.

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 Karico Investments Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Barossa Valley Highway, Sandy Creek, S.A. 5350 and known as Sandy Creek Hotel

The application has been set down for hearing on 21 November 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, at least seven days before the hearing date (viz: 14 November 2007).

The applicant's address for service is c/o Camatta Lempens, Level 1, 345 King William Street, Adelaide, S.A. 5000 (Attention: Amanda Warley).

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

Dated 15 October 2007.

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 Sie King Tiong and Wen Zhen Teo have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises stuated at 330 Unley Road, Hyde Park, S.A. 5061 and known as Suree's Thai Kitchen.

The application has been set down for hearing on 22 November 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, at least seven days before the hearing date (viz: 15 November 2007).

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

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

Dated 15 October 2007.

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 Daniel James Wilson and Tamara Jane Wilson as trustee for the Wilson Family Trust have applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 14 Guilford Street, Clare, S.A. 5453 and to be known as Premium Selection Wine & Beer.

The application has been set down for callover on 23 November 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, at least seven days before the callover date (viz: 16 November 2007).

The applicants' address for service is c/o Daniel Wilson, 14 Guilford Street, Clare, S.A. 5453.

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

Dated 15 October 2007.

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 Ankinada Pty Ltd as trustee for the Airey Family Trust has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at corner of Cumberland Avenue and Cornwall Street, Port Clinton, S.A. 5570 and known as Port Clinton Liquor Store.

The application has been set down for hearing on 26 November 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, at least seven days before the hearing date (viz: 16 November 2007).

The applicant's address for service is c/o Andrew Airey, P.O. Box 1153, Howard Springs, N.T. 0835.

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

Dated 15 October 2007.

Applicant

MARITIME SERVICES (ACCESS) ACT 2000

ESSENTIAL SERVICES COMMISSION OF SOUTH AUSTRALIA

Commission's Recommendation—2007 Ports Pricing and Access Review (Final Report)

NOTICE is hereby given that the Commission has concluded that the services covered by the Ports Assess Regime warrant the form of regulation that the regime provides. Therefore the Commission recommends that Part 3 of the Maritime Services (Access) Act 2000, should continue in operation for a further triennial cycle.

The further triennial cycle will be from 31 October 2007 up to and including 30 October 2010.

In accordance with section 43 (7) of the Maritime Services (Access) Act 2000, continuation of Part 3 requires the Commission to have made the above recommendation and requires a regulation to have been made extending its operation accordingly.

In accordance with the Maritime Services (Access) Act 2000, if the Ports Access Regime continues then the Commission will be obliged to conduct another review in the third year of the next triennial cycle.

Dated 11 October 2007.

PATRICK CONLON, Minister for Infrastructure

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: International Metals Pty Ltd

Location: Rapid Bay area—Approximately 70 km south-

south-west of Adelaide. Term: 1 year

Area in km²: 278 Ref.: 2007/00317

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Range River Gold Ltd

Location: Lyons area-Approximately 40 km north-west of

Tarcoola.
Term: 1 year
Area in km²: 810
Ref.: 2007/00487

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: Falcon Minerals Ltd

Location: Palthrubie Hill area—Approximately 120 km

north-east of Streaky Bay.

Term: 1 year Area in km²: 693 Ref.: 2007/00520

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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

Applicant: South Australian Iron Ore Group Pty Ltd

Location: Pondooma area—Approximately 60 km south-west of Whyalla.

Term: 1 year Area in km²: 26 Ref.: 2007/00533

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

H. TYRTEOS, Mining Registrar

MINING ACT 1971

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-south-west of Adelaide on the Fleurieu Peninsula. The investigations commenced on 30 November 2006 (refer *Government Gazette* 30 November 2006), and the expected completion date has now been extended to 30 November 2008.

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 2008. 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: Dimech, W.

Location: Sandy Plain area—Approximately 70 km north-east of Ooldea.

Term: 1 year Area in km²: 833 Ref.: 2003/00407

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

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 99, the making of the draft determination and draft *National Electricity Amendment (Integration of NEM Metrology Requirements) Rule 2007.* Submissions must be received by **13 December 2007**.

Under section 99, the making of the draft determination and draft *National Electricity Amendment (Registration of Foreign Based Persons and Corporations as Trader Class Participants)* Rule 2007. Submissions must be received by **30 November 2007**.

In relation to both draft determinations, a request for a predetermination hearing must be received by 25 October 2007.

Submissions and requests for a hearing should be forwarded to submissions@aemc.gov.au.

Submissions should be submitted where practicable, in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website subject to a claim of confidentiality.

Further details on the above matters are available on the AEMC's website www.aemc.gov.au. All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn Chairman Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000

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

18 October 2007.

NATIONAL PARKS AND WILDLIFE ACT 1972

Warden Appointments

I, EDWARD GREGORY LEAMAN, Director of National Parks and Wildlife, hereby appoint each of the following persons, as Wardens, pursuant to section 20 of the National Parks and Wildlife Act 1972, for the whole of the State of South Australia, for the period commencing from 1 October 2007 and ending on 31 December 2007:

Warden No. 428: Christopher Havelberg

Warden No. 429: Janine Ellis Warden No. 430: Wendy Cliff Warden No. 431: Gavin Agius Warden No. 432: Justin Fry Warden No. 433: Andrew Patrick Warden No. 434: Carol Schmidt Warden No. 435: Richard James Warden No. 436: Nalini Klopp Warden No. 437: Nicole Bowyer Warden No. 438: Roger Davidson Warden No. 439: Mark Sutcliffe Warden No. 440: Jennifer Pitman Warden No. 441: Bronwyn Stratman

Dated 8 October 2007.

P. E. CROFT, Acting Director of National Parks and Wildlife

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Restriction on the Taking of Water in the Padthaway Prescribed Wells Area

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, being of the opinion that the rate at which water is taken from wells in the Padthaway Prescribed Wells Area, being the area gazetted on 13 May 1976, as the Padthaway Proclaimed Region under the provisions of the Water Resources Act 1976 and now known as the Padthaway Prescribed Wells Area, is likely to affect the quality of the water in the underground aquifer, hereby restrict the taking of water from wells in the Padthaway Prescribed Wells Area in the manner set out in Schedule 1.

SCHEDULE 1

- 1. A person may only take water from a well in the Padthaway Prescribed Wells Area in accordance with the terms of a written authorisation granted by me under this Notice, or pursuant to any of the following Notices:
 - (a) a Notice of Restriction on Water Use in the Padthaway Prescribed Wells Area published in the Government Gazette on 13 December 2001, page 5377; or
 - (b) a Notice of Restriction on Water Use in the Padthaway Prescribed Wells Area published in the Government Gazette on 16 October 2003, page 3814; or
 - (c) a Notice of Restriction on Water Use in the Padthaway Prescribed Wells Area published in the Government Gazette on 27 October 2005, page 3820.
- 2. Subject to Clause 3 of this Notice, an authorisation under this Notice may be granted to the transferee of a water licence or the whole or part of the water (taking) allocation of a water licence, where:
 - (a) the transferor is the holder of an authorisation granted under this Notice or any of the Notices listed in Clause 1 ('the transferor's authorisation'); and
 - (b) approval is given by me to the transfer of a water licence or the whole or part of the water (taking) allocation of a water licence pursuant to the Act; and
 - (c) if the transfer involves part of the water (taking) allocation of a water licence, the transferor and the transferee apply to me for the cancellation (in whole or in part) of the transferor's authorisation and the grant of an authorisation to the transferee.
- 3. Unless I determine no authorisation should be granted under this Notice, the authorisation will entitle the transferee to take:

- (a) where the transferor's authorisation is expressed as a volume, the same volume of water the transferor has foregone through the operation of Clause 2 (c) or Clause 4 of this Notice, or such lesser quantity of water I determine in my discretion is appropriate in the circumstances; or
- (b) where the transferor's authorisation is expressed in irrigation equivalents, an amount equal to the irrigation equivalents the transferor has foregone through the operation of Clause 2 (c) or Clause 4 of this Notice, or such lesser amount of irrigation equivalents I determine in my discretion is appropriate in the circumstances.
- 4. An authorisation granted under this Notice, or any of the Notices listed in Clause 1, will be cancelled if the person to whom the authorisation is granted no longer holds a water licence endorsed with a water (taking) allocation.
- 5. An authorisation granted under this Notice is subject to such conditions as are endorsed on the authorisation.
- 6. The purpose for which water may be taken pursuant to an authorisation granted under this Notice, or any of the Notices listed in Clause 1, may be varied by further written authorisation by me provided that:
 - (a) where the former authorisation is expressed as a volume, the volume of water authorised to be taken for the new purpose will not exceed the volume of water taken for the purpose under that previous authorisation; or
 - (b) where the former authorisation is expressed in irrigation equivalents, the irrigation equivalents for the new purpose will not exceed the irrigation equivalents for the purpose under that previous authorisation.
 - 7. This Notice does not apply to the taking of water:
 - (a) for domestic purposes or for watering stock (other than stock subject to intensive farming) pursuant to section 124 (4) of the Act;
 - (b) for fire-fighting or public road making;
 - (c) for the application of chemicals to control a pest plant or animal;
 - (d) for the application of chemicals to non-irrigated crops or non-irrigated pasture;
 - (e) for reticulating supplies of potable water for townships in the area; and
 - (f) by a person who is a native title holder in relation to the land or waters on or in which that well is situated, and the taking is for the purpose of satisfying that person's personal, domestic, cultural, spiritual or non-commercial communal needs where they are doing so in the exercise or enjoyment of their native title rights and interests.

In this Notice, with the exception of Clause 2 (b), references to me include a person authorised in writing by me under this Notice.

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

Dated 14 October 2007.

GAIL GAGO, Minister for Environment and Conservation

PETROLEUM ACT 2000

Application for Grant of Associated Facilities Licences—AFL 99 and AFL 100

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 Victoria Oil Exploration (1977) Pty Ltd, Permian Oil Pty Ltd, Springfield Oil and Gas Pty Ltd and Impress (Cooper Basin) Pty Ltd.

Description of Application Areas

AFL 99

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

A line joining points of geodetic co-ordinates (GDA 94):

line joining points	of geodetic co-
Longitude	Latitude
139°43′08.13″E	27°41′52.68″S
139°43′11.89″E	27°41′55.32″S
139°43′11.69″E	27°41′53.39″S
139°43′12.33″E 139°43′12.95″E	27°41′52.48″S 27°41′52.09″S
139°43′17.83″E	27°41′51.94″S
139°43′19.26″E	27°41′52.56″S
139°43′19.74″E	27°41′53.60″S
139°43′19.74″E	27°41′58.92″S
139°43′19.21″E 139°43′18.50″E	27°42′00.14″S 27°42′00.73″S
139°43′21.03″E	27°42′02.79″S
139°43′24.42″E	27°42′04.70″S
139°43′26.23″E	27°42′06.28″S
139°43′31.49″E 139°43′33.77″E	27°42′08.75″S
139°43′33.77″E 139°43′38.70″E	27°42′10.41″S 27°42′16.18″S
139°43′40.84″E	27°42′19.63″S
139°43′45.50″E	27°42′24.61″S
139°43′50.69″E	27°42′31.46″S
139°43′52.60″E 139°43′54.43″E	27°42′33.50″S
139°43′54.43″E 139°43′55.96″E	27°42′36.22″S 27°42′37.55″S
139°43′56.54″E	27°42′38.92″S
139°43′59.93″E	27°42′42.62″S
139°44′00.99″E	27°42′45.76″S
139°44′01.62″E 139°44′02.04″E	27°42′46.33″S 27°42′47.38″S
139°44′02.32″E	27°42'49.56"S
139°44′05.36″E	27°43′01.42″S
139°44′06.40″E	27°43′09.04″S
139°44′08.60″E	27°43′13.73″S
139°44′11.27″E 139°44′17.39″E	27°43′17.01″S 27°43′26.26″S
139°44′23.03″E	27°43′35.38″S
139°44′24.33″E	27°43′38.54″S
139°44′25.33″E	27°43′40.22″S
139°44′27.80″E 139°44′30.82″E	27°43'43.21"S 27°43'46.26"S
139°44′33.08″E	27°43′49.77″S
139°44′35.49″E	27°43′57.51″S
139°44′38.55″E	27°44′14.33″S
139°44′41.50″E 139°44′43.82″E	27°44′18.14″S
139°44′47.69″E	27°44′19.97″S 27°44′21.63″S
139°44′53.53″E	27°44′22.57″S
139°44′57.75″E	27°44′22.96″S
139°45′09.86″E	27°44′22.31″S
139°45′11.84″E 139°45′14.94″E	27°44′22.48″S 27°44′22.31″S
139°45′19.04″E	27°44′22.72″S
139°45′23.51″E	27°44′23.67″S
139°45′26.41″E	27°44′25.59″S
139°45′29.68″E 139°45′32.23″E	27°44′28.93″S 27°44′33.82″S
139°45′32.53″E	27°44′35.43″S
139°45′33.45″E	27°44′37.81″S
139°45′35.86″E	27°44′42.95″S
139°45′38.56″E 139°45′40.14″E	27°44′52.24″S
139°45′40.62″E	27°44′59.07″S 27°45′02.46″S
139°45′44.09″E	27°45′19.80″S
139°45′44.76″E	27°45′25.42″S
139°45′46.26″E	27°45′33.52″S
139°45′46.58″E 139°45′46.81″E	27°45′37.98″S 27°45′49.46″S
139°45′48.06″E	27°46′04.01″S
139°45′48.42″E	27°46′15.71″S
139°45′48.13″E	27°46′30.22″S
139°45′50.02″E 139°45′50.79″E	27°47′15.99″S 27°47′18.71″S
139°45′54.68″E	27°47′18.69″S
139°45′55.72″E	27°47′19.15″S
139°46′00.14″E	27°47′19.81″S
139°46′01.30″E 139°46′01.63″E	27°47′20.64″S 27°47′21.52″S
157 TO 01.05 E	21 71 21.32 3

