



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 26 JUNE 2008

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Department of the Premier and Cabinet
Adelaide, 26 June 2008

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

No. 18 of 2008—Adelaide Festival Centre Trust (Financial Restructure) Amendment Act 2008. An Act to amend the Adelaide Festival Centre Trust Act 1971.

No. 19 of 2008—National Gas (South Australia) Act 2008. An Act to establish a framework to enable third parties to gain access to certain natural gas pipeline services; to repeal the Gas Pipelines Access (South Australia) Act 1997; to amend the Australian Energy Market Commission Establishment Act 2004; and for other purposes.

No. 20 of 2008—Pay-roll Tax (Harmonisation Project) Amendment Act 2008. An Act to amend the Pay-roll Tax Act 1971.

No. 21 of 2008—Prevention of Cruelty to Animals (Animal Welfare) Amendment Act 2008. An Act to amend the Prevention of Cruelty to Animals Act 1985.

No. 22 of 2008—Road Traffic (Heavy Vehicle Driver Fatigue) Amendment Act 2008. An Act to amend the Road Traffic Act 1961.

No. 23 of 2008—Stamp Duties (Trusts) Amendment Act 2008. An Act to amend the Stamp Duties Act 1923.

No. 24 of 2008—Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act 2008. An Act to amend the Health Care Act 2008 and to repeal the Institute of Medical and Veterinary Science Act 1982.

No. 25 of 2008—Statutes Amendment (Police Superannuation) Act 2008. An Act to amend the Police Superannuation Act 1990 and the Southern State Superannuation Act 1994.

No. 26 of 2008—Statutes Amendment (Transport Portfolio) Act 2008. An Act to amend the Harbors and Navigation Act 1993, the Motor Vehicles Act 1959, the Passenger Transport Act 1994 and the Road Traffic Act 1961.

No. 27 of 2008—Supply Act 2008. An Act for the appropriation of money from the Consolidated Account for the financial year ending on 30 June 2009.

By command,

JANE LOMAX-SMITH, for Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has noted the re-appointment of Brett Gregory Rowse as the Treasurer's nominee to the Industries Development Committee for a two-year term, commencing on 15 June 2008 and expiring on 14 June 2010, pursuant to section 4 (1) (b) of the Industries Development Act 1941.

By command,

JANE LOMAX-SMITH, for Premier

MIT08/005CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Architects Board of South Australia, pursuant to the provision of the Architects Act 1939:

Member: (from 26 June 2008 until 4 May 2011)
Judith Carr

By command,

JANE LOMAX-SMITH, for Premier

MUDP08/009CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Industries Development Committee, pursuant to the provisions of the Industries Development Act 1941:

Secretary: (from 26 June 2008 until 25 June 2010)

James Kent Crosby

By command,

JANE LOMAX-SMITH, for Premier

MIT08/005CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

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

Member: (from 1 July 2008 until 30 June 2010)

Edward Byrt
Betty Douflias
Carolyn Wigg
Damien Leyton Brown
John Dagas
Geoffrey Mark Loveday
Megan Leydon

Presiding Member: (from 1 July 2008 until 30 June 2010)

Edward Byrt

Deputy Presiding Member: (from 1 July 2008 until 30 June 2010)

Betty Douflias

By command,

JANE LOMAX-SMITH, for Premier

MUDP08/015CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Nurses Board of South Australia, pursuant to the provisions of the Nurses Act 1999:

Member: (from 26 June 2008 until 6 October 2008)

Michael Salt

By command,

JANE LOMAX-SMITH, for Premier

HEACS/08/270

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Stormwater Management Authority Board, pursuant to the provisions of the Local Government Act 1999:

Member: (from 1 July 2008 until 30 June 2010)

Barry Joseph Gear
Andrew Gear
Anne Dorothy Howe

Presiding Member: (from 1 July 2008 until 30 June 2010)

Barry Joseph Gear

By command,

JANE LOMAX-SMITH, for Premier

MWSCS08/042

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SACE Board of South Australia, pursuant to the provisions of the SACE Board of South Australia Act 1983 and section 14C of the Acts Interpretation Act 1915:

Member: (from 1 July 2008 until 30 June 2009)

Patrick Wright
David Frith
Bob Heath
Mark Israel
Pamela Ronan
Sue Richardson

Member: (from 1 July 2008 until 30 June 2011)

Peter Leslie Lee
Jane Danvers
Helen Fay O'Brien
Anne Millard
Susan Barton Johnson

Deputy Member: (from 1 July 2008 until 30 June 2009)

Russell John Eley (Deputy to Frith and Richardson)
Peter Daw (Deputy to Israel and Ronan)
Panayoula Parha (Deputy to Heath)

Deputy Member: (from 1 July 2008 until 30 June 2011)

Russell John Eley (Deputy to Lee and Danvers)
Peter Daw (Deputy to O'Brien)
Panayoula Parha (Deputy to Millard and Johnson)

Presiding Member: (from 1 July 2008 until 30 June 2009)

Patrick Wright

Deputy Presiding Member: (from 1 July 2008 until 30 June 2011)

Peter Leslie Lee

By command,

JANE LOMAX-SMITH, for Premier

MECS08/011CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Royal Zoological Society of South Australia Inc., pursuant to the provisions of the Associations Incorporation Act 1985:

Member: (from 1 July 2008 until 30 June 2010)

Vicki Michelle Linton

By command,

JANE LOMAX-SMITH, for Premier

EHCS08/0018

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Health Performance Council, pursuant to the provisions of the Health Care Act 2008:

Member: (from 26 June 2008 until 25 June 2012)

Tom Stubbs
Ian Yates
John Singer
Thomas Paul Steeples
Robyn McDermott
Justin John Beilby
Carolyn Pickles
Laurence John Lewis
Frances Elaine Baum
Diane Joy Wickett
Melissa Sandercock
Barbara Hartwig
Rachel Bishop
Michael James Beckoff

Deputy Member: (from 26 June 2008 until 25 June 2012)

Christopher Alan Overland (Deputy to Yates)
James Dellit (Deputy to Steeples)

Michael Scollin Rice (Deputy to Sandercock)
Tahereh Ziaian (Deputy to Bishop)
Geoffrey Donald Harris (Deputy to Beckoff)

By command,

JANE LOMAX-SMITH, for Premier

HEACS/08/281

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Bruce Malcolm DeBelle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis from 1 July 2008 to 30 June 2009, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to section 3 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

JANE LOMAX-SMITH, for Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Anthony Ralph Newman to the office of Magistrate on an auxiliary basis from 1 July 2008 to 30 June 2009, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to section 3 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

JANE LOMAX-SMITH, for Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Christopher Charles Vass to the office of Magistrate on an auxiliary basis from 1 July 2008 to 30 June 2009, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to section 3 of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

JANE LOMAX-SMITH, for Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for the period 1 July 2008 until 30 June 2009, as listed below, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

Leslie Trevor Olsson, AO MBE KSJ RFD ED, to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Brendan Michael Burley, to the office of Master of the Supreme Court of South Australia and to the office of Judge of the District Court of South Australia both on an auxiliary basis.

Andrew Bray Cameron Wilson, AM, to the office of Judge of the District Court of South Australia.

Michael Lester Wheatley Bowering to the office of Judge of the Environment, Resources and Development Court of South Australia on an auxiliary basis.

David Cyril Gurry to the office of Magistrate and the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Garry Francis Hiskey to the office of Magistrate and the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Patricia Ann Rowe to the office of Magistrate and the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Charles Graham Eardley to the office of Magistrate on an auxiliary basis.

Jonathon Romilly Harry to the office of Magistrate on an auxiliary basis.

John Antoine Kiosoglous to the office of Magistrate on an auxiliary basis.

Jacynth Elizabeth Sanders to the office of Magistrate on an auxiliary basis.

Michael Ward to the office of Magistrate on an auxiliary basis.

By command,

JANE LOMAX-SMITH, for Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Robert Denyer Cheesman, Alan William Joseph Hutchings, Peter Koukourou and Demetrius Poupoulas as part-time Commissioners of the Environment, Resources and Development Court of South Australia and designate them as Commissioners for the purposes of the Court's jurisdiction under the Development Act 1993, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0083/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint John Agnew, David Blackburn and Brook Hill as part-time Commissioners of the Environment, Resources and Development Court of South Australia and designate them as Commissioners for the purposes of the Court's jurisdiction under the Environment Protection Act 1993, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0083/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Joanne Louise Pfeiffer and Toni Fae Robinson as part-time Commissioners of the Environment, Resources and Development Court of South Australia and designate them as Commissioners for the purposes of the Court's jurisdiction under

the Irrigation Act 1994, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0083/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint John Edward Botting, Mary Crawford, Carolyn Ireland and Jennifer McKay as part-time Commissioners of the Environment, Resources and Development Court of South Australia and designate them as Commissioners for the purposes of the Court's jurisdiction under the Natural Resources Management Act 2004, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0083/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Megan Mary Lewis as a part-time Commissioner of the Environment, Resources and Development Court of South Australia and designate her as a Commissioner for the purposes of the Court's jurisdiction under the Environment Protection Act 1993 and the Natural Resources Management Act 2004, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0083/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Oleg Morozow, Francis Henry Lampard and Barbara Ellen Wingard as Native Title Commissioners, being part-time Commissioners of the Environment, Resources and Development Court of South Australia, for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0177/03CS

Department of the Premier and Cabinet
Adelaide, 26 June 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint John Andrew Lothian and David William Moyle as Native Vegetation Commissioners, being part-time Commissioners of the Environment, Resources and Development Court of South Australia, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Native Vegetation Act 1991 for a term commencing on 1 July 2008 and expiring on 30 June 2011, pursuant to section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JANE LOMAX-SMITH, for Premier

AGO0260/02CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Cafe Purposes and declare that such land shall be under the care, control and management of The Corporation of the City of Port Augusta.

The Schedule

Allotment 2 in Deposited Plan 77239, Hundred of Davenport, County of Frome, exclusive of all necessary roads, subject to:

1. A right of support with limitations over portion of Allotment 2 marked E on Deposited Plan 77239 (RTC 10212655).
2. Together with an easement over portion of Allotment 4 marked F on Deposited Plan 77239 for the transmission of electricity by underground cable.
3. Together with an easement over portion of Allotment 4 marked G on Deposited Plan 77239 for sewerage purposes.
4. Together with an easement over portion of Allotment 4 marked H on Deposited Plan 77239 for water supply purposes.

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

DENR 13/1086

CROWN LANDS ACT 1929: SECTION 5

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

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

The First Schedule

Metropolitan Open Space System-Recreation Reserve, Allotment 803 in Deposited Plan 28123, Hundred of Munno Para, County of Adelaide, the notice of which, together with other land was published in the *Government Gazette* of 2 February 1995 at page 203, being the whole of the land comprised in Crown Record Volume 5781, Folio 631.

The Second Schedule

Allotment 502 in Deposited Plan 75045, Hundred of Munno Para, County of Adelaide, exclusive of all necessary roads, subject nevertheless to:

1. An existing easement to Distribution Lessor Corporation (subject to Lease 8890000) described in Certificate of Title Volume 3902, Folio 98, over that portion of Allotment 502 marked E on Deposited Plan 75045 (T 3380815).
2. An existing free and unrestricted right of way over that portion of Allotment 502 marked G on Deposited Plan 75045 appurtenant to Certificate of Title Volume 5784, Folio 656.

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

DEH 17/1791

DEFAMATION ACT 2005

Declaration under Section 33 (3)

I, MICHAEL JOHN ATKINSON, Attorney-General, being the Minister to whom administration of the Defamation Act 2005, is committed, hereby declare in accordance with subsections (3) of section 33 of the Defamation Act 2005, that on and from 1 July 2008, the maximum amount of damages that may be awarded for non-economic loss in defamation proceedings shall be \$280 500.

Dated 24 June 2008.

M. J. ATKINSON, Attorney-General

AGO 0307/02

DEVELOPMENT ACT 1993: SECTION 48

*Decision by the Development Assessment Commission**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 (ten 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 café, 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 metres 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 St 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 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 no longer constructed over the adjoining YWCA heritage building;
- the number of apartments reduced from 124 to 72 and more commercial space included with an increase from 832 m² to 3 600 m²; and
- all green elements such as water retention, water saving, waste management, power generation and energy usage minimisation 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 and reserved matters 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, 7 June 2007, 18 October 2007 and 25 October 2007.

6. An amended proposal, for four land division applications, for the Hindmarsh Square Development was also subsequently considered and approved by the Governor and published in the *Gazette* on 27 March 2008.

7. Application has now been made to the Development Assessment Commission as delegate of the Governor under Section 48 of the Development Act 1993 to grant an approval for temporary hoarding signage at 41 Hindmarsh Square Adelaide.

8. The amendments to the development are contained in the correspondence from the Conservatory on Hindmarsh Square dated 12 May 2008.

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

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

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 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 a decision on the following matters:
 - (i) Compliance with the Building Rules in relation to the YWCA State Heritage listed building;
- (c) specify all matters relating to this 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 paragraph (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; and
- 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 paragraph (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 footpath) 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); and
- 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 paragraph (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'; 1:1000; Drawing Number: D-04335-12.01; dated 24 June 2005;
 - Drawing Titled: 'Ground Floor Plan Display YWCA Building'; 1:100; Un-numbered drawing submitted with drawings dated 24 June 2005; and
 - 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); and
 - 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 drawings 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 & 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; and
 - 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; and
- Drawing Titled: 'West Elevation'; 1:100; Drawing Number: D-04335-04-03; dated 18 May 2006;

(h) the following documents:

Email from Paul Pruzinski Architects to the Assessment Branch Planning SA dated 10 May 2007;

- (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;
- (j) Letter and accompanying drawings dated 12 October 2007 from Tecon Australia in regard to Building Rules Certification to construct a 19 level apartment, office, retail and car parking complex at 41 Hindmarsh Square;
- (k) Land division plans and associated correspondence for Torrens title land division application 020/D022/07 and community title land division applications 020/C019/07, 020/C020/07 and 020/C021/07, up-loaded onto the Electronic Land Division Lodgement Site (EDALA) on 31 May 2007; and
- (l) Email and accompanying drawings dated 12 May 2008 in regard to temporary hoarding signage from James Hines, Conservatory on 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 subparagraph (i) 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, shall be undertaken in consultation with a group consisting of the Urban Design Unit of Planning SA, 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; and
- 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 (eg 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.

19. That payment of \$15 500 shall be made into the Planning and Development Fund (four allotments @ \$3 878/allotment) for DA 020/C019/07.

20. That payment of \$15 500 shall be made into the Planning and Development Fund (four allotments @ \$3 878/allotment) for DA 020/C020/07.

21. That payment of \$201 500 shall be made into the Planning and Development Fund (52 allotments @ \$3 878/allotment) for DA 020/C021/07. ((All cheques for the Planning and Development Fund shall be made payable and marked 'Not Negotiable' to the Development Assessment Commission and payment made on Level 5, Roma Mitchell House, 136 North Terrace, Adelaide, (opposite the Railway Station) or sent to G.P.O. Box 1815, Adelaide, S.A. 5001.))

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:
 - (i) issue a schedule of essential safety provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.
- Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.
- The 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 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 his 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.
- the fire hydrant operating pressures;
- the location of the discharge from the apartment exhaust systems;
- deletion of EWIS from basement and car park;
- the use of the main entrance lobby as the Fire Control Centre;
- the use of life safety doors to apartments in lieu of fire doors;
- the omission of automatic fire sprinklers from the swimming pool area; and
- the location of the re-entry from Fire isolated stairs.

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 1 day's 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 1 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.

Advisory Notes for Construction of the Apartment/Commercial/Retail and Car Parking Components

1. Alternative solutions for the following items have been accepted by this office:

- the distance between alternative exits on the apartment levels;
- hose reels to the apartments and mezzanine;

2. Pursuant to Regulation 74 Development Regulations 1993, the applicant or builder proposing to undertake the development is advised of their obligation to give the Council 1 day's notice of the commencement and completion of the development and at the stages notified by council with the Development Authorisation. 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.

3. This report based on the Building Rules assessment only and does not suggest or infer compliance with any other legislation.

4. This certification does not include the fit out of any commercial or retail area, such work shall be the subject of a separate approval.

5. A certificate of occupation will be required for this new work and will nominate the maximum number of occupants for this area as:

Storey	Portion	Class	No. of Persons
Basement	Storage	7b	4
	Recycling	8	2
	Gymnasium and pool area	9b	20
Ground floor	Retail	6	500
1st to 4th floors	Car park	7a	25
5th to 9th floors	Offices	5	75
10th to 18th floors	Apartments	2	N/A
Roof	Roof garden	10b	N/A

6. Tecon Australia will issue this certificate of occupation however we will require a written request for the certificate accompanied by a builder's statement of compliance, confirmation of compliance with all conditions of Provisional Building Rules Certification a report from the SAFS in relation to the fire fighting and detection systems, the relevant Schedule of Essential Safety Provisions Form 2's signed by the responsible contractors for the work and a copy of the title confirming that the building has rights to overhang the neighbouring site and the public place.

7. A Schedule of Essential Safety Provisions Form 1, as required by Regulation 76 of the Development Regulations 1993, has been attached to this consent. The items to be inspected or tested are detailed in this schedule.

8. Adjoining owners affected by this development are required to be notified 28 days prior to the commencement of work.

Dated 26 June 2008.

R. BARUA, Secretary, Development Assessment Commission

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii): AMENDMENT TO THE MALLALA (DC) DEVELOPMENT PLAN

Preamble

It is necessary to amend the Mallala (DC) Development Plan dated 31 January 2008.

NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the Mallala (DC) Development Plan dated 31 January 2008 as follows:

- Insert Attachment A—Policy Area Map Mal/28 after Policy Area Map Mal/27.
- Change all references to ‘the Gawler River Flood Plain Policy Area shown on Maps Mal/26 and 27’ on pages 65, 68, 120, 123, 150, 152, 155, 169, 174, 176, 180, 182 and 186 to ‘the Gawler River Flood Plain Policy Area shown on Maps Mal/27 and 28’.

[Please note: The maps affected by this correction may not have been consolidated into the relevant Development Plan at the time of drafting this *Gazette Notice*.]

ATTACHMENT A



Dated 26 June 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ELECTRICITY ACT 1996

STANDING AND DEFAULT CONTRACT PRICES FOR SMALL CUSTOMERS

Notice under the Electricity Standing Contract Price Determination and the Electricity Act 1996 of AGL South Australia Pty Ltd (AGL SA) ABN 49 091 105 092 Standing and Default Contract Prices for Small Customers

IN accordance with the requirements of the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia under the Essential Services Commission Act 2002 on 30 November 2007, notice is hereby given by AGL SA of its standing and default contract prices for customers who are consuming less than 160MWh per annum of electricity ('small customers'). The standing contract prices are set out below in this notice and will apply from 1 July 2008. AGL SA's price list, which contains a detailed make up of the standing and default contract prices, can be accessed on the AGL SA website (www.agl.com.au) or in the *Government Gazette*.

Pursuant to section 36AB of the Electricity Act 1996, notice is hereby given by AGL SA of its default contract prices for small customers who are purchasing electricity under AGL SA's default contract terms and conditions. AGL SA has determined that its default contract prices will be the same as the standing contract prices set out in this notice. The default contract prices will apply from and after the expiry of 14 days from the publication of this notice.

Justification Statement—Default Contract Prices

The default contract prices set out in this notice are the same as AGL SA's standing contract prices as fixed by the above Price Determination of 30 November 2007.

For further information please call AGL on 131 245.