Longitude	Latitude	Longitude	Latitude
=		=	
139°46′00.99″E	27°47'27.74"S	139°46′42.09″E	27°52′37.44″S
139°46′00.67″E	27°47′28.61″S	139°46′42.29″E	27°52′40.16″S
139°45′59.99″E	27°47′29.32″S	139°46′47.07″E	27°53′06.03″S
139°45′59.32″E	27°47′29.62″S	139°46′48.33″E	27°53′14.46″S
139°45′58.29″E	27°47′29.65″S	139°46′52.02″E	27°53′30.30″S
139°45′53.05″E	27°47′28.72″S	139°46′51.98″E	27°53′32.71″S
139°45′52.83″E	27°47′31.54″S	139°46′50.18″E	27°53′43.52″S
139°45′51.76″E	27°47′37.95″S	139°46′50.66″E	27°53′44.35″S
139°45′51.44″E	27°47′45.39″S	139°46′51.70″E	27°53′44.85″S
139°46′02.01″E	27°47′46.73″S	139°47′01.57″E	27°53′46.82″S
139°46′03.78″E	27°47′47.67″S	139°47′03.68″E	27°53′47.38″S
139°46′04.24″E	27°47′48.43″S	139°47′05.33″E	27°53′48.27″S
139°46′04.40″E	27°47′49.64″S	139°47′07.75″E	27°53′50.99″S
139°46′03.92″E	27°47′51.55″S	139°47′08.66″E	27°53′52.42″S
139°46′02.65″E	27°47′52.59″S	139°47′09.84″E	27°53′55.09″S
139°46′01.86″E	27°47′53.72″S	139°47′10.46″E	27°53′57.49″S
139°46′00.41″E	27°47′54.20″S	139°47′10.46′E	27°53′59.23″S
139°45′59.20″E	27°47′53.91″S	139°47′17.90″E	27°54′37.05″S
139°45′58.40″E	27°47′53.00″S	139°47′21.51″E	27°55′31.64″S
139°45′57.60″E	27°47′50.66″S	139°47′22.53″E	27°55′37.73″S
139°45′57.61″E	27°47′49.51″S	139°47′23.86″E	27°55′41.98″S
139°45′52.33″E	27°47′48.88″S	139°47′29.42″E	27°55′53.54″S
139°45′51.51″E	27°47′49.62″S	139°47′33.42″E	27°55′58.58″S
139°45′52.45″E	27°48′17.86″S	139°47′35.04″E	27°55′59.50″S
139°45′54.60″E	27°48′22.34″S	139°47′43.99″E	27°55′58.38″S
139°45′59.32″E	27°48′29.98″S	139°48′36.96″E	27°55′52.90″S
139°46′00.54″E	27°48′30.68″S	139°48′50.32″E	27°55′51.96″S
139°46′01.74″E	27°48′32.49″S	139°48′57.51″E	27°55′52.64″S
139°46′02.48″E	27°48′34.11″S	139°49′07.81″E	27°55′56.83″S
139°46′03.77″E	27°48′38.38″S	139°49′10.06″E	27°55′58.10″S
139°46′08.93″E	27°48′47.85″S	139°49′11.42″E	27°55′59.24″S
139°46′11.20″E	27°48′50.48″S	139°49′12.55″E	27°56′00.60″S
139°46′12.63″E	27°48′51.70″S	139°49′13.73″E	27°56′02.78″S
139°46′16.58″E	27°48′58.29″S	139°49′21.18″E	27°56′22.42″S
139°46′16.97″E	27°48′59.95″S	139°49′22.06″E	27°56′27.80″S
139°46′17.94″E	27°49′00.14″S	139°49′22.53″E	27°56′33.73″S
139°46′18.85″E	27°49′00.95″S	139°49′24.67″E	27°56′34.48″S
139°46′19.78″E	27°49′03.66″S	139°49′26.24″E	27°56′34.67″S
139°46′20.03″E	27°49′05.05″S	139°49′26.86″E	27°56′35.06″S
139°46′19.96″E	27°49′09.47″S	139°49′27.25″E	27°56′35.68″S
139°46′19.66″E	27°49′10.14″S	139°49′27.30″E	27°56′36.52″S
139°46′18.80″E	27°49′10.89″S	139°49′27.00″E	27°56′37.19″S
139°46′16.80″E	27°49′11.10″S	139°49′26.34″E	27°56′37.70″S
139°46′16.50″E	27°49′14.21″S	139°49′24.52″E	27°56′37.74″S
139°46′16.56″E	27°49′18.00″S	139°49′22.32″E	27°56′37.17″S
139°46′17.17″E	27°49′22.03″S	139°49′20.71″E	27°56′36.51″S
139°46′18.53″E	27°49′22.48″S	139°49′19.87″E	27°56′35.66″S
139°46′19.66″E	27°49′23.50″S	139°49′19.25″E	27°56′33.75″S
139°46′20.66″E	27°49′26.57″S	139°49′18.47″E	27°56′25.32″S
139°46′23.21″E	27°49′31.34″S	139°49′17.44″E	27°56′21.39″S
139°46′24.18″E	27°49′33.93″S	139°49′11.35″E	27°56′05.43″S
139°46′24.17″E	27°49′34.99″S	139°49′10.18″E	27°56′02.93″S
139°46′23.73″E	27°49'35.82"S	139°49′08.69″E	27°56′01.15″S
139°46′22.75″E	27°49′36.39″S	139°49′06.56″E	27°55′59.82″S
139°46′21.82″E	27°49′36.59′S 27°49′36.52″S	139°48′57.30″E	27°55′55.95″S
139°46′25.01″E	27°49′47.15″S	139°48′55.19″E	27°55′55.51″S
139°46′25.48″E	27°49′49.69″S 27°40′55 16″S	139°48′50.36″E	27°55′55.20″S
139°46′25.93″E	27°49′55.16″S	139°48′37.31″E	27°55′56.12″S
139°46′25.61″E	27°49′58.22″S	139°47′34.45″E	27°56′02.69″S
139°46′22.78″E	27°50′09.35″S	139°47′32.72″E	27°56′02.08″S
139°46′21.96″E	27°50′15.81″S	139°47′31.22″E	27°56′00.96″S
139°46′20.88″E	27°50′29.47″S	139°47′27.37″E	27°55′56.32″S
139°46′20.10″E	27°50′34.09″S	139°47′25.42″E	27°55′52.93″S
139°46′20.16″E	27°50′35.47″S	139°47′20.12″E	27°55′41.28″S
139°46′20.53″E	27°50′37.96″S	139°47′19.35″E	27°55′38.38″S
139°46′29.88″E	27°51′13.22″S	139°47′18.28″E	27°55′31.87″S
139°46′32.01″E	27°51′22.69″S	139°47′14.68″E	27°54′37.47″S
139°46′32.87″E	27°51′24.86″S	139°47′08.28″E	27°54′00.27″S
139°46′37.64″E	27°51′33.77″S	139°47′07.42″E	27°53′58.65″S
139°46′38.84″E	27°51′36.59″S	139°47′06.76″E	27°53′56.12″S
139°46′39.13″E	27°51′37.95″S	139°47′05.85″E	27°53′54.02″S
139°46′39.20″E	27°51'41.97"S	139°47′03.33″E	27°53′50.83″S
139°46′38.64″E	27°51′44.84″S	139°47′00.71″E	27°53′49.95″S
139°46′37.60″E	27°51′48.12″S	139°46′52.30″E	27°53′48.35″S
139°46′37.34″E	27°51′52.18″S	139°46′49.66″E	27°53′47.51″S
139°46′38.35″E	27°51′58.58″S	139°46′46.89″E	27°53′49.04″S
139°46′38.28″E	27°52′02.44″S	139°46′45.75″E	27°53′49.04′S
139°46′38.60″E	27°52′07.57″S	139°46′44.58″E	27°53′48.07″S
139°46′42.30″E	27°52′29.86″S	139°46′42.96″E	27°53′44.75″S
139°46'42.41"E	27°52′29.86°S 27°52′33.29″S	139°46′42.96′E 139°46′42.15″E	27°53′42.43″S
137 70 44.41 E	41 34 33.47 B	137 70 74.13 E	41 33 44.43 B

Longitude	Latitude	Longitude	Latitude
139°46′41.86″E	27°53′39.59″S	139°45′49.89″E	27°47′27.68″S
139°46′42.17″E	27°53′38.67″S	139°45′47.09″E	27°47′17.72″S
139°46′42.17′E	27°53′38.13″S	139°45′46.58″E	27°47'17.72'S
139°46′43.54″E	27°53′37.75″S	139°45′44.89″E	27°46′30.25″S
139°46′45.04″E	27°53′37.68″S	139°45′45.18″E	27°46′15.75″S
139°46′46.61″E	27°53′37.98″S	139°45′44.82″E	27°46′04.12″S
139°46′47.78″E	27°53′38.54″S	139°45′43.56″E	27°45′49.50″S
139°46′48.76″E	27°53′32.35″S	139°45′43.34″E	27°45′38.24″S
139°46′48.79″E	27°53′30.66″S	139°45′43.02″E	27°45′33.74″S
139°46′48.13″E	27°53′27.73″S	139°45′41.56″E	27°45′25.88″S
139°46′46.83″E	27°53′27.66″S	139°45′40.88″E	27°45′20.27″S
139°46′46.06″E	27°53′27.11″S	139°45′36.97″E	27°44′59.74″S
139°46′45.44″E	27°53′25.75″S	139°45′35.44″E	27°44′53.11″S
139°46′43.52″E	27°53′22.92″S	139°45′32.78″E	27°44′43.94″S
139°46′42.95″E	27°53′21.26″S	139°45′30.46″E	27°44′39.05″S
139°46′43.05″E	27°53′20.09″S	139°45′29.43″E	27°44′36.37″S
139°46′43.51″E	27°53′19.40″S	139°45′29.19″E	27°44′34.95″S
139°46′44.38″E	27°53′18.90″S	139°45′27.01″E	27°44′30.80″S
139°46′45.93″E	27°53′18.64″S	139°45′24.30″E	27°44′28.06″S
139°46′39.09″E	27°52′40.62″S	139°45′22.26″E	27°44′26.66″S
139°46′38.85″E	27°52′38.60″S	139°45′18.59″E	27°44′25.93″S
139°46′39.18″E	27°52′33.13″S	139°45′14.80″E	27°44′25.55″S
139°46′39.08″E	27°52′30.22″S	139°45′11.90″E	27°44′25.72″S
139°46′35.38″E	27°52′07.92″S	139°45′09.94″E	27°44′25.55″S
139°46′35.04″E	27°52′02.60″S	139°44′57.72″E	27°44′26.20″S
139°46′35.09″E	27°51′58.50″S	139°44′51.86″E	27°44′25.60″S
139°46′33.48″E	27°51′58.27″S	139°44′53.97″E	27°44′30.46″S
139°46′32.62″E	27°51′57.43″S	139°44′54.04″E	27°44′31.87″S
139°46′31.38″E	27°51′50.54″S	139°44′53.13″E	27°44′32.84″S
139°46′31.36″E	27°51′48.97″S	139°44′49.54″E	27°44′34.14″S
139°46′31.92″E	27°51′47.85″S	139°44′48.70″E	27°44′34.19″S
139°46′33.10″E	27°51′47.26″S	139°44′47.64″E	27°44′33.74″S
139°46′34.48″E	27°51′47.26″S	139°44′47.10″E	27°44′33.01″S
139°46′35.98″E	27°51′41.59″S	139°44′44.55″E	27°44′23.84″S
139°46′35.92″E	27°51′38.41″S	139°44′42.04″E	27°44′22.68″S
139°46′35.45″E	27°51′36.93″S	139°44′38.73″E	27°44′19.88″S
139°46′33.06″E	27°51′37.08″S	139°44′37.95″E	27°44′20.46″S
139°46′32.10″E	27°51′36.67″S	139°44′35.23″E	27°44′21.01″S
139°46′29.83″E	27°51′30.07′S	139°44′33.09″E	27°44′20.63″S
139°46′28.27″E	27°51′26.38″S	139°44′32.36″E	27°44′20.21″S
139°46′28.59″E	27°51′25.27″S	139°44′30.36″E	27°44′17.08″S
139°46′29.27″E	27°51′24.57″S	139°44′28.79″E	27°44′12.55″S
139°46′22.32″E	27°50′56.81″S	139°44′29.06″E	27°44′11.54″S
139°46′18.73″E	27°50′57.55″S	139°44′30.04″E	27°44′10.70″S
139°46′17.94″E	27°50′57.28″S	139°44′34.48″E	27°44′10.16″S
139°46′17.19″E	27°50′56.53″S	139°44′32.32″E	27°43′58.20″S
139°46′14.98″E	27°50′46.24″S	139°44′30.57″E	27°43′52.20″S
139°46′14.63″E	27°50′43.47″S	139°44′28.23″E	27°43′48.20″S
139°46′14.79″E	27°50′42.65″S	139°44′25.41″E	27°43′45.39″S
139°46′15.56″E	27°50′41.73″S	139°44′22.65″E	27°43′42.06″S
	27°50′41.30″S	139°44′21.40″E	27°43'39.93"S
139°46′18.09″E 139°46′17.36″E		139°44′20.17″E	
	27°50′38.61″S		27°43′36.92″S
139°46′16.86″E	27°50′33.94″S	139°44′14.68″E	27°43′28.03″S
139°46′17.67″E	27°50′29.04″S	139°44′08.60″E	27°43′18.84″S
139°46′18.74″E	27°50′15.52″S	139°44′05.77″E	27°43′15.38″S
139°46′19.57″E	27°50′08.88″S	139°44′03.31″E	27°43′10.07″S
139°46′22.66″E	27°49′56.10″S	139°44′02.45″E	27°43′05.37″S
139°46′22.27″E	27°49′50.13″S	139°44′02.53″E	27°43′03.85″S
139°46′20.99″E	27°49′44.64″S	139°44′00.87″E	27°42′56.39″S
139°46′15.29″E	27°49′27.57″S	139°43′59.18″E	27°42′50.36″S
139°46′13.68″E	27°49′21.06″S	139°43′58.84″E	27°42′48.23″S
139°46′13.22″E	27°49′16.61″S	139°43′58.17″E	27°42′47.45″S
139°46′14.01″E	27°49′01.66″S	139°43′57.15″E	27°42′44.36″S
139°46′13.60″E	27°48′59.60″S	139°43′53.73″E	27°42′40.66″S
139°46′09.98″E	27°48′53.64″S	139°43′53.36″E	27°42′39.59″S
139°46′07.08″E			
	27°48′50.82″S	139°43′51.97″E	27°42′38.33″S
139°46′06.17″E	27°48′49.55″S	139°43′50.04″E	27°42′35.55″S
139°46′00.79″E	27°48′39.67″S	139°43′48.35″E	27°42′33.72″S
139°45′58.90″E	27°48′34.06″S	139°43′42.92″E	27°42′26.59″S
139°45′58.20″E	27°48′33.02″S	139°43′38.29″E	27°42′21.65″S
139°45′57.26″E	27°48′32.57″S	139°43′36.12″E	27°42′18.16″S
139°45′56.52″E	27°48′31.81″S	139°43′31.54″E	27°42′12.77″S
139°45′55.76″E	27°48′30.20″S	139°43′29.86″E	27°42′11.55″S
139°45′51.27″E	27°48′23.06″S	139°43′24.46″E	27°42′08.99″S
139°45′49.57″E	27°48′19.61″S	139°43′22.68″E	27°42′07.47″S
139°45′49.23″E	27°48′18.36″S	139°43′19.13″E	27°42′05.41″S
139°45′48.20″E	27°47′47.78″S	139°43′15.79″E	27°42′02.74″S
139°45′48.20″E	27°47'41.93"S	139°43′12.65″E	27°41′59.64″S
139°45′48.53″E	27°47'41.93'S 27°47'37.63"S	139°43′12.63′E 139°43′06.08″E	27°41′55.20″S
139°45′49.62″E	27°47′31.03″S	139°43′05.16″E	27°41′53.20′S 27°41′54.25″S
137 43 47.02 E	21 41 31.01 S	137 43 US.10 E	21 41 34.23 8