P. James

Director

AGL South Australia Pty Limited

AGL SA Electricity Standing and Default Contract Prices

Tariff Categories	Retailer Tariffs	Prescribed Distribution Service Tariffs	Standing and Default Contract Prices	Standing and Default Contract Prices
			GST Exclusive	GST Inclusive
Domestic Light/Power 110				
<i>From 1 Jan - 31 Mar</i>				
First 3.2877 kWh/day (c/kWh)	10.66	6.58	17.24	18.964
Next 7.6712 kWh/day (c/kWh)	12.77	6.58	19.35	21.285
Thereafter (c/kWh)	12.77	9.12	21.89	24.079
Supply Charge (c/day)	14.25	24.90	39.15	43.065
<i>From 1 Apr - 31 Dec</i>				
First 3.2877 kWh/day (c/kWh)	10.66	6.58	17.24	18.964
Next 7.6712 kWh/day (c/kWh)	10.97	6.58	17.55	19.305
Thereafter (c/kWh)	10.97	9.12	20.09	22.099
Supply Charge (c/day)	14.25	24.90	39.15	43.065
Charitable Institution 112				
For all consumption (c/kWh)	10.87	8.31	19.18	21.098
Supply Charge (c/day)	14.25	24.86	39.11	43.021
Off-peak Controlled Load 116				
First 21.9178 kWh/day (c/kWh)	5.71	2.28	7.99	8.789
Thereafter (c/kWh)	5.71	3.23	8.94	9.834
General Supply 126				
<i>From 1 Jan - 31 Mar</i>				
For all consumption (c/kWh)	11.92	8.31	20.23	22.253
Supply Charge (c/day)	14.25	24.86	39.11	43.021
<i>From 1 Apr - 31 Dec</i>				
For all consumption (c/kWh)	10.87	8.31	19.18	21.098
Supply Charge (c/day)	14.25	24.86	39.11	43.021

General Supply 126M				
(Monthly Meter Read)				
<u>From 1 Jan - 31 Mar</u>				
For all consumption (c/kWh)	11.92	8.26	20.18	22.198
Supply Charge (c/day)	14.25	24.86	39.11	43.021
<u>From 1 Apr - 31 Dec</u>				
For all consumption (c/kWh)	10.87	8.26	19.13	21.043
Supply Charge (c/day)	14.25	24.86	39.11	43.021
General Supply Time Of Use 128				
<u>From 1 Jan - 31 Mar</u>				
First 54.7945 kWh/day (c/kWh)	13.19	11.17	24.36	26.796
Thereafter (c/kWh)	13.19	8.98	22.17	24.387
Supply Charge (c/day)	14.25	28.32	42.57	46.827
<u>From 1 Apr - 31 Dec</u>				
First 54.7945 kWh/day (c/kWh)	12.16	11.17	23.33	25.663
Thereafter (c/kWh)	10.55	8.98	19.53	21.483
Supply Charge (c/day)	14.25	28.32	42.57	46.827
Off Peak				
For all consumption (c/kWh)	8.11	3.18	11.29	12.419
General Supply Time Of Use 128M				
(Monthly Meter Read)				
<u>From 1 Jan - 31 Mar</u>				
First 54.7945 kWh/day (c/kWh)	13.09	11.10	24.19	26.609
Thereafter (c/kWh)	13.09	8.92	22.01	24.211
Supply Charge (c/day)	14.25	28.32	42.57	46.827
<u>From 1 Apr - 31 Dec</u>				
First 54.7945 kWh/day (c/kWh)	12.24	11.10	23.34	25.674
Thereafter (c/kWh)	10.55	8.92	19.47	21.417
Supply Charge (c/day)	14.25	28.32	42.57	46.827
Off Peak				
For all consumption (c/kWh)	8.11	3.16	11.27	12.397
Obsolete 140				
First 54.7945 kWh/day (c/kWh)	10.87	11.17	22.04	24.244
Thereafter c/kWh	10.02	8.98	19.00	20.900
Supply Charge (c day)	10.55	28.32	38.87	42.757
Off Peak				
For all consumption (c/kWh)	7.79	3.18	10.97	12.067
Obsolete 140M (Monthly Meter Read)				
First 54.7945 kWh/day (c/kWh)	10.87	11.10	21.97	24.167
Thereafter c/kWh	10.02	8.92	18.94	20.834
Supply Charge (c day)	10.55	28.32	38.87	42.757
Off Peak				
For all consumption (c/kWh)	7.79	3.16	10.95	12.045

AGL SA Unmetered Supply Tariffs

UNMETERED SUPPLIES	Wattage / Other Details	Unit	GST EXCLUSIVE			GST INCLUSIVE
			PRESCRIBED DISTRIBUTION SERVICE TARIFF	RETAILER TARIFF	STANDING AND DEFAULT CONTRACT PRICE	STANDING AND DEFAULT CONTRACT PRICE
SPECIAL PUBLIC LIGHTING TARIFFS						
Telstra Cabinet	1x20W	\$ per year	12.75	158.52	171.27	188.397
Traffic Control Beacons	1 x 30 W	\$ per year	5.97	14.06	20.03	22.033
	1 x 20 W	\$ per year	8.42	4.74	13.16	14.476
	& 4x20 W	\$ per year	43.32	8.80	52.12	57.332
	& 4x40 W	\$ per year	86.65	17.21	103.86	114.246
	& 1x67 W	\$ per year	13.24	31.58	44.82	49.302
	& 1x60 W	\$ per year	11.43	28.67	40.10	44.110
	& 1x70 W	\$ per year	13.84	33.04	46.88	51.568
	63 W	\$ per year	27.08	14.00	41.08	45.188
	& 1x100 W	\$ per year	19.26	47.71	66.97	73.667
	94 W Quartz Halo	\$ per year	40.92	20.82	61.74	67.914
	Restricted 1x35 W	\$ per year	0.60	23.07	23.67	26.037
	35 W Quartz Halo	\$ per year	15.04	7.82	22.86	25.146
	50 W Quartz Halo	\$ per year	21.66	11.30	32.96	36.256
	250 W Neon	\$ per year	108.31	55.90	164.21	180.631
	& 4x20 W - 619	\$ per year	2.41	53.85	56.26	61.886
	& 4x40 W - 618	\$ per year	4.81	107.31	112.12	123.332
	& 4X150 W	\$ per year	120.30	443.36	563.66	620.026
Bus Shelter Sign	4x58 W (a)	\$ per year	45.14	683.10	728.24	801.064
	4x58 W (b)	\$ per year	100.49	877.63	978.12	1,075.932
	1x18 W	\$ per year	3.50	140.23	143.73	158.103
	4x18 1x9 W	\$ per year	15.76	312.21	327.97	360.767
	2 x 56 W	\$ per year	22.46	192.70	215.16	236.676
	1x170 W	\$ per year	33.08	215.15	248.23	273.053
LED	12 W	\$ per year	0.60	15.50	16.10	17.710
Gaseous Tubes	Fixed Charge	\$ per year		62.29	62.29	68.519
	Usage Charge	\$/W/Month	0.017	0.131	0.148	0.1628
Unmetered Supplies - Large	Fixed Charge	\$ per year		145.44	145.44	159.984
	Usage Charge	c/kWh	4.99	13.41	18.40	20.240
Unmetered Supplies - Small		\$ per year	36.47	147.66	184.13	202.543
Security camera		\$ per year	52.72	110.61	163.33	179.663

PUBLIC LIGHTING						
Sodium (Low Pressure)	18 W	\$ per Year	5.33	9.53	14.86	16.346
	26 W	\$ per Year	6.53	11.46	17.99	19.789
	55 W	\$ per Year	14.61	24.61	39.22	43.142
	90 W	\$ per Year	20.97	34.95	55.92	61.512
	135 W	\$ per Year	30.88	51.06	81.94	90.134
Sodium (High Pressure)	50 W	\$ per Year	11.03	18.79	29.82	32.802
	100 W	\$ per Year	21.90	36.45	58.35	64.185
	150 W	\$ per Year	31.43	51.96	83.39	91.729
	250 W	\$ per Year	49.69	81.61	131.30	144.430
	400 W	\$ per Year	80.01	130.91	210.92	232.012
Sodium	70 W	\$ per Year	15.65	26.29	41.94	46.134
Sodium Flood	360 W	\$ per Year	91.13	97.12	188.25	207.075
Sodium Flood 400 All Yr	1 x 400 W	\$ per Year	80.01	130.91	210.92	232.012
Mercury (High Pressure)	50 W	\$ per Year	11.87	20.15	32.02	35.222
	70 W	\$ per Year	14.74	24.81	39.55	43.505
	80 W	\$ per Year	17.32	29.00	46.32	50.952
	100 W	\$ per Year	20.20	33.69	53.89	59.279
	125 W	\$ per Year	25.75	42.71	68.46	75.306
	250 W	\$ per Year	49.14	80.72	129.86	142.846
	400 W	\$ per Year	78.26	128.06	206.32	226.952
	3 by 125 W	\$ per Year	77.25	126.42	203.67	224.037
	2 by 400 W	\$ per Year	156.53	255.26	411.79	452.969
	Mercury Flood	400 W	\$ per Year	85.19	139.31	224.50
750 W		\$ per Year	141.91	231.51	373.42	410.762
Mercury Flood (all year)	400 W	\$ per Year	42.40	69.24	111.64	122.804
Tubular Fluorescent	20 W	\$ per Year	5.23	9.36	14.59	16.049
	40 W	\$ per Year	9.19	15.80	24.99	27.489
	2 by 20 W	\$ per Year	10.66	18.18	28.84	31.724
	4 by 20 W	\$ per Year	18.25	30.52	48.77	53.647
	1 by 40 W	\$ per Year	4.96	8.94	13.90	15.290
	2 by 40 W	\$ per Year	18.25	30.52	48.77	53.647
	3 by 40 W	\$ per Year	27.25	45.14	72.39	79.629
	4 by 40 W	\$ per Year	36.37	59.98	96.35	105.985
Tubular Fluorescent (continuous)	20 W	\$ per Year	12.01	20.40	32.41	35.651
Sodium Street	1 by 55 W	\$ per Year	27.30	45.27	72.57	79.827
Fluorescent / Gas Tube	2 by 8 W	\$ per Year	4.06	7.46	11.52	12.672
SPECIAL PUBLIC LIGHTING TARIFFS						
Special Floodlighting	1000W metal halide	\$ per Year	200.02	325.97	525.99	578.589
	400W mercury	\$ per Year	72.75	117.10	189.85	208.835