Longitude	Latitude	Longitude	Latitude
139°43′03.87″E	27°41′53.85″S	139°39′34.43″E	27°40′26.55″S
139°42′56.20″E	27°41′49.25″S	139°39′38.23″E	27°40′29.10″S
139°42′47.02″E	27°41′42.77″S	139°39′39.01″E	27°40′29.25″S
139°42′41.15″E 139°42′39.55″E	27°41′39.13″S 27°41′37.82″S	139°39′43.00″E 139°39′46.61″E	27°40′31.19″S 27°40′33.68″S
139°42′36.81″E	27°41′37.82′3 27°41′37.09″S	139°39′47.57″E	27°40′33.96″S
139°42′35.96″E	27°41′36.59″S	139°39′55.76″E	27°40′39.13″S
139°42′32.38″E	27°41′35.47″S	139°40′04.38″E	27°40′45.25″S
139°42′18.92″E 139°42′07.24″E	27°41′31.61″S 27°41′29.05″S	139°40′05.07″E 139°40′06.69″E	27°40′44.81″S 27°40′44.50″S
139°42′00.65″E	27°41′30.04″S	139°40′08.01″E	27°40′44.71″S
139°41′54.35″E	27°41′29.68″S	139°40′11.60″E	27°40′47.25″S
139°41′38.26″E 139°41′34.06″E	27°41′28.20″S 27°41′27.19″S	139°40′14.71″E	27°40′48.77″S
139°41′31.47″E	27°41′27.19′3 27°41′26.24″S	139°40′15.35″E 139°40′18.50″E	27°40′49.94″S 27°40′50.75″S
139°41′27.09″E	27°41′24.36″S	139°40′24.37″E	27°40′52.77″S
139°41′12.95″E	27°41′16.31″S	139°40′27.22″E	27°40′54.23″S
139°41′02.54″E 139°41′00.12″E	27°41′11.93″S 27°41′10.97″S	139°40′33.88″E 139°40′47.29″E	27°40′56.95″S 27°41′04.63″S
139°40′51.50″E	27°41′09.10″S	139°41′01.02″E	27°41′07.86″S
139°40′46.09″E	27°41′07.64″S	139°41′03.79″E	27°41′08.94″S
139°40′32.48″E	27°40′59.87″S	139°41′14.38″E	27°41′13.40″S
139°40′25.92″E 139°40′23.20″E	27°40′57.20″S 27°40′55.79″S	139°41′28.61″E 139°41′32.63″E	27°41′21.50″S 27°41′23.22″S
139°40′13.49″E	27°40′52.70″S	139°41′35.05″E	27°41′24.10″S
139°40′12.59″E	27°40′52.05″S	139°41′38.72″E	27°41′24.99″S
139°40′12.25″E 139°40′09.88″E	27°40′51.14″S	139°41′54.60″E	27°41′26.46″S
139°40′06.81″E	27°40′49.99″S 27°40′47.78″S	139°42′00.53″E 139°42′02.20″E	27°41′26.80″S 27°41′26.69″S
139°40′04.82″E	27°40′48.61″S	139°42′05.51″E	27°41′25.92″S
139°40′03.33″E	27°40′48.41″S	139°42′07.56″E	27°41′25.81″S
139°40′00.14″E 139°39′53.98″E	27°40′46.41″S 27°40′41.83″S	139°42′19.71″E 139°42′33.42″E	27°41′28.47″S 27°41′32.40″S
139°39′46.18″E	27°40′36.91″S	139°42′41.19″E	27°41′35.02″S
139°39′45.07″E	27°40′36.64″S	139°42′43.01″E	27°41′36.48″S
139°39′41.38″E	27°40′34.00″S	139°42′48.82″E	27°41′40.08″S
139°39′38.07″E 139°39′36.61″E	27°40'32.47"S 27°40'32.35"S	139°42′57.99″E 139°43′05.47″E	27°41′46.55″S 27°41′51.03″S
139°39′35.54″E	27°40′31.04″S	139°43′06.73″E	27°41′51.29″S
139°39′34.45″E	27°40′30.37″S	139°43′08.13″E	27°41′52.68″S.
120020120 (1#5		137 13 00.13 E	27 41 32.00 5.
139°39′29.61″E	27°40′27.79″S	Area: 4.6 km ² approximately	
139°39′29.61″E 139°39′26.89″E 139°39′22.25″E			
139°39′26.89″E 139°39′22.25″E 139°39′18.46″E	27°40′27.79″S 27°40′26.70″S 27°40′23.89″S 27°40′22.08″S	Area: 4.6 km ² approxi	mately. AFL 100
139°39′26.89″E 139°39′22.25″E 139°39′18.46″E 139°38′43.06″E	27°40′27.79″S 27°40′26.70″S 27°40′23.89″S 27°40′22.08″S 27°40′17.56″S	Area: 4.6 km ² approxis	mately. AFL 100 te of South Australia, bounded as follows:
139°39'26.89"E 139°39'22.25"E 139°39'18.46"E 139°38'43.06"E 139°38'24.05"E	27°40′27.79″S 27°40′26.70″S 27°40′23.89″S 27°40′22.08″S 27°40′17.56″S 27°40′09.62″S	Area: 4.6 km ² approximal All that part of the Standard Inne joining points	mately. AFL 100 te of South Australia, bounded as follows: s of geodetic co-ordinates (GDA 94):
139°39'26.89"E 139°39'22.25"E 139°39'18.46"E 139°38'43.06"E 139°38'24.05"E 139°38'14.24"E 139°37'46.36"E	27°40′27.79″S 27°40′26.70″S 27°40′23.89″S 27°40′22.08″S 27°40′17.56″S 27°40′09.62″S 27°40′06.08″S 27°39′57.57″S	Area: 4.6 km ² approxished. All that part of the State A line joining points. Longitude	mately. AFL 100 te of South Australia, bounded as follows: s of geodetic co-ordinates (GDA 94): Latitude
139°39'26.89"E 139°39'22.25"E 139°39'18.46"E 139°38'43.06"E 139°38'24.05"E 139°38'14.24"E 139°37'46.36"E 139°37'44.76"E	27°40′27.79″S 27°40′26.70″S 27°40′23.89″S 27°40′22.08″S 27°40′17.56″S 27°40′09.62″S 27°40′06.08″S 27°39′57.57″S 27°39′57.36″S	Area: 4.6 km ² approximals All that part of the Sta A line joining points Longitude 139°33'49.64"E	mately. AFL 100 te of South Australia, bounded as follows: s of geodetic co-ordinates (GDA 94): Latitude 27°33′56.99″S
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Longitude	Latitude	Longitude	Latitude
139°32′53.49″E	27°31′46.42″S	139°35′03.70″E	27°38′31.52″S
139°32′53.82″E	27°31′45.54″S	139°35′06.49″E	27°38′38.14″S
139°32′54.48″E	27°31′45.03″S	139°35′17.08″E	27°39′09.96″S
139°32′55.32″E 139°32′56.95″E	27°31′44.92″S 27°31′45.43″S	139°35′20.37″E 139°35′22.17″E	27°39'21.75"S 27°39'36.67"S
139°33′02.70″E	27°31′48.03″S	139°35′23.00″E	27°39′39.52″S
139°33′07.34″E	27°31′50.54″S	139°35′24.38″E	27°39′41.05″S
139°33′15.49″E	27°31′52.97″S	139°35′29.08″E	27°39′44.54″S
139°33′17.69″E	27°31′53.41″S	139°35′33.64″E	27°39′47.26″S
139°33′27.36″E 139°33′43.39″E	27°31′53.66″S 27°31′55.44″S	139°35′41.99″E 139°35′52.55″E	27°39′50.61″S 27°39′54.41″S
139°33′46.99″E	27°31′56.13″S	139°36′01.84″E	27°39′58.25″S
139°33′48.49″E	27°31′56.67″S	139°36′06.90″E	27°40′00.04″S
139°33′51.60″E	27°31′59.23″S	139°36′09.76″E	27°40′00.70″S
139°33′52.26″E 139°33′54.66″E	27°32′00.47″S 27°32′10.21″S	139°36′13.55″E 139°36′32.36″E	27°40′00.84″S 27°39′59.76″S
139°33′55.89″E	27°32′13.22″S	139°36′58.00″E	27°39′57.00″S
139°33′56.37″E	27°32′15.62″S	139°37′00.00″E	27°40′07.00″S
139°33′55.83″E	27°32′21.18″S	139°36′50.72″E	27°40′07.46″S
139°33′56.19″E	27°32′25.12″S	139°36′49.64″E	27°40′07.27″S
139°33′56.12″E 139°33′54.57″E	27°32′27.74″S 27°32′41.08″S	139°36′48.57″E 139°36′48.17″E	27°40′06.40″S 27°40′05.22″S
139°33′54.82″E	27°32'45.96"S	139°36′47.40″E	27°40′04.40″S
139°33′53.91″E	27°32′49.39″S	139°36′46.72″E	27°40′02.78″S
139°33′54.36″E	27°32′52.77″S	139°36′46.81″E	27°40′01.60″S
139°33′54.29″E	27°32′56.57″S	139°36′32.58″E	27°40′03.00″S
139°33′54.89″E 139°33′54.89″E	27°33′00.25″S 27°33′01.80″S	139°36′13.68″E 139°36′09.33″E	27°40′04.08″S 27°40′03.92″S
139°33′53.82″E	27°33′06.37″S	139°36′06.08″E	27°40′03.17″S
139°33′54.28″E	27°33′11.16″S	139°35′32.26″E	27°39′50.18″S
139°33′54.29″E	27°33′14.73″S	139°35′29.14″E	27°39′48.50″S
139°33′55.61″E	27°33′20.70″S	139°35′22.37″E	27°39′43.59″S
139°33′57.64″E 139°33′58.21″E	27°33′28.01″S 27°33′36.68″S	139°35′21.13″E 139°35′20.10″E	27°39'42.43"S 27°39'41.00"S
139°33′57.99″E	27°33′41.98″S	139°35′18.97″E	27°39'37.17"S
139°33′57.61″E	27°33′43.51″S	139°35′17.18″E	27°39′22.36″S
139°33′54.02″E	27°33′52.04″S	139°35′14.00″E	27°39′10.96″S
139°33′53.00″E 139°34′19.08″E	27°33′56.31″S 27°34′16.99″S	139°35′03.44″E 139°35′00.78″E	27°38'39.22"S 27°38'32.92"S
139°34′30.03″E	27°34'25.32"S	139°34′56.41″E	27°38′24.22″S
139°34′33.83″E	27°34′27.75″S	139°34′55.07″E	27°38′20.54″S
139°34′42.60″E	27°34′32.65″S	139°34′55.06″E	27°38′17.52″S
139°34′44.50″E 139°34′46.80″E	27°34′34.12″S	139°34′55.92″E 139°34′56.06″E	27°38′12.05″S
139°34′48.30″E	27°34′36.48″S 27°34′38.60″S	139°34′56.06″E 139°34′54.16″E	27°37′56.99″S 27°37′37.54″S
139°34′48.96″E	27°34′40.06″S	139°34′54.09″E	27°37'31.95"S
139°34′50.26″E	27°34′49.88″S	139°34′52.07″E	27°37′16.17″S
139°34′51.20″E	27°35′14.89″S	139°34′50.92″E	27°36′56.80″S
139°34′51.80″E 139°34′52.00″E	27°35′18.21″S 27°35′21.12″S	139°34′51.16″E 139°34′52.68″E	27°36′53.75″S 27°36′48.30″S
139°34′51.88″E	27°35′27.49″S	139°34′52.68″E	27°36'47.34"S
139°34′51.21″E	27°35′31.91″S	139°34′50.95″E	27°36′40.92″S
139°34′51.53″E	27°35′37.97″S	139°34′50.52″E	27°36′37.40″S
139°34′50.88″E	27°35′50.66″S	139°34′51.06″E	27°36′32.40″S 27°36′28.97″S
139°34′51.06″E 139°34′51.33″E	27°35′55.79″S 27°35′58.47″S	139°34′51.13″E 139°34′50.38″E	27°36′18.93″S
139°34′51.91″E	27°36′00.78″S	139°34′50.45″E	27°36′11.15″S
139°34′53.43″E	27°36′04.68″S	139°34′50.21″E	27°36′05.16″S
139°34′53.69″E	27°36′11.12″S	139°34′48.49″E	27°36′00.49″S
139°34′53.62″E 139°34′54.37″E	27°36′18.77″S 27°36′28.94″S	139°34′47.82″E 139°34′47.64″E	27°35′56.00″S 27°35′50.64″S
139°34′54.30″E	27°36′32.61″S	139°34′48.29″E	27°35′37.94″S
139°34′53.77″E	27°36′37.29″S	139°34′47.96″E	27°35′31.85″S
139°34′54.13″E	27°36′40.31″S	139°34′48.65″E	27°35′27.22″S
139°34′55.79″E 139°34′55.92″E	27°36′46.68″S 27°36′48.25″S	139°34′48.76″E 139°34′48.59″E	27°35′21.17″S
139°34′55.72″E	27°36'49.99"S	139°34'48.39°E 139°34'47.97″E	27°35′18.62″S 27°35′15.14″S
139°34′54.33″E	27°36′54.45″S	139°34'47.03"E	27°34′50.11″S
139°34′54.15″E	27°36′56.65″S	139°34′45.87″E	27°34′41.06″S
139°34′55.30″E	27°37′15.92″S	139°34′44.23″E	27°34′38.46″S
139°34′57.32″E 139°34′57.39″E	27°37′31.73″S 27°37′37.29″S	139°34′42.42″E 139°34′38.89″E	27°34′36.61″S 27°34′34.18″S
139°34′59.30″E	27°37'56.82"S	139°34′32.18″E	27°34′30.54″S
139°34′59.16″E	27°38′12.08″S	139°34′28.12″E	27°34′27.94″S
139°34′58.28″E	27°38′17.81″S	139°34′00.47″E	27°34′06.48″S
139°34′58.27″E 139°34′59.34″E	27°38′20.00″S 27°38′22.82″S	139°33′50.24″E 139°33′49.64″E	27°33′58.25″S 27°33′56.99″S.
137 37 37.34 E	21 30 22.02 3	197 93 49.04 E	41 33 30.77 B.

Area: 1.9 km² approximately.

Dated 16 October 2007.

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

Suspension of Petroleum Exploration Licence—PEL 106

PURSUANT to section 90 of the Petroleum Act 2000, notice is hereby given that the abovementioned Exploration Licence has been suspended under the provisions of the Petroleum Act 2000, for the period from and including 12 October 2007 until 11 April 2008, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573.

The expiry date of PEL 106 is now determined to be 8 October 2008

Dated 12 October 2007.

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

Surrender of Associated Facilities Licences—AFLs 71, 72, 73, 74, 75, 76, 77, 78, 79, 80 and 81 (Adjunct to Petroleum Exploration Licence—PEL 106)

NOTICE is hereby given that I have accepted surrender of the abovementioned Associated Facilities Licences with effect from 10 October 2007, under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573. The description of areas which have been surrendered are as published in *Government Gazette* No. 71 dated 14 December 2006, pages 4345 and 4346.

Dated 10 October 2007.

B. A. GOLDSTEIN,

Director Petroleum and Geothermal Minerals and Energy Resources Primary Industries and Resources SA Delegate of the Minister for Mineral Resources Development

THE RENMARK IRRIGATION TRUST

Notice of Water Supply Rate No. 15

AT a meeting of the Renmark Irrigation Trust, duly held on 30 July 2007, a Water Supply Rate incorporating an Access Charge of \$126.40 per hectare on all rateable land within the district and a Delivery Fee of 3.26 cents per kilolitre was declared for the half year ending 31 December 2007. All persons liable are required to pay the amount of the rate, according to the assessment, to the Secretary at the Trust Office.

Dated 9 October 2007.

W. D. MORRIS, Chief Executive Officer/Secretary

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Adelaide

BY Road Process Order made on 30 July 2007, The Corporation of the City of Adelaide ordered that:

- 1. The whole of the unnamed public road adjoining the southern boundaries of allotment 629 in Filed Plan 183091 and allotment 630 in Filed Plan 183092, more particularly delineated and lettered 'A' in Preliminary Plan No. 07/0027 be closed.
- 2. The whole of the land subject to closure be transferred to Coles Myer Properties Holdings Ltd in accordance with agreement for transfer dated 13 April 2007 entered into between The Corporation of the City of Adelaide and Coles Myer Properties Holdings Ltd.

On 25 September 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 75189 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 18 October 2007.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Willochra Street, Largs North

BY Road Process Order made on 22 August 2007, the Development Assessment Commission ordered that:

- 1. The greater portion of the public road (Willochra Street) east of Elder Road and between allotment 5 in Deposited Plan 41578 and allotment 17 in Deposited Plan 64939, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0007 be closed.
- 2. The whole of the land subject to closure be transferred to Land Management Corporation in accordance with agreement for transfer dated 16 May 2007 entered into between the City of Port Adelaide Enfield and Land Management Corporation.
- On 25 September 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 75175 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 18 October 2007.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

NOTICE OF APPROVAL AND EXEMPTION

Pursuant to Sections 161A and 163AA of the Road Traffic Act 1961

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

1. REVOCATION OF PREVIOUS NOTICE AND OTHER EXEMPTION INSTRUMENTS

- 1.1 I hereby revoke the Notice of Approval and Exemption, titled 'Operation of B-Double Vehicles up to 25 m in Length' published in the Government Gazette on 30 June 2005. This revocation will take effect from midnight on 11 November 2007.
- 1.2 I hereby revoke all Supplementary Notices of Approval, titled 'Operation of B-Double Vehicles up to 25 m in Length' as published in the Government Gazette that vary the conditions to and are read in conjunction with the Notice of Approval and Exemption identified in Clause 1.1 above. All Supplementary Notices of Approval will be revoked from midnight on 11 November 2007.

2. APPROVAL

- 2.1 I hereby approve B-Doubles up to an overall length not exceeding 25 m, to operate on approved routes subject to the conditions and limitations specified in this Notice.
- 2.2 For the purpose of this Notice, 'Approved Routes' are roads that the Minister for Transport (or the Minister's Delegate) has approved for the operation of B-Doubles in accordance with section 161A of the *Road Traffic Act* 1961.