Energy-only Tariffs	50W high pressure sodium	\$ per Year	11.03	18.79	29.82	32.802
	100W high pressure sodium	\$ per Year	21.90	36.45	58.35	64.185
Private Floodlighting (night sight)	360W sodium	\$ per Year	72.01	117.90	189.91	208.901
	940W sodium	\$ per Year	188.19	306.79	494.98	544.478
	80W mercury	\$ per Year	16.38	27.32	43.70	48.070
	400W mercury	\$ per Year	85.19	139.31	224.50	246.950
	1000W mercury	\$ per Year	211.73	345.01	556.74	612.414
Incandescent Street Lights	60W (and less)	\$ per Year	10.96	18.68	29.64	32.604
	100 W	\$ per Year	18.25	30.52	48.77	53.647
	150 W	\$ per Year	27.25	45.14	72.39	79.629
	200 W	\$ per Year	36.35	59.93	96.28	105.908
	300 W	\$ per Year	54.64	89.68	144.32	158.752
	500 W	\$ per Year	91.13	149.01	240.14	264.154
	1000 W	\$ per Year	181.90	296.57	478.47	526.317
Mercury Street Lights	80 W	\$ per Year	16.38	27.50	43.88	48.268
	125 W	\$ per Year	25.75	42.71	68.46	75.306
Floodlights Incandescent (All year use)	150 W	\$ per Year	27.25	45.13	72.38	79.618
	300 W	\$ per Year	54.65	89.68	144.33	158.763
	500 W	\$ per Year	91.13	149.06	240.19	264.209
	750 W	\$ per Year	136.50	222.72	359.22	395.142
	1000 W	\$ per Year	181.90	296.57	478.47	526.317
	1500 W	\$ per Year	273.01	444.61	717.62	789.382
	1 by 300 W	\$ per Year	29.57	48.56	78.13	85.943
	Mercury 250 W	\$ per Year	49.14	80.72	129.86	142.846
	Mercury 400 W	\$ per Year	85.19	139.31	224.50	246.950
	Sodium 90 W	\$ per Year	20.97	34.95	55.92	61.512
	(Seasonal use) Mercury 400 W	\$ per Year	85.19	139.31	224.50	246.950
Mercury Fluorescent	2 by 400 W	\$ per Year	156.51	255.28	411.79	452.969
METAL HALIDE REAR CONTROL GEAR	70 W	\$ per Year	14.97	25.21	40.18	44.198
	100 W	\$ per Year	20.08	33.49	53.57	58.927
	175 W	\$ per Year	34.86	57.54	92.40	101.640
	250 W	\$ per Year	48.91	80.45	129.36	142.296
	400 W	\$ per Year	77.56	127.11	204.67	225.137
	1500 W	\$ per Year	284.71	464.29	749.00	823.900
METAL HALIDE - CONSTANT WATTAGE CONTROL GEAR	150 W	\$ per Year	31.57	52.23	83.80	92.180
	250 W	\$ per Year	52.20	85.78	137.98	151.778
	400 W	\$ per Year	81.94	134.22	216.16	237.776

Explanatory Notes:

1. Standing and default contract price categories will only apply to small customers (that is, those customers who consume less than 160MWh of electricity per annum) who are purchasing electricity under AGL SA's standing or default contract terms and conditions. Standing and default contract prices apply in accordance with the following principles:

- (a) 'Daily Consumption' is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period.
- (b) Domestic Light/Power 110:
 - applicable to all residential consumption (excluding Off-Peak Controlled Load Tariff 116) in premises used wholly or principally as private residences.
- (c) Charitable Institutions 112:
 - available to charitable institutions that have been endorsed by the Australian Taxation Office as an income tax exempt Charitable Entity under Subdivision 50-B of the Income Tax Assessment Act 1997.
- (d) Controlled Load 116:
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by AGL SA with control by time switch or other means. This price does not apply to electricity used outside those hours;
 - customers who were taking supply under this tariff, or who had applied to do so, as at 30 June 2003, are subject to the conditions which were applicable at that date;
 - this price is only available in conjunction with tariffs 110, 112, 126, 126M, 128, 128M, 140 or 140M.
- (e) General Supply 126:
 - available only to non-residential customers.
- (f) General Supply 126M (Monthly Meter Reading):
 - available only to non-residential customers;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (g) General Supply Time of Use 128:
 - available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions.
- (h) General Supply Time of Use 128M (Monthly Meter Reading):
 - available only to non-residential customers with appropriate metering;
 - includes customers previously on tariffs 120 + 121 and 130 + 131 who were taking supply under those tariffs, or who had applied to do so, as at 30 June 1997. Those customers are subject to the conditions which were applicable to those tariffs at that date, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.
- (i) Obsolete Tariff 140 (formerly Farm Tariff 140):
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions.
- (j) Obsolete Tariff 140M (Monthly Meter Reading):
 - applies only to small customers that were taking supply under Obsolete Tariff 140, or who had applied to do so, as at 30 June 1997. Conditions applicable at that date apply, in addition to the current conditions;
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly;
 - a monthly meter reading fee applies to this tariff in addition to the above prices.

2. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time) for all tariffs other than tariff 110 except where the network meters do not recognise specific tariff days. In these situations peak period is 0700 hours to 2100 hours (Central Standard Time) each day for tariffs other than tariff 110.

3. Off peak period is all times other than peak period.

4. Where prices change during a billing cycle the bill for that billing cycle will be calculated on a *pro-rata* basis using:

- (a) the old price up to and including the date of change; and
 - (b) the new price from the date of change to the end of the billing cycle.
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PUBLIC NOTICE

Notice of change to ETSA Utilities' distribution tariffs from 1 July 2008.

Pursuant to clause 1.9.2 of the Essential Services Commission of South Australia Electricity Distribution Price Determination Part B as varied on 9 June 2005 notice is hereby given that the following changes to ETSA Utilities' tariffs have been approved. The altered distribution tariffs are set out in the table below and are to be applied from the year 1 July 2008 to 30 June 2009.

FOR MORE INFORMATION PLEASE CALL ETSA UTILITIES ON 13 12 61.

ETSA UTILITIES NETWORK TARIFFS - APPLIES TO USAGE FROM 1 JULY 2008.

Customer Category	Units	Min City	Total net GST
Low Voltage Residential - Single Rate Type 5 or 6 Meter Road Quarterly			
QHSR			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Low Voltage Residential - Single Rate Type 5 or 6 Meter Road Monthly			
MRSR			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Low Voltage Residential - Single Rate Type 1-4 Meter			
MRSR1			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Low Voltage Residential - Single Rate Type 5 or 6 Meter Road Quarterly with Controlled Load			
QHSROPCL			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Residential - Single Rate Type 5 or 6 Meter Road Monthly with Controlled Load			
MRSROPCL			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Residential - Single Rate Type 1-4 Meter with Controlled Load			
MRSR1OPCL			
Supply Rate	\$/day		0.275849
Block 1 Usage Rate	\$/kWh	First 333.3 kWh/mth	0.072342
Block 2 Usage Rate	\$/kWh	Balance kWh/mth	0.100279
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Controlled Load - Type 5-6 Road Quarterly			
QOCL			
Supply Rate	\$/day		0.275849
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Controlled Load - Type 5-6 Road Monthly			
MOCL			
Supply Rate	\$/day		0.275849
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Controlled Load - Type 1-4 Meter with Controlled Load			
MOCL1			
Supply Rate	\$/day		0.275849
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Business - Single Rate Type 5 or 6 Meter Road Quarterly			
MBSR			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.091418
Low Voltage Business - Single Rate Type 5 or 6 Meter Road Monthly			
MBSR1			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.090860
Low Voltage Business - Single Rate Type 1 to 4 Meter			
BSR124			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.090860
Low Voltage Business - Single Rate Type 5 or 6 Meter Road Quarterly with Controlled Load			
QBSROPCL			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.091418
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Business - Single Rate Type 5 or 6 Meter Road Monthly with Controlled Load			
MBSROPCL			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.090860
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Business - Single Rate Type 1 to 4 Meter with Controlled Load			
BSR124OPCL			
Supply Rate	\$/day		0.273444
Anytime Usage Rate	\$/kWh		0.090860
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth#	0.025084
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.035449
Low Voltage Business - 2 Rate Type 5 or 6 Meter Road Quarterly			
QB2R			
Supply Rate	\$/day		0.311482
Peak Block 1 Usage Rate	\$/kWh	=<1,666.667 kWh/mth*	0.122967
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.096742
Off-Peak Usage Rate	\$/kWh		0.03454
Low Voltage Business - 2 Rate Type 5 or 6 Meter Road Monthly			
MB2R			
Supply Rate	\$/day		0.311482
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth*	0.122101
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.098171
Off-Peak Usage Rate	\$/kWh		0.034730
Low Voltage Business - 2 Rate Type 1 to 4 Meter			
BS2R124			
Supply Rate	\$/day		0.311482
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth*	0.122101
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.098171
Off-Peak Usage Rate	\$/kWh		0.034730
Low Voltage Unmetered Usage (Overnight Usage)			
LUU			
Anytime Usage Rate	\$/kWh		0.050016
Low Voltage Unmetered Usage (24 Hour Usage)			
LUU24			
Anytime Usage Rate	\$/kWh		0.055158
Other Unmetered Usage			
OOU			
Supply Rate	\$/day		0.164560
Peak Usage Rate	\$/kWh		0.129710
Off-Peak Usage Rate	\$/kWh		0.036520
Low Voltage Stopped Demand (KVA)			
VVS		min 100 KVA	
Supply Rate	\$/day		12.247676
Annual Block 1 Demand Rate	\$/kVA/mth	First 100 KVA	6.882715
Annual Block 2 Demand Rate	\$/kVA/mth	Next 150 KVA	5.033269
Annual Block 3 Demand Rate	\$/kVA/mth	Next 750 KVA	4.241187
Additional Demand	\$/kVA/mth	Balance KVA	1.448343
Peak Usage Rate	\$/kWh		0.025442
Off-Peak Usage Rate	\$/kWh		0.029385
High Voltage Stopped Demand (KVA)			
VHVS		min 1,000 KVA	
Supply Rate	\$/day		5.429267
Annual Block 1 Demand Rate	\$/kVA/mth	First 1,000 KVA	4.183295
Annual Block 2 Demand Rate	\$/kVA/mth	Next 2,000 KVA	3.650355
Annual Block 3 Demand Rate	\$/kVA/mth	Balance KVA	1.748289
Additional Demand	\$/kVA/mth		0.029385
Peak Usage Rate	\$/kWh		0.018056
Off-Peak Usage Rate	\$/kWh		0.018056
Zone Sub-station (KVA) (Load <10MW and Consumption <40GWh pa)			
VZS			
Supply Rate	\$/day		3.542293
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.015461
Off-Peak Usage Rate	\$/kWh		0.012934
Zone Sub-station (KVA) Localnet NMI 201002039			
VZSNR08			
TUOS Supply Charge	\$/day		912.684718
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI 2002133131			
VZSN131			
TUOS Supply Charge	\$/day		2,026.272225
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI SAAAAA019			
VZSN019			
TUOS Supply Charge	\$/day		1,185.710152
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI SAAAAA021			
VZSN021			
TUOS Supply Charge	\$/day		3,627.448242
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI SAAAAA022			
VZSN022			
TUOS Supply Charge	\$/day		1,704.391777
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831