3. EXEMPTION

- 3.1 I hereby exempt B-Doubles up to an overall length not exceeding 25 m from the following provisions of the:
 - 3.1.1 Road Traffic (Mass and Loading Requirements) Regulations 1999—Schedule 1, Table 1, in so far as it relates to:
 - (i) tandem axle group fitted with dual tyres (8 tyres—for any vehicle other than a pig trailer—16.5 tonnes); and
 - (ii) triaxle group fitted with dual tyres (12 tyres—for any vehicle other than a pig trailer—20 tonnes); and
 - 3.1.2 Road Traffic (Vehicle Standards) Rules 1999—Rule 72 (1)—Height (4.3 m).
- 3.2 This exemption is subject to the conditions and limitations specified in this Notice.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 4.1 When operating under this Notice you must:
 - 4.1.1 Operate at all times in accordance with the conditions and limitations specified in the 'Code of Practice for B-Doubles', dated October 2007, as issued by the Department for Transport, Energy and Infrastructure (DTEI); as amended from time to time; and
 - 4.1.2 Only travel on the approved routes for B-Doubles as indicated in the maps specific to 25 m B-Doubles posted on the DTEI Internet Site and in accordance with any conditions and limitations specified in those maps.
 - 4.1.3 Carry at all times a legible, current and complete copy of:
 - (i) this Notice; and
 - (ii) the 'Code of Practice for B-Doubles', dated October 2007; and
 - (iii) all current approved 25 m B-Double route network map(s) specific to the entire route being travelled/operated on during the particular journey being undertaken, including more specific detailed maps of routes and townships where available.

Information Note

The current approved route network maps for B-Doubles are available from www.transport.sa.gov.au/freight/road/vehicle_configuration/b_double.asp or a DTEI or Service SA Customer Service Centre

4.1.4 Produce any or all of the documents indicated in 4.1.3 above when requested by a DTEI Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer.

5. COMMENCEMENT OF THIS NOTICE

- 5.1 This Notice is valid from 12.01 a.m. on 12 November 2007.
- 6. AUTHORISATION

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

SEWERAGE ACT 1929

Addition of Land to Murray Bridge Country Drainage Area PURSUANT to section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Murray Bridge Country Drainage Area all the land contained in:
 - (i) allotments 3 and 4 in Deposited Plan 72728;
 - (ii) allotments 100 and 101 in Deposited Plan 74544;
 - (iii) the portion of Christian Road, Murray Bridge abutting allotments 100 and 101 in Deposited Plan 74544 (except the portion of that road already in the Murray Bridge Country Drainage Area); and
- declares that this notice will have effect from 1 July 2007.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 07/06812 D1359

SEWERAGE ACT 1929

Addition of Land to Aldinga Drainage Area

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

- (a) adds to the Aldinga Drainage Area all the land contained in allotment 1 and allotment 3 (road) in Deposited Plan 71576; and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 07/06810 D1357

SEWERAGE ACT 1929

Addition of Land to Adelaide Drainage Area

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

(a) adds to the Adelaide Drainage Area all the land contained in allotments 48 to 70 inclusive, 100 to 103 inclusive, 117, 121 to 123 inclusive, 701 to 704 inclusive (roads) and 852 (reserve) in Deposited Plan 72788; and (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 07/07876 D1353

TRADE STANDARDS ACT 1979

Discretionary Exemption

TAKE notice that, pursuant to Part 7, Section 36 (1) (b) and (c) of the Trade Standards Act 1979, I, Jennifer Rankine, Minister for Consumer Affairs, do hereby exempt the artcle named in Schedule 1 from the Declaration of Dangerous Goods described in Schedule 2.

SCHEDULE 1

Electronic Test Tube Aliens supplied in six characters: Kinazu Alien (Item No. 73009); Tokira Alien (Item No. 73019); Namako Alien (Item No. 73008); Samaru Alien (Item No. 73018); Dekakai Alien (Item No. 73010) and Gatoko Alien (Item No. 73020).

SCHEDULE 2

Children's novelty toys designed to expand when placed in liquid, including but not limited to toys sold as 'Instant Bathsize Sealife', 'Instant Bathsize Zoo', 'Instant Bathsize Bears', 'Instant Bathsize Prehistoric' and 'Instant Bathsize Farm'. This Declaration of Dangerous Goods was signed by the Minister on 9 August 1990 and was published in the *Government Gazette* on 30 August 1990.

Dated 28 September 2007.

JENNIFER RANKINE, Minister for Consumer Affairs

NOTICE TO MARINERS

No. 46 of 2007

South Australia—Gulf St Vincent—Fleurieu Peninsula— Repairs to Rapid Bay Jetty

TEST piles will be installed at Rapid Bay Jetty over the period from 13 October 2007 to 27 October 2007. Work will be carried out with a barge in attendance.

Mariners are advised to keep clear of an area 20 m to the west, 100 m to the east of the current jetty and no further than 300 m out from the shore.

Charts affected: Aus 347.

Adelaide, 13 October 2007.

PATRICK CONLON, Minister for Transport

DTEI 2007/00313

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 18 October 2007

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

CITY OF MITCHAM Little Street, Cumberland Park. p23

CITY OF PORT ADELAIDE ENFIELD Napier Street, Mansfield Park. p2 Nairne Street, Ferryden Park. p24

CITY OF SALISBURY In and across Lord Howe Crescent, Mawson Lakes. p6 Simien Place, Mawson Lakes. p6 Lorentz Court, Mawson Lakes. p6

CITY OF WEST TORRENS Barclay Street, Glandore. p25

GOOLWA WATER DISTRICT

ALEXANDRINA COUNCIL Dulwich Close, Goolwa Beach. p1

MANNUM WATER DISTRICT

MID MURRAY COUNCIL Across Ramm Road, Mannum. p3

MANNUM-ADELAIDE COUNTRY LANDS WATER DISTRICT

MID MURRAY COUNCIL Ibis Drive, Mannum. p3-5

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
In and across Conroe Drive, Mount Gambier. p7 and 8
In and across Skyline Place, Mount Gambier. p8
Ridgeview Court, Mount Gambier. p8
Easements in lot 500 in LTRO DP 68553, Altinio Drive, Mount Gambier. p22

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE In and across Mannum Road, Murray Bridge. p19-21 Elizabeth Street, Murray Bridge. p19 Railway Road, Murray Bridge. p19 Florence Street, Murray Bridge. p20 Clara Street, Murray Bridge. p21

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL In and across Hospital Road, Port Augusta. p10

TANUNDA WATER DISTRICT

THE BAROSSA COUNCIL Menge Road, Tanunda. p9

WATER MAINS ABANDONED

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

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE Mannum Road, Murray Bridge. p19-21 Elizabeth Street, Murray Bridge. p19 Railway Road, Murray Bridge. p19 Park Terrace, Murray Bridge. p20 Florence Street, Murray Bridge. p20 Clara Street, Murray Bridge. p21

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL In and across Hospital Road, Port Augusta. p10 Leahy Street, Port Augusta. p10 Simms Street, Port Augusta. p10

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE Hewitt Avenue, Linden Park. FB 1165 p14

CITY OF HOLDFAST BAY Gosse Avenue, Glenelg North. FB 1165 p41

CITY OF MITCHAM Little Street, Cumberland Park. FB 1165 p37

CITY OF PORT ADELAIDE ENFIELD Irwin Street, Mansfield Park. FB 1164 p55, 56 and 58 Kent Street, Mansfield Park. FB 1164 p55, 57 and 58 Nile Street, Exeter. FB 1165 p38 Nairne Street, Ferryden Park. FB 1165 p39

CITY OF SALISBURY Sewerage land (lot 999 in LTRO DP 68897), Sanctuary Drive, Mawson Lakes. FB 1166 p1, 2, 4 and 6 Sanctuary Drive, Mawson Lakes. FB 1166 p1, 2 and 4 Lord Howe Crescent, Mawson Lakes. FB 1166 p1, 2, 4 and 5 Lorentz Court, Mawson Lakes. FB 1166 p1, 2 and 4 Easement in lot 722 in LTRO DP 68897, Sanctuary Drive, Mawson Lakes. FB 1166 p1, 2 and 4 Heard Avenue, Mawson Lakes. FB 1166 p1, 2 and 5 Simien Place, Mawson Lakes. FB 1166 p1, 2 and 5

CITY OF TEA TREE GULLY Easements in lot 4 in LTRO DP 10816, Stow Court, and lots 9 in LTRO FP 40049 and 100 in LTRO FP 16680, Lower North East Road, Highbury. FB 1165 p33

CITY OF UNLEY Cambridge Terrace, Unley. FB 1165 p15 CITY OF WEST TORRENS Barclay Street, Glandore. FB 1165 p40

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Martin Crescent, Aldinga Beach. FB 1165 p34 Whinnerah Avenue, Aldinga Beach. FB 1165 p35

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER In and across Conroe Drive, Mount Gambier. FB 1130 p13-15 Skyline Place, Mount Gambier. FB 1130 p13-15 Ridgeview Court, Mount Gambier. FB 1130 p13-15 Easements in lots 31 and 30 in LTRO DP 69239, Wehl Street North, Mount Gambier. FB 1130 p8

PORT AUGUSTA COUNTRY DRAINAGE AREA

PORT AUGUSTA CITY COUNCIL Hurcombe Crescent, Port Augusta West. FB 1165 p12 Kay Crescent, Port Augusta West. FB 1165 p12

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Easements in lot 6 in LTRO DP 4351, Walker Street, and lots 1 and 2 in LTRO DP 73347, Piccadilly Road, Crafers. FB 1165 p36

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA Haynes Street, Whyalla Norrie. FB 1160 p58

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 SALISBURY

Sewerage land (lot 999 in LTRO DP 68897), Sanctuary Drive, Mawson Lakes—200 mm PVC pumping main. FB 1166 p1 and 6 Easements in lot 721 in LTRO DP 68897, Sanctuary Drive, Mawson Lakes—200 mm PVC pumping main. FB 1166 p1 and 6 Easement in lot 721 in LTRO DP 68897, Sanctuary Drive, and lot 2 in LTRO DP 30823, Port Wakefield Road, Mawson Lakes. FB 1166 p1 and 6

Easements in lot 722 in LTRO DP 68897, Sanctuary Drive, and lots 723 and 724 in LTRO DP 68897, Port Wakefield Road, Mawson Lakes. FB 1166 p1, 3 and 5

Port Wakefield Road, Mawson Lakes. FB 1166 p1, 3 and 5

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

WATERWORKS ACT 1932

Addition of Land to Renmark Water District

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

- (a) adds to the Renmark Water District all the land contained in:
 - (i) allotments 16 and 17 in Filed Plan 13719;
 - (ii) allotments 30 to 32 inclusive in Deposited Plan 57457;

- (iii) the portion of Pyap Street, Renmark abutting allotment 4 in Deposited Plan 10458 (except the portion of that road already in the Renmark Water District), allotments 16 and 17 in Filed Plan 13719 and allotments 30 to 32 inclusive in Deposited Plan 57457; and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 07/05198 W1355

WATERWORKS ACT 1932

Removal of Land from Blue Lake Country Lands Water District and Addition to Mount Gambier Water District

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

- (a) removes from the Blue Lake Country Lands Water District and adds to the Mount Gambier Water District all the land contained in:
 - (i) allotment 3 in Deposited Plan 58644;
 - (ii) allotment 799 in Filed Plan 194601;
 - (iii) allotment 800 in Filed Plan 194602;
 - (iv) allotment 4 in Filed Plan 105266;
 - (v) allotment 801 in Filed Plan 194603; and
- (b) declares that this notice will have effect from 1 July 2007.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 07/06813 W1360

WATERWORKS ACT 1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Wallaroo Water District

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

- (a) removes from the Beetaloo Country Lands Water District and adds to the Wallaroo Water District all the land contained in:
 - (i) Community Plan 20661;
 - (ii) Community Plan 20692 (except the portion of that land already in the Wallaroo Water District); and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

Dated 12 October 2007.

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

P. M. RUCIOCH, Manager Shared Services In the presence of:

C. J. McNamara, Billing Manager

SAWATER 07/06811 W1358

South Australia

Child Sex Offenders Registration Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Child Sex Offenders Registration Act* (Commencement) Proclamation 2007.

2—Commencement of Act

The *Child Sex Offenders Registration Act 2006* (No 32 of 2006) will come into operation on 18 October 2007.

Made by the Governor

with the advice and consent of the Executive Council on 18 October 2007

AGO0223/04CS

South Australia

South Australian Ports (Disposal of Maritime Assets) (Miscellaneous) Amendment Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the South Australian Ports (Disposal of Maritime Assets) (Miscellaneous) Amendment Act (Commencement) Proclamation 2007.

2—Commencement of Act

The South Australian Ports (Disposal of Maritime Assets) (Miscellaneous) Amendment Act 2007 (No 36 of 2007) will come into operation on 18 October 2007.

Made by the Governor

with the advice and consent of the Executive Council on 18 October 2007
MFI07/025CS

South Australia

Administrative Arrangements (Administration of Child Sex Offenders Registration Act) Proclamation 2007

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Child Sex Offenders Registration Act) Proclamation 2007.*

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the *Child Sex Offenders Registration Act 2006* is committed to the Attorney-General.

Made by the Governor

AGO0223/04CS

with the advice and consent of the Executive Council on 18 October 2007

South Australia

Fair Work (Clothing Outworker Code of Practice) Regulations 2007

under the Fair Work Act 1994

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1—Short title

These regulations may be cited as the Fair Work (Clothing Outworker Code of Practice) Regulations 2007.

2—Commencement

These regulations will come into operation on 1 March 2008.

3—Interpretation

In these regulations—

Act means the Fair Work Act 1994.

4—Establishment of code

The code of practice set out in Schedule 1 is established under section 99C of the Act.

Schedule 1—South Australian Clothing Outworker Code of Practice

Part 1—Preliminary

1—Name of code

This code may be referred to as the South Australian Clothing Outworker Code of Practice.

2—General purpose

This code is intended to ensure outworkers in the clothing trades receive their lawful entitlements under the *Clothing Trades Award (SA)* and under any other enforceable industrial instrument.

3—Objectives

The code will—

- (a) aid in monitoring the use of outworkers in the manufacture of clothing products within South Australia or for retail sale within South Australia; and
- (b) prescribe practices and standards that will aid compliance with, and prevent avoidance of, the *Clothing Trades Award (SA)* and other relevant industrial instruments with respect to the engagement and performance of work by outworkers in the supply of clothing products within South Australia or for retail sale within South Australia; and
- (c) prescribe reporting practices and conduct to prevent the use of legal structures and other commercial arrangements as a means of avoiding the payment of remuneration and other lawful entitlements to outworkers in the clothing trades; and

- (d) facilitate and complement initiatives by the Government of South Australia to prevent circumvention and contraventions of laws regarding the employment conditions of outworkers in the clothing trades; and
- (e) complement and encourage compliance with the *Homeworkers Code of Practice* by signatories to that code.

4—Regulatory framework

- (1) This code is made under section 99C of the Fair Work Act 1994.
- (2) This code is to be read in conjunction with the Act, the State Award and any other relevant industrial instrument.

5—Definitions

In this code, unless the contrary intention appears—

Act means the Fair Work Act 1994;

agreement includes an arrangement or understanding—

- (a) whether formal or informal or partly formal and partly informal; and
- (b) whether written or oral or partly written and partly oral; and
- (c) whether or not having legal or equitable force within the State; and
- (d) whether or not based on legal or equitable rights enforceable within the State,

between a retailer and a supplier for the supply of clothing products, the whole or part of which are to be offered for retail sale within the State whether by the retailer, or another person on consignment or commission of the retailer;

applicable industrial standard means any statute, regulation, order, determination, award, industrial instrument or workplace agreement (whether under the Act or under the Commonwealth Act) to which the employment of an employee is subject, or which confers or imposes any rights, entitlements, obligations or liabilities upon a party engaging a worker (whether as an employer or otherwise) for the purpose of performing work, or upon a worker (whether as an employee or otherwise) or upon a party involved in the giving out of work (whether as an employer or otherwise), and includes any notional agreement preserving the State Award (NAPSA) having effect by virtue of the Commonwealth Act, but does not include the State Award;

associate of a person means—

- (a) a relative of the person; or
- (b) a partner of the person; or
- (c) a trustee of a trust in which the person is a beneficiary; or
- (d) a beneficiary of a trust in which the person is a trustee; or
- (e) where the associate is a body corporate—
 - (i) an officer of the body; or
 - (ii) a related body corporate; or
 - (iii) an officer of a related body corporate;

assumption, in relation to rights or obligations under an agreement, includes any conduct resulting in a person assuming the rights or obligations under an agreement—

- (a) with or without the consent of the retailer or supplier; and
- (b) whether or not the conduct has legal force within the State; and
- (c) whether or not the conduct is based on legal or equitable rights enforceable within the State;

authorised person means—

- (a) an officer or employee of the TCFUA who is authorised pursuant to section 140 of the Act; and
- (b) an inspector;

capacity to control includes a power or control—

- (a) that is indirect; and
- (b) that is, or can be, exercised as a result of, by means of, or by the revocation or breach of—
 - (i) a trust; or
 - (ii) a contract; or
 - (iii) a practice; or
 - (iv) any combination of (i), (ii) or (iii),

whether or not enforceable within or outside the State; and

- (c) that is, or can be made, subject to restraint or restriction; and
- (d) whether express, informal, exercised alone or jointly with someone else;

charitable organisation means an organisation, society, institution or body carried on for a religious, educational, benevolent or charitable purpose, provided that it is not also carried on for the purpose of securing pecuniary benefit for its members;

clothing factory means any building or place in which—

- (a) 4 or more persons are engaged directly or indirectly in any handicraft or process in or incidental to the making, altering, preparing, ornamenting or finishing of any clothing, fabrics, hats, buttons or related products for trade, sale or gain; or
- (b) mechanical power is used in aid of any handicraft or process in or incidental to the making, altering, preparing, ornamenting or finishing of any clothing, fabrics, hats, buttons or related products for trade, sale or gain;

clothing products includes—

- (a) any male or female garment or wearing apparel; and
- (b) any part of a garment or wearing apparel; and
- (c) handkerchiefs, serviettes, pillowslips, pillow-shams, sheets, tablecloths, towels, quilts, aprons, mosquito nets, bed valances or bed curtains; and
- (d) clothing ornamentations; and
- (e) a permanent label attached to an item referred in paragraphs (a), (b), (c) or (d) indicating any or all of the following:

- (i) a trade mark;
- (ii) a fashion house design;
- (iii) the country of origin;
- (iv) the style of garment or wearing apparel;
- (v) the size of the garment or wearing apparel;
- (vi) the washing;
- (vii) ironing instructions,

manufactured in Australia from material of any description, but does not include second hand clothing products;

code means the South Australian Clothing Outworker Code of Practice;

Commonwealth Act means the Workplace Relations Act 1996 of the Commonwealth;

constitutional corporation means a corporation to which section 51(xx) of the Commonwealth Constitution applies;

contractor means—

- (a) a contractor who is engaged by a supplier, continuing entity or transferee; and
- (b) a subcontractor of a contractor referred to in paragraph (a),

for the supply of clothing products for delivery to a retailer;

Director-General means the Executive Director of Safework SA;

employer of an outworker has the same meaning as given under the Act;

entered into, in relation to an agreement (or a contract or an arrangement or understanding), includes any act (whether or not legally binding) that results in the renewal or extension of an existing agreement (or contract or arrangement or understanding);

giving out of work by a party includes any contract (or any other arrangement or understanding) entered into by a party in order to obtain the supply of clothing products to the party or in order that work will be performed in the course of the supply of clothing products to the party, where any work performed upon the clothing products is to be performed at premises that are not business or commercial premises of the party, whether any such contract or arrangement or understanding is—

- (a) formal or informal or partly formal and partly informal; and
- (b) whether written or oral or partly written and partly oral; and
- (c) whether or not having legal or equitable force within the State; and
- (d) whether or not based on legal or equitable rights enforceable within the State,

and includes the giving out of work to an outworker but does not include any agreement between a retailer and another person other than an outworker solely for the purpose of the supply (to the retailer) of clothing products for retail sales by the retailer (whereby the agreement does not confer upon the retailer any rights to supervise or otherwise control the performance of work prior to the clothing products being delivered to the retailer);

holding company, in relation to a body corporate, means a body corporate in which the first body corporate is a subsidiary;

industrial relations legislation means any of the following Acts and the regulations made under any such Act:

- (a) Fair Work Act 1994;
- (b) Long Service Leave Act 1987;
- (c) Holidays Act 1910;

inspector means a person appointed as an inspector under section 64 of the Act;

lawful entitlements of an outworker means the entitlements conferred on the outworker by law, including any entitlements conferred by or under industrial relations legislation, other legislation and the State Award;

manufacture or manufactured, in relation to clothing products, means the process of—

- (a) manufacturing clothing products in Australia; and
- (b) altering or working on clothing products in Australia (whether the products are imported into Australia or produced in Australia),

which is covered by a relevant industrial instrument;

officer of a body corporate means—

- (a) a director or secretary of the body; or
- (b) a person—
 - (i) who makes, or participates in making, decisions that affect the whole, or a substantial part of the business of the body; or
 - (ii) who has the capacity to affect significantly the body's financial standing; or
 - (iii) in accordance with whose instructions or wishes the directors of the body are accustomed to act (excluding advice given by the person in the proper performance of functions attaching to the person's professional capacity or their business relationship with the directors or the body); or
- (c) a receiver, or receiver and manager, of the property of the corporation; or
- (d) an administrator of the body within the meaning of section 9 of the *Corporations Act 2001* of the Commonwealth; or
- (e) an administrator of a deed of company arrangement executed by the corporation; or
- (f) a liquidator of the body; or
- (g) a trustee or other person administering a compromise or arrangement made between the body and someone else;

outworker means any person as so defined under the Act;

record includes—

- (a) anything on which there is writing; or
- (b) anything on which there are marks, figures, symbols or perforations having a meaning for persons qualified to interpret them; or
- (c) anything from which sounds, images or writings can be reproduced with or without the aid of anything else; or
- (d) a map, plan, drawing or photograph,

that is required to be given or kept under this code;

related body corporate has the same meaning as it has under section 50 of the *Corporations Act 2001* of the Commonwealth;

relative means a spouse, parent or more remote lineal ancestor, son, daughter or more remote issue, or brother or sister of the supplier;

relevant award includes the State Award and any other relevant industrial instrument that regulates the conditions of employment of outworkers and applies to the performance of work by an outworker;

relevant industrial instrument includes the provisions of this code, a relevant award and any federal or interstate award or industrial instrument or workplace agreement (including any workplace agreement under the Commonwealth Act) that regulates the conditions of employment of outworkers and applies to the performance of work by an outworker;

relevant person means—

- (a) a supplier; or
- (b) a contractor; or
- (c) a supplier's continuing entity; or
- (d) a transferee;

retailer means—

- (a) any person, wherever domiciled, who sells clothing products by retail within the State; and
- (b) any person, wherever domiciled, who is an associate of, and has a commercial relationship with, a person referred to in paragraph (a) as to the retail sale of clothing products within the State;

second hand clothing products means clothing products that—

- (a) have been worn or used; and
- (b) are represented by a retailer as being used products;

State Award means the *Clothing Trades Award (SA)* as made or varied from time to time by the Industrial Relations Commission of South Australia;

subsidiary, in relation to a related body corporate, has the same meaning as given under section 46 of the *Corporations Act 2001* of the Commonwealth;

supplier means any person, wherever domiciled, who enters into an agreement with a retailer for the supply of clothing products within the State;

supplier's continuing entity or continuing entity means—

- (a) a relative of a supplier; or
- (b) a body corporate in which a supplier is an officer or has the capacity to control; or
- (c) a related body corporate of a body corporate in which a supplier is an officer or has the capacity to control; or
- (d) a trust in which a supplier—
 - (i) is a trustee; or
 - (ii) is a beneficiary; or

- (iii) is able to appoint or remove the trustee; or
- (iv) has the capacity to control the decision making of the trustee; or
- (e) partnership in which a supplier—
 - (i) is partner; or
 - (ii) has the capacity to control the decision making of the partnership; and
- (f) any combination of (a), (b), (c), (d) or (e) in which a supplier has a capacity to control;

supply means—

- (a) to supply manufactured clothing products; and
- (b) to manufacture clothing products; and
- (c) to arrange the manufacture of clothing products; and
- (d) to arrange the supply of manufactured clothing products; and
- (e) to do any combination of (a), (b), (c) or (d);

TCFUA means the Textile Clothing and Footwear Union of Australia, New South Wales South Australian Tasmanian Branch;

transfer includes arrangement, understanding, plan, proposal, course of action or course of conduct to confer an obligation or right under an agreement—

- (a) whether or not having legal force within or outside the State; and
- (b) whether or not based on legal or equitable rights enforceable within or outside the State:

transferee means any person to whom a supplier or continuing entity has transferred an obligation or right under an agreement by way of a bona fide commercial arrangement, but does not include a person who is a continuing entity of the supplier;

work means—

- (a) hand or machine sewing or fusion of material in the construction of clothing products; and
- (b) hand or machine sewing in the affixing of labels to clothing products.

6—Scope and interpretation of code

- (1) In the interpretation of a provision of this code, a construction that would promote the objectives underlying the code is to be preferred to a construction that would not promote those objectives.
- (2) In this code—
 - a reference to a person engaging in conduct is to be read as a reference to doing or refusing to do any act, including the making of, or the giving effect to a provision of, an agreement; and
 - (b) a reference to a retailer or relevant person entering into an agreement within the State is to be read as a reference to an agreement which is made under, or subject to, the law of South Australia; and
 - (c) a reference to a retailer or relevant person includes a reference to an employee, agent or officer of a retailer or relevant person.

- (3) To remove doubt regarding the application of this code to an external administrator of a body corporate, a reference to a person includes a reference to an administrator, liquidator, or receiver and manager of a body corporate.
- (4) In the event of an inconsistency between the provisions of this code and the provisions of a relevant industrial instrument, the provisions of the relevant industrial instrument that are applicable to outworkers in the clothing trades will prevail to the extent of the inconsistency.
- (5) An agreement between a retailer and a supplier will be deemed to be for the supply of clothing products within the State where—
 - (a) the retailer has outlets for the retail sale of clothing products within the State; or
 - (b) the agreement is made within the State or is subject to the law of South Australia; or
 - (c) the retailer has indicated in records kept under this code that the clothing products are for retail sale within the State; or
 - (d) the agreement stipulates that the whole, or part of, the clothing products are to be delivered to an address within the State; or
 - (e) the supplier, or contractor of the supplier, manufactures the clothing products within the State; or
 - (f) the supplier, or contractor of the supplier, engages outworkers who are domiciled within the State to perform work on the clothing products,

unless the retailer is able to establish a contrary intention.

Part 2—Application and operation of code

7—Obligations under code

- (1) The provisions of this code are mandatory and apply to persons (other than charitable organisations) engaged in or in connection with the manufacture or provision of clothing products in Australia including, but not limited to—
 - (a) retailers and suppliers;
 - (b) contractors and subcontractors;
 - (c) continuing entities of suppliers;
 - (d) transferees.
- (2) A person specified in subclause (1) who fails, without reasonable excuse, to adopt any standard of conduct or practice set out in this code is guilty of an offence under this code. Maximum penalty: \$2 500.
- (3) Subject to clause 8, a person who contravenes a provision of this code will be deemed to have failed to adopt the standard of conduct or practice specified in the contravened provision.

8—Compliance with code

- (1) A person engaged in the clothing industry, or a sector of the clothing industry, specified or described in this code must comply fully with the code, but a failure to comply with a provision of the code will be deemed to be a reasonable excuse if the person establishes that the failure was due to—
 - (a) a reasonable mistake (not being a mistake based on a lack of knowledge of the provisions of this code) and without intent to evade the provisions of this code; or
 - (b) a reasonable reliance on information supplied by another person; or
 - (c) an act or failure to act of another person, or an accident or some other cause beyond the person's control, provided that the person took reasonable precautions and exercised due diligence to avoid the failure; or
 - (d) an act done under duress or undue influence; or
 - (e) the person being a signatory to, or accredited under, the *Homeworkers Code of Practice* and acting in compliance with that code.
- (2) For the purposes of subclause (2)(e), the *Homeworkers Code of Practice* is the agreement of the name signed on behalf of The Textile Clothing and Footwear Union of Australia, The Council of the Textile and Fashion Industries Ltd, The Australian Chamber of Manufacturers and The Australian Business Chamber and various individual companies in 1997.
- (3) Subject to the operation of section 235 of the Act, proceedings for contraventions of this code may be instituted by—
 - (a) an inspector; or
 - (b) where specified in this code—by an authorised officer or employee of the TCFUA.

9—Application of code to agreements

The provisions of this code apply to agreements for clothing products that are entered into on or after the commencement date of the code.

Part 3—Responsibilities of retailers

10—Retailer to take reasonable steps to ascertain compliance with code

- (1) A retailer must, before entering into an agreement with a supplier—
 - (a) ascertain from the supplier whether the services of an outworker will be, engaged under a relevant award by the supplier or a contractor of the supplier to perform work in connection with the agreement; and
 - (b) request the supplier to provide information in respect of the matters specified under Part B of Schedule 2.
- (2) Where an outworker is to be engaged by the supplier, or a contractor of the supplier, or both, to perform work on clothing products, a retailer must, before entering into an agreement with the supplier—
 - (a) obtain an undertaking from the supplier (as set out in Part B of Schedule 2) that—
 - (i) the engagement of the outworker by the supplier, or contractor, or both, will be under conditions that are no less favourable than those prescribed under the relevant industrial instrument; and

- (ii) the addresses where work on the clothing products is to be performed is be disclosed; and
- (b) inform the supplier that a breach of the undertaking by the supplier, or the contractor, or both, will be taken to be a breach of an essential term of the agreement and grounds for the agreement's termination.
- (3) A retailer must not enter into an agreement with a supplier in contravention of this clause.
- (4) A breach of subclause (3) does not affect the validity of an agreement.

11—Retailers must report less favourable conditions

- (1) Where a retailer becomes aware that a relevant person is intending to engage, or has engaged, an outworker on less favourable terms than the conditions prescribed under a relevant award or other relevant industrial instrument, the retailer must report the matter in writing to the TCFUA or to the Director-General.
- (2) A retailer will be taken to contravene subclause (1) if the retailer—
 - (a) has information provided under this code; or
 - (b) has knowledge based on previous dealings or commercial arrangements with or through a relevant person; or
 - (c) has information arising from an inspection of premises where work is or has been performed by outworkers,

that would lead a reasonable person in the position of the retailer to be so aware that the outworkers have been, or will be, employed on less favourable terms and conditions than that prescribed under the relevant award or other relevant industrial instrument.

12—Keeping of records by retailers

- (1) A retailer must keep a record of the following details when entering into an agreement with a supplier:
 - (a) the name of the supplier of clothing products;
 - (b) if applicable—the supplier's ACN or ARBN and ABN;
 - (c) the registered office or principal place of business of the supplier;
 - (d) if applicable—the registered number of the supplier, and title of the relevant industrial instrument which authorises the supplier to give work out to be performed outside the supplier's premises;
 - (e) where the work is, or has been, undertaken by or through a contractor of the supplier—
 - (i) the name of the contractor; and
 - (ii) if applicable—the contractor's ACN or ARBN and ABN; and
 - (iii) the registered office or principal place of business of the contractor; and
 - (iv) if applicable—the registered number of the contractor, and title of the relevant industrial instrument which authorises the contractor to give work out to be performed outside the contractor's premises;
 - (f) the address or addresses of where the work has, or is to be, performed—
 - (i) by the supplier; and

(ii) by the contractor,

and if applicable, the registration number for each address in accordance with the provisions of any occupational health and safety regulation for the registration of clothing factories;

- (g) the date of the agreement and (if applicable) the giving out of the work;
- (h) the date for the delivery (completion of order) of the clothing products to be supplied under the agreement;
- (i) a description, including specification, size, style, image or sketch drawing and any other relevant information in order to identify the clothing products to be supplied and the material used;
- (j) the number of clothing products to be supplied under the agreement;
- (k) the wholesale price or cost paid by the retailer for each item of clothing products supplied under the agreement;
- (l) the wholesale price or cost paid by the retailer for the clothing products supplied under the agreement,

where the clothing products, or some of the products, are to be offered for retail sale within the State whether by the retailer, or another person on consignment or commission of the retailer.