Customer Category	Units	Min City	Total net GST
Zone Sub-station (KVA) Localnet NMI SAAAAA026			
VZSN026			
TUOS Supply Charge	\$/day		1,310.299122
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI SAAAAA035			
VZSN035			
TUOS Supply Charge	\$/day		1,684.551969
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Zone Sub-station (KVA) Localnet NMI SAAAAA038			
VZSN438			
TUOS Supply Charge	\$/day		1,561.979441
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh	25 GWh pa	0.008184
Off-Peak Usage Rate	\$/kWh		0.005831
Subtransmission (KVA) Localnet NMI 200102078			
VSTN378			
TUOS Supply Charge	\$/day		2,831.590055
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh		0.027811
Off-Peak Usage Rate	\$/kWh		0.027811
Subtransmission (KVA) Localnet NMI 2002112009			
VSTN609			
TUOS Supply Charge	\$/day		9,681.113024
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.356216
Additional Demand	\$/kVA/mth		0.356216
Peak Usage Rate	\$/kWh		0.02461
Off-Peak Usage Rate	\$/kWh		0.001584
Subtransmission (KVA) Localnet NMI SAAAAA018			
VSTN018			
TUOS Supply Charge	\$/day		5,483.584348
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.995388
Additional Demand	\$/kVA/mth		0.774129
Peak Usage Rate	\$/kWh		0.02461
Off-Peak Usage Rate	\$/kWh		0.001584
Subtransmission (KVA) Localnet NMI SAAAAA084			
VSTN084			
TUOS Supply Charge	\$/day		3,480.262795
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.356216
Additional Demand	\$/kVA/mth		0.356216
Peak Usage Rate	\$/kWh		0.02461
Off-Peak Usage Rate	\$/kWh		0.001584
Subtransmission (KVA) Localnet NMI SAAAAA057			
VSTN557			
TUOS Supply Charge	\$/day		2,608.104673
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.356216
Additional Demand	\$/kVA/mth		0.356216
Peak Usage Rate	\$/kWh		0.027811
Off-Peak Usage Rate	\$/kWh		0.001584
WHLV TABLES			
Medium Low Voltage Demand (KW)			
WMLV			
Supply Rate	\$/day		2,946961
Annual Demand Rate	\$/kWh/mth	100 KW	9,102339
Additional Demand	\$/kWh/mth		3,358263
Peak Usage Rate	\$/kWh		0.055681
Off-Peak Usage Rate	\$/kWh		0.039271
Low Voltage Demand (KW)			
WL			
Supply Rate	\$/day		5,820048
Annual Demand Rate	\$/kWh/mth	300 KW	7,358137
Additional Demand	\$/kWh/mth		2,614791
Peak Usage Rate	\$/kWh		0.041298
Off-Peak Usage Rate	\$/kWh		0.029595
Large Low Voltage Demand (KW)			
WL			
Supply Rate	\$/day		5,820048
Annual Demand Rate	\$/kWh/mth	1,000 KW	9,888338
Additional Demand	\$/kWh/mth		2,517511
Peak Usage Rate	\$/kWh		0.028257
Off-Peak Usage Rate	\$/kWh		0.026447
High Voltage (KW)			
WH			

PUBLIC NOTICE

NOTES ACCOMPANYING 2008/2009 TARIFFS

NOTES ACCOMPANYING 2008/2009 TARIFFS

Notes:

- Distribution tariffs are determined on a GST exclusive basis. GST is added to the distribution tariffs.
- ETSA Utilities must assign each Distribution Network User to a distribution tariff in respect of each of its connection points in accordance with the following principles:
 - A Distribution Network User that has an agreed maximum demand of 250kVA or more in respect of a connection point, must be assigned to a distribution tariff that includes a demand component in respect of that connection point.
 - A Sub-Transmission (kVA) Network User is a Distribution Network User taking supply at 69kV, or at 33kV outside of the Adelaide metropolitan area. A minimum annual demand of 10 MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
 - A Zone Substation (kVA) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5 MW and a minimum annual usage of 250MWh apply. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
 - A High Voltage Stepped Demand (kW) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1 MW applies. The steps to be applied to the annual demand are detailed in the Tariff Schedule. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
 - A High Voltage Demand (kW) (Obsolete) customer is a Distribution Network User taking supply generally at 11kV. This tariff is available only to Distribution Network Users that were taking supply under the High Voltage Demand (kW) (Obsolete) tariff as at 11 October 1999. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1 MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
 - A Low Voltage Stepped Demand (kVA) customer is a Distribution Network User generally taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum agreed maximum demand of 100kVA applies. The steps to be applied to the annual demand are detailed in the Tariff Schedule. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
 - A Low Voltage Business Demand (kVA) customer is a Distribution Network User that is not a residential customer generally taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth^a and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
 - A Low Voltage Business 2 rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth^a and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
 - A Low Voltage Business 2 rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth^a and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
 - A Low Voltage Business single rate – Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
 - A Low Voltage Business single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
 - A Low Voltage Business single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate metering. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
 - A Low Voltage Residential single rate – Type 1-4 Meter customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth^b and another rate for the balance of consumption. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (eg for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
 - A Low Voltage Residential single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth^b and another rate for the balance of consumption. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
 - A Low Voltage Residential single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth^b and another rate for the balance of consumption. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
 - A Low Voltage Controlled Load is used by a Distribution Network User for permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved applications involving a time switch and separate metering where the timing has been set in accordance with ETSA Utilities' requirements regarding the timing of loads. Consumption is charged at two rates, one rate for consumption up to and including 666.7 kWh/mth^b and another rate for the balance of consumption. This tariff is available only to Distribution Network Users that were taking supply under the Controlled Load tariff as at 30 June 2003, or are utilising a business single or residential tariff at the NEM in conjunction with the controlled load. This tariff is invoiced at the same frequency as other tariffs used by the Distribution Network User at that NEM.
 - Unmetered Overnight Usage supply is defined as overnight use by a Distribution Network User for public lighting. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - Unmetered 24 Hour Usage supply is defined as constant 24 hour per day use by a Distribution Network User, typically public phones, traffic lights and telecommunications installations. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - Other Unmetered Supply is defined as unmetered use by Distribution Network Users other than public lighting or continuous use. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
 - A Sub-Transmission Network (kW) User is a Distribution Network User taking supply at 69kV, or at 33kV outside of the Adelaide metropolitan area. A minimum annual demand of 10MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - A Zone Substation (kW) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5MW and a minimum annual usage of 250MWh apply. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - A High Voltage Demand (kW) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - The High Voltage Demand (kW) (Obsolete) tariff is available only to Distribution Network Users that were taking supply under this tariff as at 11 October 1999. Conditions applicable at that date apply. These tariffs are invoiced monthly.
 - A Large Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - A Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 300kW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
 - A Medium Low Voltage Demand (kW) customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum annual demand of 100kW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- The supply and demand charges are levied and billed to Distribution Network Users periodically on a pro-rata basis.
- Demand charges are determined on the basis of:
 - Agreed maximum demand (Annual Demand); and
 - Agreed additional maximum demand (Additional Demand), determined in accordance with Schedule 2 of Part B of the 2005-2010 Electricity Distribution Price Determination.
- Peak energy is energy consumed on business days between the hours of 0700 and 2100 (Central Standard Time). For Distribution Network Users with metering that does not recognise specific days, peak energy is energy consumed on each day between the hours of 0700 and 2100 (Central Standard Time).
- Off-peak energy is energy consumed other than peak energy.
- A small customer exporting photovoltaic energy into ETSA Utilities' network will receive a rebate of 44c/kWh for that exported energy.

¹ - Approximate annual consumption of 4,000 kWh
² - Approximate annual consumption of 8,000 kWh.

^a - Approximate annual peak consumption of 20,000 kWh.
 ET 0368

ESSENTIAL SERVICES COMMISSION ACT 2002

NOTICE is hereby given that:

1. On 11 June 2008 the Essential Services Commission made a price determination under the Essential Services Commission Act 2002, as authorised by sections 34A and 33 (1) (a) of the Gas Act 1997, fixing the gas standing contract price for the purposes of section 34A of the Gas Act 1997.

2. The gas standing contract price determination will take effect on 1 July 2008 and cease to have effect on 30 June 2011.

3. A copy of the gas standing contract price determination and statement of reasons may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at www.escosa.sa.gov.au.

4. Queries in relation to the gas standing contract price determination may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

P. WALSH, Chairperson, Essential Services Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, David Corston (the 'exemption holder'), P.O. Box 2141, Port Lincoln, S.A. 5606 is exempt from section 52 of the Fisheries Management Act 2007, but only insofar as the exemption holder may take turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 1 July 2008 until 30 June 2008, unless revoked or varied earlier.

SCHEDULE 1

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

2. The exemption holder may take no more than 200 kgs of turbo (*Turbo undulatus*) in any one calendar week.

3. The exempted activity may only be conducted by David Corston and/or the permitted agent of the exemption holder, Reece Gynell. Only one person may conduct the exempted activity at any one time.

4. The exemption holder or a person acting as an agent must notify PIRSA Fisheries prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:

- the name of the person making the call;
- details of the boat that will be used to engage in the exempted activity;
- the time and date the exempted activity will commence;
- an estimated time of landing;
- the place of landing; and
- Exemption Number 9902137.

5. If the exemption holder is not able to land turbo at the estimated time or place notified in accordance with Condition 4 above, they must notify PIRSA Fisheries by calling 1800 065 522 before the estimated time provided and provide a new time of landing or place of landing.

6. Within half an hour of landing turbo the exemption holder must weigh the turbo and complete the daily log sheet in accordance with Condition 7.

7. The exemption holder must provide the Director of Fisheries separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the fifteenth day of the month following the month to which the log sheet relates (G.P.O. Box 1625, Adelaide, S.A. 5001). The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during a month, a nil return must still be completed and submitted to the Director.

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

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

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 18 June 2008.

W. ZACHARIN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that, pursuant to section 115 of the Fisheries Management Act 2007, Andrew Ferguson of Australian Bight Abalone, G.P.O. Box 1243, Adelaide, S.A. 5001 (the 'exemption holder') or a person acting as his agent are exempt from section 52 of the Fisheries Management Act 2007, but only insofar as they may collect beachcast algae and seagrass, for the purpose of trade or business (the 'exempted activity') in the areas specified in Schedule 1, subject to the conditions in Schedule 2, from 1 July 2008 until 30 June 2009, unless varied or revoked earlier.

SCHEDULE 1

Intertidal area between Mean Low Water Springs and Mean High Water Springs and bounded by 486181mE 6285680mN (MGA zone 53) to the north and 485411mE 6279859mN (MGA zone 53) to the south.

SCHEDULE 2

1. The exemption holder may take beachcast (unconnected and deposited on shore) algae and seagrass for the purpose of trade or business from the area listed in Schedule 1.

2. A maximum of 500 tonnes may be collected pursuant to this exemption.

3. The operation should be designed to prevent removal of sand.

4. Written permission from the Department of Transport, Energy and Infrastructure must be obtained before material may be collected from the area.

5. Written permission from the Department of Environment and Heritage must be obtained before material may be collected from the area.

6. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 on any day of operation, at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and other related questions. Exemption No. 9902139.

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

8. A report on the area of beach cleared (m²), volume of seagrass cleared (m³) and the method and location of disposal must be supplied to the Director of Fisheries, G.P.O. Box 1625, Adelaide, S.A. 5001 no later than 15 working days after the expiry of this exemption.

9. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 20 June 2008.

W. ZACHARIN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Elida Sarin, P.O. Box 1073, Port Lincoln S.A. 5606, holder of Marine Scalefish Fishery Licence M329, or a master registered on that licence, (the 'exemption holder'), is exempt from Regulations 7 (b) of the Fisheries Management

(General) Regulations 2007 but only insofar as the exemption holder may use a sardine net for the purposes of trade or business in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 18 June 2008 until 31 May 2009, unless varied or revoked earlier.

SCHEDULE 1

- Waters of Coffin Bay northerly of the geodesic 34°31' (Point Longnose).
- Waters adjacent to Port Lincoln contained within the geodesic from Point Bolingbroke, (latitude 34°32.51'S and longitude 136°05.33'E), to Cape Donington (latitude 34°43.73'S and longitude 135°59.63'E)—excluding those waters adjacent to Port Lincoln bounded as follows: commencing at a point at the high water mark at the shore end of the North Shields jetty, thence in a generally east-south-east direction to Maria Point on Boston Island, thence following the high water mark in a southerly direction to the light at Point Fanny, thence in a direction of 249°T to the most northerly part of Billy Lights Point, thence along the high water mark to the point of commencement.

SCHEDULE 2

1. The exemption holder may only undertake fishing activity pursuant to this exemption when fishing from a boat that is registered on Marine Scalefish Fishery Licence No. M329.

2. The exemption holder must comply with all conditions of Marine Scalefish Fishery Licence No. M329 while engaged in the exempted activity.

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

4. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically permitted by this notice.

Dated 20 June 2008.

W. ZACHARIN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Sime Sarin, P.O. Box 1073, Port Lincoln, S.A. 5606, holder of Marine Scalefish Fishery Licence Nos M433, M262 and M491, or a master registered on the licence, (the 'exemption holder'), is exempt from Regulation 7 (b) of the Fisheries Management (General) Regulations 2007 but only insofar as the exemption holder may use a sardine net for the purposes of trade or business in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 18 June 2008 until 31 May 2009, unless varied or revoked earlier.

SCHEDULE 1

- Waters of Coffin Bay northerly of the geodesic 34°31' (Point Longnose).
- Waters adjacent to Port Lincoln contained within the geodesic from Point Bolingbroke, (latitude 34°32.51'S and longitude 136°05.33'E), to Cape Donington (latitude 34°43.73'S and longitude 135°59.63'E)—excluding those waters adjacent to Port Lincoln bounded as follows: commencing at a point at the high water mark at the shore end of the North Shields jetty, thence in a generally east-south-east direction to Maria Point on Boston Island, thence following the high water mark in a southerly direction to the light at Point Fanny, thence in a direction of 249°T to the most northerly part of Billy Lights Point, thence along the high water mark to the point of commencement.

SCHEDULE 2

1. The exemption holder may only undertake fishing activity pursuant to this exemption when fishing from a boat that is registered on Marine Scalefish Fishery Licence Nos M433, M262 and M491.

2. The exemption holder must comply with all conditions of Marine Scalefish Fishery Licence Nos M433, M262 and M491 whilst engaged in the exempted activity.

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

4. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically permitted by this notice.

Dated 20 June 2008.

W. ZACHARIN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Tony Lee, P.O. Box 242, Mount Gambier S.A. 5290 (the 'exemption holder') is exempt from section 52 of the Fisheries Management Act 2007 but only insofar as the exemption holder or a person acting as his agent may take turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 1 July 2008 until 30 June 2009, unless revoked or varied earlier.

SCHEDULE 1

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

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

3. The exempted activity may only be conducted by Tony Lee and/or the permitted agent of the exemption holder, Craig Skinner. Only one person may conduct the exempted activity at any one time.

4. The exemption holder or a person acting as an agent must notify PIRSA Fisheries prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:

- the name of the person making the call;
- details of the boat that will be used to engage in the exempted activity;
- the time and date the exempted activity will commence;
- an estimated time of landing;
- the place of landing; and
- Exemption No. 9902136.

5. If the exemption holder is not able to land turbo at the estimated time or place notified in accordance with Condition 4 above, they must notify PIRSA Fisheries by calling 1800 065 522 before the estimated time provided in accordance with Condition 5 and provide a new time of landing or place of landing.

6. Within half an hour of landing turbo the exemption holder must weigh the turbo and complete the daily log sheet in accordance with Condition 7.

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

8. A PIRSA Fisheries Departmental Officer may accompany the exemption holder at any time during fishing operations.

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

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 20 June 2008.

W. ZACHARIN, Director of Fisheries

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Raptor* whilst operating in the following limits.

PATRICK CONLON, Minister for Transport

V29266

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Raptor'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Raptor* whilst operating within the following limits:

Operational Limits

Limit 1—Partially smooth waters.

Limit 2—15 nautical miles from the Coast of South Australia.

Limit 3—30 nautical miles from the Coast of South Australia.

Limit 4—50 nautical miles from the Coast of South Australia.

Minimum Complement

Limits 1 and 2—One Person: Master.

Diving Operations—Two persons: Master, General Purpose Person.

Limit 3—

Normal and Diving Operations—Two Persons: Master, General Purpose Person.

Either to be the holder of a Marine Engine Driver Grade 3.

Limit 4—

Normal and Diving Operations—Two Persons: Master, General Purpose Person.

Either to be the holder of a Marine Engine Driver Grade 3.

Minimum Qualifications of Crew

Limits 1 and 2—Master, Certificate of Competency as a Coxswain.

Diving GP—General Purpose Person.

Limits 3 and 4—Master, Certificate of Competency as a Master Class 5.

GP—General Purpose Person.

MED 3—Marine Engine Driver Grade 3.

Either to be the holder of a Marine Engine Driver Grade 3.

GP—General Purpose Person, an able bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2008*Navigation Services Charge*

THE Navigation Services Charge is to recover the costs of providing navigation aids to commercial shipping using the State's indentured ports of Port Bonython, Port Stanvac and Whyalla. This will be a charge to boats on the basis of the number of times the boat enters State waters from outside those waters and proceeds to an indentured or private port in the State.

Note: Other charging arrangements have been made and apply to the ports of Ardrossan, Klein Point, Port Adelaide, Port Giles, Port Lincoln, Port Pirie, Thevenard and Wallaroo.

The base charge (GST inclusive) to be applied is \$1 182 + \$0.13029 per gross ton per trading voyage within South Australian waters.

The base charge will be reduced by 25% for each subsequent call of the commercial boat after the first call and within six months of the first call, (i.e. 100% of base charge for first call; 75% for second call within six months of the first call; 50% for the third call; 25% for the fourth call). No Navigation Services Charge will be payable for the fifth call and any subsequent call, provided they occur within six months of the first call.

Alternatively, an option of a one-off, up-front payment of 2.3 times the base charge for unlimited calls by the one commercial boat in a six month period is available. Application must be made prior to the entry of the boat into South Australian waters.

Harbor Services Charge (Applied at Port Bonython Only)

The Harbor Services Charge is to recover the costs of servicing boats in port and at berths.

The base charge (GST inclusive) to be applied is \$3 183 + \$0.00591 per Gross Registered Ton of the boat per hour at berth.

Dated 24 June 2008.

PATRICK CONLON, Minister for Transport

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2008*Marine Facilities Services Charge*

THE Marine Facilities Services Charge (GST inclusive) is to apply to any ferry service using the Minister's Marine (Port) Facilities and Assets of Cape Jervis, Penneshaw, Kingscote and American River, unless otherwise stated. The Marine Facilities Services Charge will apply for each of the named harbors/ports used by a ferry operator.

Passengers departing from or arriving at Cape Jervis, Kingscote, Penneshaw and American River: \$0.13 per passenger.

Vehicles (irrespective of size and including prime-mover, motorcycle or equivalent but not including a bicycle): \$1.02 per vehicle per departure or arrival.

Trailers/caravans: \$1.02 per trailer/caravan per departure or arrival.

Freight: \$1.42 per lineal metre of the semi-trailer per trip (or tonne equivalent for bulk freight excluding grain).

Bulk grain: \$0.55 per tonne per trip.

Boat mooring fee: \$55.96 per boat per day (or part thereof).

Dated 24 June 2008.

PATRICK CONLON, Minister for Transport

HARBORS AND NAVIGATION ACT 1993

FISHING INDUSTRY FACILITIES SCHEDULE OF FEES AND CHARGES PURSUANT TO SECTION 31

Effective from 1 July 2008

FEES for storage, slipping, straddle carrier use and boat movements in Boat Yards at Port MacDonnell, Beachport and Kingscote are charged to recover some of the costs associated with the operation and administration of these facilities.

All of the fees and charges listed below are inclusive of GST.

Port MacDonnell Boat Yard

Member fees are to be charged at the Port MacDonnell Boat Yard for all boats or trailers at \$579 per boat or trailer for 12 months. Member fees entitle the recipients to boat or trailer storage and unlimited use of the dirty work area.

Boat Storage fees for non-members are to be charged at the Port MacDonnell Boat Yard for all boats or trailers at \$145 per boat or trailer per month or part thereof. Boat storage fees entitle the recipients to boat or trailer storage and unlimited use of the dirty work area for up to one month.