- (2) A retailer will be taken to comply with this clause if the retailer retains a completed copy of Parts A and B of the form provided under clauses 13 and 15, and retains copies of any other forms or written information required under this code to be submitted by a relevant person to the retailer, in relation to each agreement for the supply of clothing goods.
- (3) A retailer must provide to the Director-General, and to the TCFUA, from records required to be kept by the retailer under subclause (1), a full and accurate extract of particulars in or to the effect of Schedule 1 regarding agreements entered into with suppliers—
 - (a) during the 3 months preceding each of the following periods ending on:
 - (i) 4 February;
 - (ii) 28 April;
 - (iii) 21 July;
 - (iv) 11 November,

of each year; or

- (b) if the retailer elects to do so and notifies the Director-General in writing of that election—during the 6 month period ending on—
 - (i) 28 February;
 - (ii) 31 August,

of each year.

(4) An extract of particulars provided under subclause (3) must be submitted within 28 days of the dates specified in that subclause.

13—Retailer to provide documents to suppliers

(1) A retailer must, before entering into an agreement with a supplier, provide to the supplier a form in or to the effect of Schedule 2 (including a completed copy of Part A of the form).

(2) A retailer must—

- (a) at the time of providing the form under subclause (1) insert a common identifying number on the top of each page of the form; and
- (b) keep a copy of the form for a period of 7 years from the date of providing the form to the supplier.

Part 4—Responsibilities of supplier, continuing entity and contractor

14—Supplier to provide sufficient information

A supplier must provide to the retailer sufficient information to enable the retailer to comply with clauses 10, 12 and 13.

15—Obligations of suppliers to provide information

- (1) A supplier must, when showing samples of clothing or offering for sale ready made items of clothing, indicate to the retailer whether any or all of the clothing items will be, or have been manufactured in Australia.
- (2) A supplier must indicate on each invoice for the supply of clothing products to a retailer which of the clothing products supplied have been manufactured in Australia.
- (3) A supplier must include with the invoice for the supply of clothing products a completed copy of the Part B provided by the retailer under clause 13.
- (4) A retailer must retain a copy of each invoice for clothing products and the Part B provided by a supplier under this clause for a period of 7 years.

16—Details of agreement to be provided by supplier and contractor

- (1) A supplier must—
 - (a) at the time of engaging a contractor, provide to the contractor a copy of the form issued by the retailer to the supplier under clause 13(1) (containing particulars provided by the retailer and supplier under Parts A and B of the form); and
 - (b) keep a copy of the form for a period of 7 years from the date of providing a copy of the form to the contractor.
- (2) A contractor must—
 - (a) at the time of engaging a subcontractor, provide to the subcontractor a copy of the form (including the completed Parts A and B) issued by the retailer under clause 13(1); and
 - (b) keep a copy of the form for a period of 7 years from the date of providing a copy of the document to the subcontractor.

17—Relevant person must inform retailer of any changes to details provided by retailer under this code

- (1) A relevant person has an obligation under this code to assist a retailer to maintain accurate records in respect of an agreement with the retailer for the supply of clothing products—
 - (a) to facilitate compliance with, and prevent avoidance of, a relevant award with respect to the engagement and performance of work by outworkers in the supply of clothing products or for retail sale within South Australia; and

- (b) to prevent the use of legal structures and other commercial arrangements as a means of avoiding the payment of remuneration and other lawful entitlements to outworkers in the clothing trades.
- (2) A relevant person must inform a retailer in writing of any false or misleading information, or changes to particulars, provided to the retailer under clause 13(1) within 14 days of the relevant person becoming aware of the information or change.

18—Supplier's continuing entity to provide information to retailer

- (1) A supplier's continuing entity must give written notice to a retailer that the continuing entity has or intends—
 - (a) to assume—
 - (i) all or any of the supplier's obligations; or
 - (ii) any of the rights of the supplier (without assuming obligations) including, but not limited to, a claim for any remuneration or other benefit payable to the supplier; or
 - (iii) all of the supplier's rights and obligations;
 - (b) to transfer—
 - (i) all or any of the supplier's obligations; or
 - (ii) any of the rights of the supplier (without assuming obligations) including, but not limited to, a claim for any remuneration or other benefit payable to the supplier; or
 - (iii) all of the supplier's rights and obligations,

under an agreement made within the State between the retailer and supplier.

- (2) A supplier's continuing entity must—
 - (a) on the assumption of an obligation or right, under an agreement made within the State;
 - (b) if an outworker is, or has been, engaged under the State Award to perform work in respect of the supply of clothing products under the agreement,

provide to the retailer details of arrangements for the payment of the outworker's lawful entitlements by the supplier or the continuing entity, or both, as the case may be.

- (3) The provisions of—
 - (a) subclause (1) are satisfied if the supplier's continuing entity lodges with the retailer a declaration in or to the effect of—
 - (i) in the case of the assumption of an obligation or right under an agreement—Schedule 3; or
 - (ii) in the case of the transfer of an obligation or right—Schedule 4; and
 - (b) subclause (2) are satisfied if the continuing entity lodges with the retailer a declaration in or to the effect of Schedule 5,

within 14 days of the assumption, exercise or assignment of the obligation or right.

- (4) Notwithstanding the application of subclauses (1) and (2) to agreements made within the State, a supplier's continuing entity must not cause or permit a retailer to keep records within the State that fail to disclose any of the matters prescribed in those subclauses in respect of the continuing entity's assumption or transfer of an obligation, or right, under an agreement made outside the State.
- (5) A supplier's continuing entity may inspect any records kept by a retailer within the State relating to the continuing entities assumption or transfer of a right or obligation, or right and obligation, under an agreement.

19—Obligations of suppliers who carry on business outside the state

- (1) A supplier must assist a retailer to maintain accurate records within the State in relation to agreements with the retailer for the supply of clothing products by—
 - (a) the supplier; and
 - (b) a contractor of the supplier; and
 - (c) the supplier's continuing entity.
- (2) A supplier must not cause or permit a retailer to keep within the State—
 - (a) a copy of the form provided to the supplier under subclause (1) that—
 - (i) does not include a copy of the Part B completed by the supplier; or
 - (ii) includes a copy of the Part B which is incomplete; or
 - (iii) includes a copy of the Part B which contains false or misleading information; and
 - (b) records that fail to disclose information required to be provided by the supplier under clause 15.
- (3) A supplier may inspect any records kept by a retailer within the State relating to an agreement for the supply of clothing products by the supplier.
- (4) For the purposes of this clause, a reference to a supplier means a supplier who carries on business outside the State.

Part 5—General

20—Notice may be given to retailers to produce records

- (1) An authorised person may, by written notice, require a retailer to produce—
 - (a) for the examination by the officer or other authorised person indicated in the notice;
 - (b) on such date and at such time and place (other than the retailer's registered office or principal place of business), as the authorised person may specify in the notice,

any record required to be kept under this code for the purpose of investigating possible contraventions of the relevant award (whether on complaint or by way of routine investigation).

- (2) A record produced by a retailer under subclause (1) may be retained by the authorised person for such reasonable period as may be necessary to take copies of or extracts from it.
- (3) A notice under this clause—
 - (a) must be in the form or to the effect of Schedule 6; and

- (b) may be given personally or served by post at—
 - (i) the registered office; or
 - (ii) the principal place of business; or
 - (iii) the address of the nominated agent,

of a retailer within the State.

- (4) An authorised person must provide a receipt to the retailer on the production of documents under this clause, which must indicate the time, date, place and nature of documents produced.
- (5) An authorised person must keep confidential the contents of any record made available under subclause (1).
- (6) Subclause (5) does not operate to prevent the disclosure of information if that disclosure is—
 - (a) made in connection with the administration or enforcement of the industrial relations legislation, or the provisions of this code or a relevant award; or
 - (b) made with the prior permission of the Minister; or
 - (c) ordered by a court, or by any other body or person authorised by law to examine witnesses, in the course of, and for the purpose of, the hearing and determination by that court, body or person of any matter or thing.
- (7) A retailer must not produce to an authorised person a record containing inaccurate or false information with intent—
 - (a) to mislead or deceive the authorised person; or
 - (b) to evade any of the provisions of this code; or
 - (c) to avoid obligations under a relevant industrial instrument; or
 - (d) to facilitate, or aid in, a relevant person evading any of the provisions of this code or a relevant industrial instrument.
- (8) Where a notice is issued by an authorised officer or employee of the TCFUA, a contravention of subclauses (1) and (7) may be enforced by the authorised officer or employee on behalf of the TCFUA.
- (9) A reference in this clause to a record includes a reference to any document (including an extract of a document or record) that is required to be kept under this code and to any particulars contained in the document.

Note-

Clause 20(8) is subject to compliance with the requirements of section 235 of the Fair Work Act 1994.

21—Suppliers and other relevant persons to be registered under a relevant industrial instrument

A retailer must not knowingly—

(a) enter into an agreement with a supplier involving the engagement of an outworker unless the supplier, and each contractor used by the supplier, are registered under a relevant industrial instrument to give out work out to be performed outside the supplier's or contractor's premises; or

(b) accept clothing products under an agreement from a relevant person where work has been performed on the goods by an outworker, unless the relevant person is registered under a relevant industrial instrument to give out work out to be performed outside the relevant person's premises.

22—Person making declarations under code taken to have authority

- (1) A person on whose behalf a declaration is made, or information has been provided, under this code, is taken to have authorised the making of the declaration or the provision of the information if the declaration or information is made or provided by—
 - (a) a person who has the capacity to control the first-mentioned person; or
 - (b) any person who is held out by the first-mentioned person to have that authority; or
 - (c) where the first-mentioned person is a body corporate—an officer of that body; or
 - (d) a person who has received a benefit directly or indirectly from the first-mentioned person for the making of the declaration or provision of the information.
- (2) Notwithstanding the provisions of subclause (1)(b) and (c), a person will not be taken to be liable under those provisions if the person can show—
 - (a) that the declaration or provision of information was done without authority of the person; and
 - (b) that in the circumstances it would be unreasonable for the person to be held liable for the declaration or the provision of the information, as the case may be.

23—Misleading or deceptive information

A retailer or relevant person must not—

- (a) knowingly engage in conduct that is misleading or deceptive, or likely to mislead or deceive an outworker regarding the outworkers—
 - (i) entitlements under a relevant award; or
 - (ii) civil liability to an employer or other relevant person;
- (b) make, order or allow to be made any entry or erasure in, or any omission from records or other document that is, produced, delivered or kept for the purposes of this code, with intent to falsify them or it, or to evade any of the provisions of this code.

24—Aiding in or facilitating the evasion of the code or outworker entitlements

- (1) A retailer or relevant person must not aid or facilitate another person to evade, or attempt to evade—
 - (a) the provisions of this code; or
 - (b) the payment of outworker entitlements under a relevant award.
- (2) A retailer or relevant person will be taken to have contravened subclause (1) if the retailer or relevant person engages in any conduct—
 - (a) which would lead a reasonable person in the position of the retailer or relevant person to believe that the conduct would aid or facilitate a person to evade—
 - (i) any provision of this code; or
 - (ii) the payment of entitlements to an outworker under a relevant award; or

- (b) that is performed outside the State, but which has the effect of negating or restricting—
 - (i) the implementation or operation of this code; or
 - (ii) enforcement of, and compliance with, this code; or
 - (iii) obligations under this code,

within the State in respect of a person, or class of persons, engaged in the manufacturing of clothing products.

- (3) A person must not, by intimidation, duress or undue influence, bring about an act whereby a person in the clothing industry fails to comply with any provision of this code.
- (4) Nothing in this clause is to be interpreted as affecting or removing lawful rights and entitlements which a retailer or relevant person has under a law of the State, Commonwealth or another State or Territory.

25—Schedules of code to be completed in accordance with directions

A form contained in a Schedule, or part of a Schedule, to this code must be completed in accordance with the directions and instructions specified in the form.

26—Keeping of records within the state

- (1) All records required to be kept by a person under this code (including extracts of records provided, under clause 12) must—
 - (a) be kept in the State—
 - (i) at the person's registered office or principal place of business; or
 - (ii) at the address of a nominated agent of the person,

for a period of 7 years from the date of the making of the document, unless otherwise stated in this code; and

- (b) during normal business hours, be made available to an inspector on request.
- (2) Records kept in accordance with subclause (1) may be stored or recorded electronically if a written reproduction of the stored or recorded document is available for inspection or production in accordance with this code.

27—General requirements for documents

A document or form required to be given under this code must—

- (a) be on white or light pastel colour paper; and
- (b) be of international A4 size; and
- (c) be of medium weight and good quality; and
- (d) contain information which is clearly printed or written in black or dark blue ink in a manner that is permanent and will make possible a reproduction, by photographic, computerised or other electronic means; and
- (e) not be a carbon copy or a copy reproduced by any spirit duplication method.

28—Application of state award protection standards

- (1) The provisions of the State Award in respect of any matters relating to outworkers apply and have effect by force of this subclause in relation to constitutional corporations involved in the giving out of work and also in relation to outworkers, which are engaged by constitutional corporations.
- (2) To avoid doubt, the provisions of the State Award in respect of any matters relating to outworkers extend to all provisions of the State Award (except insofar as the provisions confer rights or entitlements solely for the benefit of an employee other than an outworker or impose obligations or liabilities upon an employer solely in relation to an employee other than an outworker) including (but not limited to)—
 - (a) provisions which confer rights or entitlements upon outworkers; and
 - (b) provisions which impose obligations or liabilities upon a party involved in the giving out of work, whether such provisions impose—
 - (i) obligations requiring a party involved in the giving out of work to make or keep records of such work given out; or
 - (ii) obligations requiring a party involved in the giving out of work to disclose any information about such work given out; or
 - (iii) obligations prescribing any other conditions with which a party involved in the giving out of work must comply; or
 - (iv) liabilities arising from obligations to provide entitlements to an outworker performing any work given out; and
 - (c) provisions which confer powers of entry and inspection upon a representative of an employee association in relation to premises for a purpose connected with the giving out of work (including any purpose connected with outworkers); and
 - (d) provisions which confer powers to oversee or regulate the giving out of work upon any body constituted pursuant to the Act or upon any officer authorised pursuant to the Act.
- (3) Subject to subclause (4), a constitutional corporation which is involved in the giving out of work is required to comply with a provision of the State Award having effect by force of subclause (1) as if the constitutional corporation were an employer (or other party) bound by and subject to the State Award.
- (4) A constitutional corporation bound by and subject to an applicable industrial standard is required to comply with a provision of the State Award having effect by force of subclause (3) if the constitutional corporation is involved in the giving out of work, except insofar as the applicable industrial standard—
 - (a) imposes upon the constitutional corporation obligations and liabilities which are equivalent to the obligations and liabilities imposed by the provision of the State Award; and
 - (b) confers upon an outworker rights and entitlements which are equivalent to, or more generous than, the rights and entitlements conferred by the provision of the State Award; and

- (c) confers upon a representative of an employee association powers of entry and inspection in relation to premises and documents (concerning the giving out of work), which powers are equivalent to the powers of entry and inspection (concerning the giving out of work) conferred upon a representative of the employee association by the State Award.
- (5) Whether an entitlement which would have been owed by the constitutional corporation under the applicable industrial standard in relation to a matter is more generous than the entitlement owed in relation to the corresponding matter under the provision of the State Award having effect by force of subclause (3) is to be ascertained in accordance with the ordinary meaning of the term "more generous".
- (6) A constitutional corporation may, after the constitutional corporation has paid to the outworker concerned any part of the amount of an entitlement owed under an applicable industrial standard in respect of any matter relating to outworkers, deduct or set-off the amount the constitutional corporation has paid to the outworker from any amount that the constitutional corporation owes to the outworker under a provision of the State Award (in respect of the corresponding matter) having effect by force of subclause (3).
- (7) This clause does not (except as provided by subclauses (4), (5) and (6)) limit or exclude any other rights of recovery of an outworker, or any obligation or liability of any person with respect to the giving out of work or with respect to the remuneration of such an outworker or in respect of the provision of rights or entitlements to such an outworker, whether or not arising under the Act or this code or any other law or an applicable industrial standard.
- (8) Nothing in this clause limits the powers of entry and inspection of an official of an employee association for the purpose of investigating time books or wage records or workplaces or for the purpose of investigating non-compliance with the Act or non-compliance with the provisions of the State Award having effect by force of subclause (3).