Beachport Boat Yard

Member fees are to be charged at the Beachport Boat Yard for all boats at \$1 650 per boat for 12 months. Member fees entitle the recipients to boat storage, 2 on-trailer slippages, 4 yard shifts using the straddle carrier and unlimited use of the dirty work area.

Boat Storage fees for non-members are to be charged at the Beachport Boat Yard for all boats at \$248 per month or part thereof.

On-Trailer Slipping fees are charged as follows:

\$155 for members (for additional slippages after the first two included in the annual member fee) and \$207 for non-members.

Additional to the above and only when applicable, an After Hours Slipping Charge of \$57 fixed fee may apply.

Yard Shift fees are charged for use of the straddle carrier to move a boat in one operation within the boat yard as follows:

\$103 for members (for additional shifts after the first four included in the annual member fee) and \$155 for non-members.

Additional to the above and only when applicable, an After Hours Yard Shift Charge of \$57 fixed fee may apply.

Slipway Fees—Kingscote

Slipway fees are charges by boat length and period of time on the Slipway on sliding scales as follows. All rates shown are per day rates and periods are inclusive of the days mentioned:

		\$
Up to 6.25 m:	1st day	34.41
	2nd to 3rd day	11.77
	Subsequent days	7.88
Over 6.25 m and up to 7.75 m:	1st day	47.98
	2nd to 4th day	16.76
	Subsequent days	10.74
Over 7.75 m and up to 9.25 m:	1st day	57.82
	2nd to 5th day	20.03
	Subsequent days	13.94
Over 9.25 m and up to 10.75 m:	1st day	76.89
	2nd to 8th day	26.03
	Subsequent days	17.40
Over 10.75 m and up to 12.25 m:	1st day	96.08
	2nd to 8th day	32.82
	Subsequent days	22.19
Over 12.25 m and up to 13.75 m:	1st day	115.78
	2nd to 8th day	38.51
	Subsequent days	26.03
Over 13.75 m and up to 15.25 m:	1st day	144.53
	2nd to 8th day	48.10
	Subsequent days	34.29
Over 15.25 m and up to 17.00 m:	1st day	173.76
	2nd to 8th day	57.96
	Subsequent days	38.51
Over 17.00 m and up to 18.50 m:	1st day	202.74
	2nd to 8th day	67.43
	Subsequent days	45.29
Over 18.50 m and up to 20.00 m:	1st day	240.98
	2nd to 8th day	86.74
	Subsequent days	57.96

Dated 24 June 2008.

PATRICK CONLON, Minister for Transport

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Sections 57 (1) (c) and 62—Exemptions

TAKE notice that I, John Hill, Minister for Health, pursuant to sections 57 (1) (c) and 62 of the Health Care Act 2008 and section 14C of the Acts Interpretation Act 1915, do hereby exempt the following persons from the application of Part 6—Division 2 and Division 3, section 59 of the Act, in relation to the specified services, with effect on and from 1 July 2008 and for the period expiring on 30 June 2009:

Frontier Services in relation to emergency ambulance services provided at Andamooka, Marla and Mintabie;

Nganampa Health Council and Iwantja Health Service in relation to emergency ambulance services provided at Iwantja (Indulkana);

Country Health SA Hospital Incorporated in relation to emergency ambulance services provided from Pika Wiya Health Service at Nepabunna;

Tullawon Health Service in relation to emergency ambulance services provided at Yalata;

BAE Systems in relation to emergency ambulance services provided at Defence Centre Woomera;

BHP Billiton in relation to emergency ambulance services provided at Olympic Dam Operations;

Flinders Power in relation to emergency ambulance services provided at Leigh Creek Coalfield;

Tungsten in relation to emergency ambulance services provided at OneSteel Whyalla Steelworks;

HWE Mining in relation to emergency ambulance services provided at Iron Duke mine;

Compass Group in relation to emergency ambulance services provided for Santos at Port Bonython;

Medvet Science Pty Ltd in relation to emergency ambulance services provided by air through its sub-division known as Mediflight.

Dated 24 June 2008.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Sections 58 (1) (d) and 62—Exemptions

TAKE notice that I, John Hill, Minister for Health, pursuant to sections 58 (1) (d) and 62 of the Health Care Act 2008 and section 14C of the Acts Interpretation Act 1915, do hereby exempt the following persons from the application of Part 6—Division 2 and Division 3, section 59 of the Act, in relation to the specified services, with effect on and from 1 July 2008 and for the period expiring on 30 June 2009:

Frontier Services in relation to non-emergency ambulance services provided at Andamooka, Marla and Mintabie;

Nganampa Health Council and Iwantja Health Service in relation to non-emergency ambulance services provided at Iwantja (Indulkana);

Country Health SA Hospital Incorporated in relation to non-emergency ambulance services provided from Pika Wiya Health Service at Nepabunna;

Tullawon Health Service in relation to non-emergency ambulance services provided at Yalata;

BAE Systems in relation to non-emergency ambulance services provided at Defence Centre Woomera;

BHP Billiton in relation to non-emergency ambulance services provided at Olympic Dam Operations;

Flinders Power in relation to non-emergency ambulance services provided at Leigh Creek Coalfield;

Tungsten in relation to non-emergency ambulance services provided at OneSteel Whyalla Steelworks;

HWE Mining in relation to non-emergency ambulance services provided at Iron Duke mine;

Compass Group in relation to non-emergency ambulance services provided for Santos at Port Bonython;

Medvet Science Pty Ltd in relation to non-emergency ambulance services provided by air through its subdivision known as Mediflight;

Repatriation General Hospital in relation to non-emergency ambulance services provided for patients of the Hospital.

Dated 25 June 2008.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to section 58 of the Health Care Act 2008, of the following fee to apply for the application of a non-emergency ambulance licence:

These charges will operate from 1 July 2008 to 30 June 2009.

Application fee for licence—\$135

Dated 24 June 2008.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to the Health Care Act 2008, of the following fees to apply for the purpose of private hospital licensing:

These charges will operate from 1 July 2008 to 30 June 2009.

	\$
Licence application fee (section 80 (2))	180.00
Fee for grant of licence (section 81 (3))	180.00
Annual licence fee (section 84 (2)).....	180.00
Application fee for transfer of licence (section 85 (2))	25.75

Dated 24 June 2008.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to section 59 of the Health Care Act 2008, of the following fees to apply for ambulance services:

These charges will operate from 1 July 2008 to 30 June 2009.

	\$
Emergency 1 call out fee	712.00
Emergency 2 call out fee	513.00
Non emergency fee.....	158.00
Per km charge	4.15

These charges will be GST-free where the service is in the course of treatment of a patient who pays for the supply of the ambulance service. GST may be charged in addition to the above amounts in circumstances where the Commissioner of Taxation has ruled that the services are not GST-free, for example, for services contracted by a hospital.

Dated 24 June 2008.

JOHN HILL, Minister for Health

HEALTH CARE ACT 2008

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to section 44 of the Health Care Act 2008, of the fees in the list attached to apply to a Medicare patient who is not a compensable patient:

These charges will operate from 1 July 2008 to 30 June 2009.

Dated 24 June 2008.

JOHN HILL, Minister for Health

1—Interpretation

- (1) unless the contrary intention appears—

admitted patient means a patient of a recognised hospital who has undergone the formal admission process of the hospital;

Commonwealth benefit, in relation to a patient, means the aggregate of the following amounts:

- (a) the maximum amount (expressed on a daily basis) payable as an age pension under the *Social Security Act 1991* of the Commonwealth to a person who is not a member of a couple within the meaning of that Act, excluding the amount of any pharmaceutical allowance payable under that Act; and
- (b) —
 - (i) if the patient receives rent assistance under that Act—the amount (expressed on a daily basis) received; or
 - (ii) if the patient is not entitled to an age pension or disability support pension under that Act—the maximum amount (expressed on a daily basis) payable as rent assistance under that Act;

hospital in the home service, in relation to a recognised hospital, means treatment or care provided by the hospital to a patient at a location outside the hospital premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided as an inpatient service on the hospital premises);

long stay patient means a patient who has been an admitted patient in a recognised hospital for a continuous period exceeding 35 days;

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

overnight stay patient means an admitted patient of a recognised hospital who remains an admitted patient of the hospital until a day subsequent to the day of his or her admission;

patient means a person to whom a recognised hospital provides medical or diagnostic services or other treatment or care and includes a person to whom a recognised hospital provides outreach services;

private, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the patient;

public, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the hospital;

same day patient means an admitted patient of a recognised hospital who, on the same day, is both admitted to and leaves the care of the hospital (whether on formal discharge by the hospital or voluntary discharge by the patient);

single room, in relation to the accommodation of a patient, means the accommodation of the patient in a room in which he or she is the only patient.

- (2) a patient will be regarded as being acutely ill during a particular period if a medical practitioner has certified that the patient will require extensive medical treatment and supervision during that period.
- (3) A certificate referred to in subsection (2) remains in force for the period specified in the certificate (not exceeding 30 days) or, if no period is specified, for a period of 30 days.

1—Fees for services provided to Medicare patients

- (1) The fee to be charged by a recognised hospital for a service of a kind set out in the Schedule provided to a Medicare patient who is not a compensable patient is as set out in the Schedule.
- (2) A person who is—
 - (a) a resident of a State or Territory of the Commonwealth other than South Australia; or
 - (b) a member of the armed forces of the Commonwealth; or
 - (c) entitled to a benefit under the *Veterans' Entitlements Act 1986* of the Commonwealth,may, with the approval of the Minister, be released from liability to pay the fees contained in the schedule.
- (3) A recognised hospital may remit the whole or part of a fee payable to it in order to alleviate financial hardship.