Schedule 1 (Clause 12(3))				
Schedule of supplier's particula	ars relating to the period ending		20	
Supplier's name (including ABN/ARBN and CRN)	Supplier's address (registered office or principal place of business)	Date of agreement	Engagement of outworkers	
			□ YES □ NO	
			□ YES □ NO	
Name of retailer Registered office/Principal place of business of retailer in SA				
Date of return				
Signature				
Designation				

Schedule 2—Part A (Clause 13)
No: 20 / Year Retailer's identification number
Details to be provided by retailer to supplier:
1. Details of agreement
Name of retailer
Agreement for the supply of clothing products by(supplier)
ACN/ARBN ABN
of
dated on /
2. Manufacture of clothing products
Are the clothing products to be manufactured to retailer's specifications? YES NO
If no, go to question 3.
If yes, provide a description (including size, style, image or sketch drawing) and any other relevant information in order to identify the clothing products to be supplied by the supplier
A description of the nature of the work to be performed (eg overlocking, machine fusing, etc)
3. General information regarding supply of clothing products
Has the supplier provided a copy of the order form for the clothing products? \Box YES \Box NO
If yes, the order form must be attached with the copy of this document that is kept by the retailer.
4. Commencement of agreement
Agreement to commence on:
 the date on which details are provided by the supplier to the retailer under Part B of this form; or
□ the date of this form
(Whichever is later)
Signature Designation dated on /

Schedule 2—Part B

(Clause 15)

Details to be provided by supplier to retailer:

1. Details of	of agreement
Agreement	for the supply of clothing products to
ACN/ARB	N(retailer) ABN
of	(retailer's address)
dated on	/
2. Supplier	r's particulars
Name of th	e supplier of the clothing products
ACN/ARB	NABN
	the supplier's principal place of business
Address wh	nere the work is to be performed
If the wor number/app	rk is to be performed in a factory, provide details of the registered factory proval and the legislation under which the registration /approval is effected
	ers are to be used in the supply of clothing products, provide details of:
(a)	the registration number and the name of the relevant industrial instrument under which the supplier is authorised to give out work to be performed outside the supplier's premises.
(1.)	
(b)	the name and address of each outworker
(c)	the name and address of the employer of the outworkers

3. Contractor's particulars
Name of each contractor to be engaged by the supplier
1)
ACN/ARBN ABN
Address of each contractor's registered office or principal place of business
2)
Address where the work is to be performed
If the work is to be performed in a factory, provide details of the registered factory
number/approval and the legislation under which the registration /approval is effected
If outworkers are to be used in the supply of clothing products, provide details of:
(a) the registration number and the name of the relevant industrial instrument unde which each contractor is authorised to give out work
which each contractor is authorised to give out work
(b) the name and address of each outworker
(c) the name and address of the employer of the outworkers
4. Details of clothing products supplied under agreement
The number of and type of clothing products to be made under the agreement
The number of and type of clouming products to be made under the agreement
Address where elething made due to the delivered to the metallar
Address where clothing products are to be delivered to the retailer
Date of supply / /

Undertaking as to the employment of outworkers under relevant award To be completed in respect of clothing products manufactured to retailer's specifications

I		of do hereby agree
	(1)	
		, the relevant award; and
	(2)	that all addresses where work is performed on the clothing products (whether at a factory or at the residential address of an outworker) will be disclosed to the retailer; and
	(3)	that a breach of this undertaking by *me/us and *my/our contractors will be taken to be breach of an essential term of the agreement referred to in Part A of this form, and will be grounds for termination of the agreement.
Sign	ature.	Designation
Date	of suj	oplier providing details *and undertaking to retailer / /
*Stri	ike out	t words which are not applicable

Note—A supplier who carries on business outside SA must not cause or permit the retailer to keep within SA a copy of this Part B which is incomplete, or which contains insufficient information or information that is false or misleading, in relation to details of the supplier or a contractor of the supplier.

Strike out words which are not applicable

(Clause 18(3)(a)(i))
Declaration by supplier's continuing entity
(Assumption of obligations and/or rights)
To(name of retailer)
of(address of retailer)
*I/we(names of continuing entity/ies)
of
and
being a supplier's continuing entity within the meaning of the South Australian Clothing Outworker Code of Practice, do hereby declare that:
*I/we intend to assume/have assumed fromthe obligations (*and/or)
dated on /
rights of(supplier's name)
in the performance of an agreement dated between
you and the supplier in respect of the delivery of clothing products on/
Obligations *and/or rights assumed or to be assumed are:
*I/We are authorised to make this declaration.
Signature Designation dated on /
*Strike out words which are not applicable

Schedule 4

(Clause 18(3)(a)(ii))

Declaration by supplier's continuing entity

(Transfer of obligations and/or rights)

To(name of retailer)
of(address of retailer)
*I/we
of(address of continuing entity/ies)
and
being a supplier's continuing entity within the meaning of the South Australian Clothing Outworker Code of Practice, do hereby declare that:
*I/we intend to transfer/have transferred to
from
the obligations *and/or rights of (the supplier)
in the performance of an agreement dated
between you and the supplier in respect of the supply of clothing products on//
Obligations *and/or rights to be transferred, or which have been transferred, under the agreement are:
*I/We are authorised to make this declaration.
Signature Designation dated on /
*Strike out words which are not applicable

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Schedule 5 (Clause 18(3)(b))

dated on / /

*Strike out words which are not applicable

(Clause $10(3)(0)$)
Declaration by supplier's continuing entity (Engagement of outworkers)
To(name of retailer)
of
*I/we
of
and
being a supplier's continuing entity within the meaning of the South Australian Clothing Outworker Code of Practice, do hereby declare that:
1) in respect of an agreement between the supplier and you dated
work *is to be/has been performed by outworkers engaged by
under the provisions
Name of person engaging outworkers of
being the State Award; and
2) the following arrangements have been made by
Person engaging outworkers
for the payment of lawful entitlements to outworkers:
*I/We are authorised to make this declaration.
Signature Designation

Schedule 6 (Clause 20)
Notice to retailer to produce records
To:(name of retailer)
You are hereby required under clause 20 of the South Australian Clothing Outworker Code of Practice (the Code) to produce to me or *another inspector/authorised industrial officer or employee of the TCFUA on (date) at (time) at (full details of place) the records referred to in the Schedule to this notice that are required to be kept by you under the Code.
Schedule
Signature of person giving notice
Print name (*An inspector/authorised industrial officer or employee of the TCFUA)
Date of issue of notice
* Strike out words which are not applicable

Made by the Governor

with the advice and consent of the Executive Council on 18 October 2007

No 239 of 2007

South Australian Ports (Disposal of Maritime Assets) Regulations 2007

under the South Australian Ports (Disposal of Maritime Assets) Act 2000

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Membership of panel
- 5 Procedures of panel (section 22 of the *South Australian Ports (Disposal of Maritime Assets)*Act 2000)

1—Short title

These regulations may be cited as the *South Australian Ports (Disposal of Maritime Assets) Regulations 2007.*

2—Commencement

These regulations will come into operation on the day on which section 4 of the *South Australian Ports (Disposal of Maritime Assets) (Miscellaneous) Amendment Act 2007* comes into operation.

3—Interpretation

In these regulations—

panel means the Port Adelaide Container Terminal Monitoring Panel.

4—Membership of panel

The panel is to consist of—

- (a) a nominee of the South Australian Freight Council Incorporated; and
- (b) a nominee of Flinders Ports Pty Limited; and
- (c) a nominee of DP World Adelaide Pty Ltd (being a person who works in South Australia); and
- (d) a nominee of Shipping Australia Limited; and
- (e) a nominee of The South Australian Road Transport Association Incorporated; and
- (f) a nominee of Customs Brokers and Forwarders Council of Australia Inc.; and
- (g) 2 nominees of International Trade Association South Australia Incorporated; and
- (h) a nominee of South Australian Employers' Chamber of Commerce and Industry Incorporated; and
- (i) a nominee of the Commonwealth Minister responsible for the administration of the *Customs Act 1901* of the Commonwealth; and

- (j) a nominee of the Commonwealth Minister responsible for the administration of the *Quarantine Act* 1908 of the Commonwealth; and
- (k) a nominee of The Maritime Union of Australia (being a person who works at the Port Adelaide Container Terminal); and
- (l) a nominee of Maritime Officers Union of Australia (being a person who works at the Port Adelaide Container Terminal).

5—Procedures of panel (section 22 of the South Australian Ports (Disposal of Maritime Assets) Act 2000)

- (1) The member appointed on the nomination of South Australian Freight Council Incorporated (or an alternate member acting for that member) is to preside at meetings of the panel.
- (2) A quorum of the panel consists of—
 - (a) the member appointed on the nomination of South Australian Freight Council Incorporated (or the relevant alternate member); and
 - (b) the member appointed on the nomination of Flinders Ports Pty Ltd (or the relevant alternate member); and
 - (c) the member appointed on the nomination of DP World Adelaide Pty Ltd (or the relevant alternate member); and
 - (d) 2 other members (or the relevant alternate members) entitled to vote on a question arising for decision by the panel.
- (3) A decision carried by a majority of the votes cast by the members present at a meeting of the panel is a decision of the panel.
- (4) Subject to subregulation (5), each member of the panel is entitled to 1 vote on a question arising for decision by the panel.
- (5) The following members (and their alternates) are not entitled to vote:
 - (a) the member appointed on the nomination of Flinders Ports Pty Ltd;
 - (b) the member appointed on the nomination of DP World Adelaide Pty Ltd;
 - (c) the member appointed on the nomination of The Maritime Union of Australia;
 - (d) the member appointed on the nomination of Maritime Officers Union of 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 18 October 2007

No 240 of 2007

MFI07/006CS

Fair Trading (General) Variation Regulations 2007

under the Fair Trading Act 1987

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fair Trading (General) Regulations 1999

4 Variation of regulation 5—Related Acts

Part 1—Preliminary

1—Short title

These regulations may be cited as the Fair Trading (General) Variation Regulations 2007.

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 Fair Trading (General) Regulations 1999

4—Variation of regulation 5—Related Acts

Regulation 5—after paragraph (b) insert:

(ba) the Residential Parks Act 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 18 October 2007

No 241 of 2007

OCBACS00006/07

Child Sex Offenders Registration Regulations 2007

under the Child Sex Offenders Registration Act 2006

Contents

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- 2 Commencement
- 3 Interpretation
- 4 Corresponding child sex offender registration order
- 5 Corresponding law
- 6 Supervising authority
- 7 Foreign witness protection laws
- 8 Specified corresponding laws
- 9 New South Wales registrable offenders
- 10 Persons required to report under corresponding law
- 11 Change of travel plans while out of South Australia to be given
- Notice given to registrable offender of reporting period
- Details of notice by supervising authority to Commissioner under section 51
- 14 Confidentiality of information
- 15 Acknowledgement of notices
- Notification where registrable offender is a child or has a disability or special need
- 17 Disclosure of personal information without authorisation
- Disclosure of personal information with authorisation

1—Short title

These regulations may be cited as the *Child Sex Offenders Registration Regulations 2007*.

2—Commencement

These regulations will come into operation on the day on which the *Child Sex Offenders Registration Act 2006* comes into operation.

3—Interpretation

In these regulations—

Act means the Child Sex Offenders Registration Act 2006.

4—Corresponding child sex offender registration order

For the purposes of the definition of *corresponding child sex offender registration order* in section 4 of the Act, each of the following classes of order is a corresponding child sex offender registration order for the purposes of the Act:

- (a) a child sex offender registration order made under the *Crimes (Child Sex Offenders)*Act 2005 of the Australian Capital Territory;
- (b) a child protection registration order made under the *Child Protection (Offenders Registration) Act 2000* of New South Wales;

- (c) an offender reporting order made under the *Child Protection (Offender Reporting and Registration) Act* of the Northern Territory;
- (d) an offender reporting order made under the *Child Protection (Offender Reporting) Act 2004* of Queensland;
- (e) an offender reporting order made under the *Community Protection (Offender Reporting) Act 2005* of Tasmania;
- (f) a sex offender registration order made under the Sex Offenders Registration Act 2004 of Victoria;
- (g) an offender reporting order made under the *Community Protection (Offender Reporting) Act 2004* of Western Australia.

5—Corresponding law

For the purposes of the definition of *corresponding law* in section 4 of the Act, each of the following laws is declared to be a corresponding law for the purposes of the Act:

- (a) the Crimes (Child Sex Offenders) Act 2005 of the Australian Capital Territory;
- (b) the Child Protection (Offenders Registration) Act 2000 of New South Wales;
- (c) the *Child Protection (Offender Reporting and Registration) Act* of the Northern Territory;
- (d) the Child Protection (Offender Reporting) Act 2004 of Queensland;
- (e) the Community Protection (Offender Reporting) Act 2005 of Tasmania;
- (f) the Sex Offenders Registration Act 2004 of Victoria;
- (g) the Community Protection (Offender Reporting) Act 2004 of Western Australia.

6—Supervising authority

For the purposes of the definition of *supervising authority* in section 4 of the Act, the supervising authority referred to in Column 1 of the table below is the supervising authority in relation to an offender who belongs to the class of offender referred to in Column 2 of the table opposite the reference.

Supervising authority	Class of offender
Magistrates Court	A registrable offender who ceases to be in government custody or ceases to be subject to a supervised sentence as a result of an order of the Magistrates Court
District Court	A registrable offender who ceases to be in government custody or ceases to be subject to a supervised sentence as a result of an order of the District Court
Supreme Court	A registrable offender who ceases to be in government custody or ceases to be subject to a supervised sentence as a result of an order of the Supreme Court
The Minister to whom the administration of the <i>Mental Health Act 1993</i> is committed	A registrable offender who is committed to detention under Part 8A of the <i>Criminal Law</i> Consolidation Act 1935, having been released from some other form of government custody

Supervising authority	Class of offender
The Minister to whom the administration of the <i>Mental Health Act 1993</i> is committed	A registrable offender who ceases to be committed to detention under Part 8A of the <i>Criminal Law Consolidation Act 1935</i>
The Parole Board of South Australia	A registrable offender who ceases to be subject to a licence under Part 8A of the <i>Criminal Law Consolidation Act 1935</i>
The Parole Board of South Australia	A registrable offender who ceases to be subject to a condition of parole requiring the person to be subject to supervision
The chief executive of the agency principally assisting the Minister to whom the administration of the <i>Correctional Services Act 1982</i> is committed	An adult registrable offender who, except as provided in a preceding provision of this table, ceases to be in government custody, ceases to be subject to a supervised sentence or ceases to be an existing licensee
The chief executive of the agency principally assisting the Minister to whom the administration of the <i>Children's Protection Act 1993</i> is committed	A child registrable offender who, except as provided in a preceding provision of this table, ceases to be in government custody, ceases to be subject to a supervised sentence or ceases to be an existing licensee

7—Foreign witness protection laws

Each of the following laws is specified as a *foreign witness protection law* for the purposes of section 6(5) and section 54(2) of the Act:

- (a) the Witness Protection Act 1994 of the Commonwealth;
- (b) the Witness Protection Act 1996 of the Australian Capital Territory;
- (c) the Witness Protection Act 1995 of New South Wales:
- (d) the Witness Protection (Northern Territory) Act of the Northern Territory;
- (e) the Witness Protection Act 2000 of Queensland;
- (f) the Witness Protection Act 2000 of Tasmania;
- (g) the Witness Protection Act 1991 of Victoria;
- (h) the Witness Protection (Western Australia) Act 1996 of Western Australia.

8—Specified corresponding laws

Each of the laws declared to be a corresponding law in regulation 5 is specified for the purposes of section 6(5) and section 54(2) of the Act.

9—New South Wales registrable offenders

The date specified for the purposes of section 8 of the Act is the date on which these regulations come into operation.

10—Persons required to report under corresponding law

For the purposes of section 14(2) of the Act, a person may contact the Commissioner, as required by that subsection by presenting themselves in person at a police station.

11—Change of travel plans while out of South Australia to be given

For the purposes of section 18(3) of the Act, a registrable offender may make a report under section 18—

(a) by writing sent by post to the following address:

ANCOR Section, GPO Box 1539, ADELAIDE SA 5001; or

(b) by writing transmitted by email to the following email address:

sapol.ancor@police.sa.gov.au

12—Notice given to registrable offender of reporting period

- (1) In accordance with section 48(3) of the Act, a notice required to be given to a registrable offender under section 48 is not required to specify the registrable offender's reporting period.
- (2) A notice containing a registrable offender's reporting period must be given to the registrable offender at the time the offender reports his or her personal details to the Commissioner under section 11 of the Act.

13—Details of notice by supervising authority to Commissioner under section 51

A notice required to be given by a supervising authority to the Commissioner under section 51 of the Act must include the following details:

- (a) the name of the registrable offender;
- (b) the relevant event under section 51(1) that gave rise to the requirement for the notice and the date the event occurred or is to occur;
- (c) the name and position of the person providing the notice and any other particulars necessary to identify the person providing the notice;
- (d) the date on which the notice is issued;
- (e) details of the residential address of the registrable offender following his or her release from custody or the supervision of the supervising authority (if known);
- (f) information held by the supervising authority that classifies a registrable offender as legally incapacitated or describes the registrable offender as having a disability or other special need, or an impaired ability to understand his or her reporting obligations under the Act.

14—Confidentiality of information

For the purposes of section 67(1)(a) of the Act, the following information is prescribed:

- (a) the name of the registrable offender;
- (b) the fact that the registrable offender is a registrable offender;
- (c) whether or not the registrable offender is required to comply with the reporting obligations imposed by Part 3 of the Act.

15—Acknowledgement of notices

If the Commissioner gives a notice to a registrable offender under—

- (a) section 48 of the Act (notice of reporting obligations); or
- (b) section 50 of the Act (notice of change to reporting period); or

(c) section 52 of the Act (notice given by the Commissioner),

the Commissioner may request the registrable offender to acknowledge receipt of that notice in writing.

16—Notification where registrable offender is a child or has a disability or special need

- (1) This regulation applies to a registrable offender who—
 - (a) is a child, or is a person who has a disability or other special need; and
 - (b) is unable to understand—
 - (i) his or her reporting obligations under the Act; or
 - (ii) the consequences of failing to comply with those obligations.
- (2) Subject to subregulation (3), a notice in respect of a registrable offender's reporting obligations that is required to be given by the Commissioner to a registrable offender to whom this regulation applies, may be given to a designated person for the purpose of enabling the designated person to assist the registrable offender to comply with his or her reporting obligations under the Act.
- (3) A notice may only be given to a designated person under this regulation if the person agrees in writing to assist the registrable offender to comply with the offender's reporting obligations under the Act.
- (4) If the Commissioner gives a notice to a designated person who has agreed to assist a registrable offender under subregulation (3), the Commissioner may request the designated person to acknowledge receipt of that notice in writing.
- (5) If a designated person who has agreed to assist a registrable offender under subregulation (3) no longer wishes, or is no longer able to do so, the designated person must give written notice to the Commissioner as soon as reasonably practicable.
- (6) In this regulation, *designated person*, in relation to a registrable offender means—
 - (a) an adult person nominated by the registrable offender for the purposes of this regulation; or
 - (b) if no such person is nominated—an adult person who is a relative, guardian, carer or friend of the registrable offender.

17—Disclosure of personal information without authorisation

For the purposes of Schedule 2 clause 4(h) of the Act, personal information about a registrable offender may be disclosed to a corresponding registrar where the registrable offender has reported his or her intention under section 17 of the Act to travel to the State, Territory or country (as the case may be) of the corresponding registrar.

18—Disclosure of personal information with authorisation

For the purposes of Schedule 2 clause 5(d) of the Act, personal information about a registrable offender may be disclosed with authorisation to a police officer of this State or a foreign jurisdiction where the information is reasonably required for the purpose of investigating a suspected offence against a child that is not a registrable offence.

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 18 October 2007

No 242 of 2007

AGO0223/04CS

Controlled Substances (Poisons) Variation Regulations 2007

under the Controlled Substances Act 1984

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Controlled Substances (Poisons) Regulations 1996

- 4 Variation of regulation 4—Interpretation
- 5 Substitution of regulation 28
 - 28 Prescribed professions (section 18(1))
- 6 Variation of Schedule I—S4 drugs that prescribed professionals may administer
- Variation of Schedule J—S4 drugs that podiatric surgeons may prescribe, supply or administer
- 8 Insertion of Schedule JA

Schedule JA—S4 drugs that optometrists with a therapeutic drugs authorisation may prescribe, supply or administer

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Controlled Substances (Poisons) Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on 22 October 2007.

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 Controlled Substances (Poisons) Regulations 1996

4—Variation of regulation 4—Interpretation

(1) Regulation 4(1), definition of *chiropodist*—delete the definition

(2) Regulation 4(1), definition of *dental therapist*—delete the definition and substitute:

dental therapist means a person registered as a dental therapist under the *Dental Practice Act 2001*;

(3) Regulation 4(1), definition of *optometrist*—delete the definition and substitute:

optometrist means a person registered as an optometrist under the *Optometry Practice Act 2007*;

podiatric surgeon means a person registered on the specialist register under the *Podiatry Practice Act 2005* in the specialty of podiatric surgery;

podiatrist means a person registered on the general register under the *Podiatry Practice Act 2005*;

5—Substitution of regulation 28

Regulation 28—delete the regulation and substitute:

28—Prescribed professions (section 18(1))

- (1) Subject to the limitations set out in this regulation, the following professions are prescribed for the purposes of section 18(1)(b) of the Act:
 - (a) dental therapy;
 - (b) optometry;
 - (c) podiatry.
- (2) The profession of nursing is prescribed for the purposes of section 18(1)(c) of the Act.
- (3) Subject to subregulation (4), a dental therapist or podiatrist may only administer an S4 drug listed in clause 1 of Schedule I of these regulations.
- (4) A podiatric surgeon may, for the purpose of podiatric treatment, prescribe, supply or administer an S4 drug listed in Schedule J of these regulations in a form and quantity that complies with that Schedule.
- (5) Subject to subregulation (6), an optometrist may only administer an S4 drug listed in clause 2 of Schedule I of these regulations.
- (6) An optometrist whose registration is endorsed with a therapeutic drugs authorisation under section 33 of the *Optometry Practice Act 2007* may prescribe, supply or administer an S4 drug listed in Schedule JA of these regulations for topical ocular use in the treatment of abnormalities or disorders of the eye.

6—Variation of Schedule I—S4 drugs that prescribed professionals may administer

Schedule I, clause 1—delete "chiropodists or dental therapists" and substitute:

dental therapists or podiatrists

7—Variation of Schedule J—S4 drugs that podiatric surgeons may prescribe, supply or administer

(1) Schedule J, clause 1—delete "supplied or prescribed by a surgical podiatrist" and substitute: prescribed, supplied or administered by a podiatric surgeon

(2) Schedule J, clause 1(a)—delete "paracetemol" and substitute:

paracetamol

(3) Schedule J, clause 2—delete "surgical podiatrist" and substitute:

podiatric surgeon

8—Insertion of Schedule JA

After Schedule J insert:

Schedule JA—S4 drugs that optometrists with a therapeutic drugs authorisation may prescribe, supply or administer

(Regulation 28)

The following S4 drugs may be prescribed, supplied or administered for topical ocular use in the treatment of abnormalities or disorders of the eye by an optometrist whose registration is endorsed with a therapeutic drugs authorisation:

Aciclovir

Amethocaine

Apraclonidine

Atropine

Bacitracin

Betaxolol

Bimatoprost

Brimonidine

Brinzolamide

Carbachol

Chloramphenicol

Ciprofloxacin

Cyclopentolate

Dexamethasone

Diclofenac

Dipivefrine

Dorzolamide

Fluorometholone

Flurbiprofen

Framycetin

Gentamicin

Gramicidin

Homatropine

Hydrocortisone

Ketorolac

Ketotifen

Latanoprost

Levobunolol

Levocabastine

Lignocaine

Lodoxamide

Neomycin

Ofloxacin

Olopatadine

Oxybuprocaine

Phenylephrine

Pilocarpine

Polymyxin

Prednisolone

Proxymetacaine

Sodium cromoglycate

Tetracycline

Timolol

Tobramycin

Travoprost

Tropicamide

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

after consultation by the Minister with the Controlled Substances Advisory Council and with the advice and consent of the Executive Council on 18 October 2007

No 243 of 2007

HEACS/07/217

Maritime Services (Access) Variation Regulations 2007

under the Maritime Services (Access) Act 2000

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Maritime Services (Access) Regulations 2001

- 4 Substitution of regulation 5
 - 5 Extension of operation of Part 3 of Act

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Maritime Services (Access) Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on 31 October 2007.

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 Maritime Services (Access) Regulations 2001

4—Substitution of regulation 5

Regulation 5—delete the regulation and substitute:

5—Extension of operation of Part 3 of Act

Pursuant to section 43 of the Act, Part 3 of the Act continues in operation for a further triennial cycle (commencing 31 October 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

the Essential Services Commission having recommended that Part 3 of the Act should continue in operation for a further triennial cycle and with the advice and consent of the Executive Council on 18 October 2007

No 244 of 2007

MFI107/024CS

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2007

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 2007.*

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

Schedule 1, item headed "Salisbury—Area 1", column headed "Period"—delete "6 October 2007" and substitute:

18 October 2009

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 18 October 2007

No 245 of 2007

MCA07/037CS

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[REPUBLISHED]

CITY OF SALISBURY

Road Name Change

NOTICE is hereby given, pursuant to section 219 of the Local Government Act 1999, the City of Salisbury at its meeting on 24 September 2007, resolved the following:

 Deposited Plan 72327 be amended to show Palm Street, Parafield Gardens as Leaf Street and the necessary statutory notifications take place.

S. HAINS, City Manager

REGIONAL COUNCIL OF GOYDER ROADS (OPENING AND CLOSING) ACT 1991

Portion of Fore Street, Burra

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Regional Council of Goyder proposes to make a Road Process Order to close portion of Fore Street, adjacent to Allotment 1 in Deposited Plan 15603, Allotment 107 and Allotment 97 in Town of Burra, more particularly delineated and marked 'A', 'B' and 'C' in Preliminary Plan No. 07/0068.

The portion marked 'A', is to be transferred and merged with adjoining Allotment 1 in Deposited Plan 15603.

The portion marked 'B', is to be transferred and merged with adjoining Allotment 107, Town of Burra.

The portion marked 'C', is to be transferred and merged with adjoining Allotment 97, Town of Burra.

A copy of the preliminary plan and statement of persons affected is available for public inspection at the Council Office, 1 Market Square, Burra, or at the Adelaide office of the Surveyor-General, during normal office hours.

Any person affected may object to the proposed road process, or apply for an easement to be granted in the person's favour over land subject to the proposed road closure. Such objection, or application for an easement, must set out the full name and address of the person, and reason for making the objection or application. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

An objection, or application for an easement, must be lodged in writing to the Regional Council of Goyder, 1 Market Square, Burra, S.A. 5417 and a copy lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within 28 days of this notice.

Where an objection or application for an easement is made, the Council will give notification of a meeting at which the matter will be considered, so that the person making the objection or application may attend, if desired, personally or by a representative.

S. KERRIGAN, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER DEVELOPMENT ACT 1993

Goyder Council Development Plan Sustainable Tourism Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Regional Council of Goyder has prepared a draft Plan Amendment Report to update the planning policies contained in the Goyder Council Development Plan as it affects the entire Council area.

The main changes to the Goyder Council Development Plan includes:

 Updating the desired character statements to promote integrated, sustainable and contextually appropriate tourism developments, within the following zones:

District Town Centre Zone; Historic Mining Zone; Town Centre Zone; Township Zone; Township Zone; Rural Living; Primary Production Zone.

- Updating the non-complying list within the Historic Mining Zone to facilitate sensitive tourism developments in existing buildings and extension and additions to existing buildings.
- Correcting existing minor grammatical errors within the Primary Production Zone, Historic Mining Zone and the Township Zone.

The draft Plan Amendment Report including the Statement of Investigations will be available for public inspection during normal office hours at:

Regional Council of Goyder,

1 Market Square,

Burra, S.A. 5417

The draft Plan Amendment Report is also available on Council's website at www.goyder.sa.gov.au from 19 October 2007 to 19 December 2007.

A copy of the PAR can be purchased from the Council for \$25.

Written submissions regarding the draft Plan Amendment Report may be made to Council up until 5 p.m. on 19 December 2007. Interested persons making written submissions should clearly indicate whether they wish to speak at a public hearing. All submissions should be addressed to the Chief Executive Officer of the Regional Council of Goyder at the abovementioned address.

Copies of all submissions received will be available for inspection by interested persons at the Regional Council of Goyder Principal Office, 1 Market Square, Burra from 20 December 2007, until the date of the public hearing.

A public hearing will be held at the Regional Council of Goyder Chambers at the abovementioned address on 15 January 2008 at 3.30 p.m. The public hearing may not be held if persons making submissions indicate no interest in speaking at the public hearing.

Dated 19 October 2007.

S. J. KERRIGAN, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Appointment of Authorised Officer

NOTICE is hereby given that at the Council meeting held on Wednesday, 11 October 2007, Council resolved to appoint the following Officer as an Authorised Officer for the District Council of Kimba:

Public and Environmental Health (Waste Control) Regulations:

Laurie Collins, Development Officer.

D. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Roads, Willow Creek

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Yankalilla proposes to make a Road Process Order to open as road portion of Section 326, Hundred of Waitpinga, shown more particularly delineated and numbered '1' on Preliminary Plan No.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the District Council of Yankalilla, Main Road, Yankalilla and the Adelaide office of the Surveyor-General, during normal office hours

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

The application for easement or objection must be made in writing to the District Council of Yankalilla, P.O. Box 9, Yankalilla, S.A. 5204, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 17 October 2007.

R. SWEETMAN, Chief Executive Officer

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

Balga, Isobel Joy, late of 110 Strathfield Terrace, Largs North,

retired cleaner, who died on 7 June 2007.

Bryant, Graham, late of 57 King George Street, Mannum,

security guard, who died on 23 June 2007.

Castle, Edwin James, late of 13 Lukin Avenue, Paralowie, truck driver, who died on 10 July 2007.

Dann, Zaza Mary, late of 580 Brighton Road, South Brighton,

of no occupation, who died on 4 July 2007.

Gamlin, Ashley Neil, late of 16 Hay Street, Lower Mitcham, retired storeman, who died on 14 July 2007

Hewlett, Marilyn, late of 50 Barnes Avenue, Marleston, home duties, who died on 16 July 2007

Highman, Stella Mifanwy, late of 6 Ellis Street, Enfield, of no occupation, who died on 6 August 2007.

Lynch, Phyllis Kathleen, late of 333 Marion Road, North Plympton, retired public servant, who died on 4 April 2007. Mobbs, Albert Edward, late of 51 Eve Road, Bellevue Heights, retired sales representative, who died on 22 July 2007

Mundy, Mary Muriel, late of 16 Pelham Street, Ethelton, home duties, who died on 16 August 2007

Peglar, Audrey Patricia, late of 24-28 Wayford Street, Elizabeth Vale, home duties, who died on 25 August 2007

Schier, Laurel Merle, late of 8 Ruby Street, Peterhead, home duties, who died on 11 September 2007.

Wright, Gwendoline Mavis, late of 367-379 Waterloo Corner Road, Burton, widow, who died on 15 July 2007.

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 5000, full particulars and proof of such claims, on or before 16 November 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 18 October 2007.

M. I. BODYCOAT, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Barry, Clyde Waterman, late of 5 Vale Avenue, Valley View, S.A. 5095, who died on 29 June 2001.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the abovenamed estate are directed to send in writing, to Donaldson Walsh, Lawyers, 320 King William Street, Adelaide, S.A. 5000, full particulars and proof of all such claims, on or before 16 November 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 above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the above estate are forthwith to deliver the same to the undersigned.

Dated 18 October 2007.

DONALDSON WALSH, Lawyers, 320 King William Street, Adelaide, S.A. 5000.

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Notice of Final Meeting

NOTICE is hereby given that the final meeting of the companies will be held at the offices of PPB, Chartered Accountants, 10th Floor, 26 Flinders Street, Adelaide, S.A. 5000 on Tuesday, 20 November 2007 at 9.30 a.m. for the purpose of receiving an account of how the winding up has been conducted and the property of the company disposed of.

Dated 17 October 2007.

T. J. CLIFTON AND M. C. HALL, Liquidators

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