Schedule—Fees for services provided to Medicare patients by recognised hospitals

		Fee (per day)
1	For the accommodation, maintenance, care and treatment at a recognised hospital of a public overnight stay patient	no fee
2	For the accommodation, maintenance and care at a recognised hospital of a private overnight stay patient—	
	(a) where the patient requests and subsequently receives single room accommodation	\$494.00
	(b) in any other case	\$287.00
3	For the accommodation, maintenance, care and treatment at a recognised hospital of a public patient who is a same day patient	no fee
4	For the accommodation, maintenance and care at a recognised hospital of a private patient who is a same day patient—	
	(a) for gastro-intestinal endoscopy or other minor surgical and non-surgical procedures that do not normally require an anaesthetic (Band 1)	\$208.00
	(b) for procedures (other than Band 1 procedures) carried out under local anaesthetic with no sedation given where the actual time in the theatre is less than one hour (Band 2)	\$237.00
	(c) for procedures (other than Band 1 procedures) carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is less than one hour (Band 3)	\$261.00
	(d) for any procedures carried out under general or regional anaesthesia or intravenous sedation where the actual time in the theatre is one hour or more (Band 4)	\$287.00
5	For the accommodation, maintenance, care and treatment at a recognised hospital of a public long stay patient who is acutely ill	No fee
6	For the accommodation, maintenance, care and treatment at a recognised hospital of a public long stay patient who is not acutely ill	87.5 per cent of the Commonwealth benefit
7	For the accommodation, maintenance and care at a recognised hospital of a private long stay patient who is not acutely ill	\$97.50 plus 87.5 per cent of the Commonwealth benefit
8	For hospital in the home services provided by a recognised hospital to a private patient	\$173.00
		(maximum fee per day)

HEALTH CARE ACT 2008

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to section 44 of the Health Care Act 2008, of the fees in the list attached to apply to a compensable patient:

These charges will operate from 1 July 2008 to 30 June 2009.

Dated 24 June 2008.

JOHN HILL, Minister for Health

Interpretation

- (1) unless the contrary intention appears—

Act means the *Health Care Act 2008*;

admission means the formal administrative process of a recognised hospital or incorporated health centre by which a patient commences a period of treatment, care and accommodation in the hospital or health centre;

admitted, in relation to a patient, means a patient who has undergone the formal admission process of a recognised hospital or incorporated health centre;

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

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

discharge means the formal administrative process of a recognised hospital or incorporated health centre by which a patient ceases a period of treatment, care and accommodation in that hospital or health centre;

discharged, in relation to a patient, means a patient who has undergone the formal discharge process of a recognised hospital or incorporated health centre;

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

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

non-admitted, in relation to a patient, means a patient who is not an admitted patient;

outreach service, in relation to a recognised hospital, means treatment or care provided by the hospital to a non-admitted patient at a location outside the hospital premises (being treatment or care provided as a direct substitute for treatment or care that would normally be provided on the hospital premises);

patient means a person to whom a recognised hospital or incorporated health centre provides treatment or care (including outreach services or domiciliary maintenance and care);

private, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the patient;

public, in relation to a patient, connotes that the patient receives medical or diagnostic services from a medical practitioner selected by the recognised hospital or incorporated health centre of which he or she is a patient;

retrieval team means a team of health professionals, at least one of whom is a medical practitioner, with specialist expertise in the treatment and care of seriously ill or seriously injured patients during transportation;

salaried medical officer, in relation to a recognised hospital, means a medical practitioner who is an officer or employee of the hospital.

- (2) A reference to a facility of a recognised hospital is a reference to the buildings and facilities of the hospital situated at a particular location in the State where the hospital has buildings and facilities at more than one such location.

Determination of fees

Fees

- (1) Subject to subsection (3) and (4), the fee to be charged by a recognised hospital for services of a kind set out in Schedule 1 provided to an admitted patient—

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

is the fee set out in, or determined in accordance with, that Schedule.

- (2) Subject to subsection (3) and (4), the fee (or, where specified, the maximum fee) to be charged by a recognised hospital for services of a kind set out in Schedule 2 provided to a non-admitted patient—

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

is the fee set out in, or determined in accordance with, that Schedule.

- (3) Subject to subsection (4), the fee (or, where specified, the maximum fee) to be charged by a recognised hospital or incorporated health centre for services of a kind set out in Schedule 3 provided to a patient—

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

is the fee set out in, or determined in accordance with, that Schedule.

- (4) The fee to be charged by a recognised hospital for services of a kind set out in Schedule 3A provided to a public patient—

- (a) who is not a compensable patient; and
- (b) who is not a Medicare patient,

is the fee set out in, or determined in accordance with, that Schedule.

Waiver or remission of fees

A recognised hospital or incorporated health centre may waive payment of, or remit, the whole or any part of a fee payable to it.

Schedule 1—Recognised hospitals: fees for admitted patients

1—Interpretation

- (1) In this Schedule, unless the contrary intention appears—

AR-DRG means Australian Refined Diagnosis Related Group;

leave hour means an hour for which an admitted patient of a recognised hospital is on leave from the hospital without being discharged from the hospital;

maintenance care (formerly Nursing Home Type care) means treatment and care of an admitted patient in which the treatment goal is to prevent deterioration in the patient's health or ability to function and where care over an indefinite period, but not further complex assessment or stabilisation, is required;

Manual means the *Australian Refined Diagnosis Related Groups, Version 5.0, Definitions Manual*, published in 2002 by the Commonwealth Department of Health and Ageing;

non-teaching, in relation to a hospital, means a recognised hospital or a facility of a recognised hospital listed in the first column of the table in Schedule 4 whose classification in relation to the provision of services to admitted patients is specified in the fourth column of the table as Non-teaching;

rehabilitation, or **rehabilitation care**, means the treatment and care of a patient with an impairment, disability or handicap in which the treatment goal is to improve the ability of the patient to function;

rounded to the nearest hour, in relation to the determination of a number of hours, means that where a number of hours includes a fraction of an hour, the number is to be rounded up to the nearest whole hour if the fraction consists of 30 minutes or more and rounded down to the nearest whole hour (or, where necessary, to zero) if the fraction consists of less than 30 minutes;

teaching, in relation to a hospital, means a recognised hospital or a facility of a recognised hospital listed in the first column of the table in Schedule 4 whose classification in relation to the provision of services to admitted patients is specified in the fourth column of the table as Teaching.

- (2) For the purposes of this Schedule—
- (a) AR-DRG reference numbers or descriptions are as set out in the Manual; and
 - (b) terms and abbreviations used in AR-DRG descriptions have the meanings given by the Manual.
- (3) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Determination of applicable AR-DRG

For the purposes of this Schedule, the AR-DRG applicable to a patient must be determined in accordance with the guidelines contained in *South Australian Morbidity Coding Standards and Guidelines (Inpatients)*, effective 1 July 2006, published by the Department of Health.

3—Standard fee for admitted patients

Subject to this Schedule, the fee to be charged by a recognised hospital for a period of treatment, care and accommodation of an admitted patient to whom an AR-DRG specified in the first and second columns of Table 3 in this Schedule is applicable must be calculated as follows:

$$\text{Fee} = \text{Price} \times \text{Cost Weight}$$

where—

- (a) the *Price* is the price specified in the second column of Table 1 in this Schedule according to the hospital classification (teaching or non-teaching) specified in the first column of the Table; and
- (b) the *Cost Weight* is the cost weight specified in the third, fourth, fifth or sixth column of Table 3 in this Schedule according to the hospital classification (teaching or non-teaching) and patient classification (public or private) specified in those columns for the AR-DRG applicable to the patient.

5—Fee for rehabilitation or maintenance care

Despite clause 3, the fee to be charged by a recognised hospital for a period of treatment, care and accommodation of an admitted patient where the treatment and care consists of rehabilitation or maintenance care must be calculated as follows:

$$\text{Fee} = \text{Price} \times \text{LOS}$$

where—

- (a) the *Price* is the price specified in the third or fourth column of Table 2 in this Schedule according to the hospital classification (teaching or non-teaching) specified in those columns, the patient classification (public or private) specified in the first column and the type of treatment or care specified in the second column, of the Table; and
- (b) the *LOS* (length of stay) means the number of hours (rounded to the nearest hour) between—
 - (i) the admission of the patient to the hospital or, where the patient receives maintenance care, the commencement of maintenance care, whichever is the later; and
 - (ii) the discharge of the patient from the hospital,excluding any leave hours (rounded to the nearest hour) for the patient during that period, expressed as a figure in days (including parts of days) and rounded up to the nearest whole day.

6—Medical or diagnostic services not included in fees for private patients

In the case of a private patient, a fee determined in accordance with this Schedule does not include a fee for the cost of medical or diagnostic services provided by a medical practitioner selected by the patient.

7—Retrieval fee (admitted patients)

Where a retrieval team provided by a recognised hospital monitors and treats a seriously ill or seriously injured admitted patient of that or any other recognised hospital during the transportation of the patient to the hospital or to another facility of the hospital, the fee to be charged by the recognised hospital providing the retrieval team is as follows:

Provision of retrieval team—\$1 840

8—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a recognised hospital transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the hospital, the hospital may charge an additional fee equal to the cost to the hospital of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the hospital.

9—Tables

Table 1: Prices

Hospital Classification	Price
Teaching Hospital	\$5 034
Non-teaching Hospital	\$3 442

Table 2: Rehabilitation and Maintenance Care Fees

Public or Private Patient	Type of Treatment	Price (per day)	
		Teaching Hospital	Non-teaching Hospital
Public	Maintenance care	\$245	\$245
Private	Maintenance care	\$241	\$241
Public	Rehabilitation—Spinal	\$1 347	\$1 237
Private	Rehabilitation—Spinal	\$1 246	\$1 145
Public	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$786	\$722
Private	Rehabilitation—Stroke, Acquired Brain Injury, Amputee	\$727	\$668
Public	Rehabilitation—Other	\$563	\$517
Private	Rehabilitation—Other	\$521	\$478

Table 3: Cost Weight Table for All Recognised Hospitals

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
A01Z	Liver Transplant	26.7447	17.9685	28.0231	17.9706
A03Z	Lung Or Heart/Lung Transplant	26.1112	18.1300	31.6783	22.2710
A05Z	Heart Transplant	38.4142	24.9378	54.6844	36.7734
A06Z	Tracheostomy Or Ventilation>95	21.8617	16.7272	24.7503	18.7291
A07Z	Allog Bone Marrow Transplant	17.4102	14.0706	0.0000	0.0000
A08A	Auto Bone Marrow Transplnt+Ccc	9.8480	7.7753	12.5327	10.2696
A08B	Auto Bone Marrow Transplnt-Ccc	3.4584	2.8517	5.3546	4.4262
A09A	Renal Transplant+Pancreas+Ccc	11.4382	8.3723	13.5734	9.7882
A09B	Renal Transplant -Pancreas-Ccc	6.7374	4.9213	7.9698	5.8116
A40Z	Ecmo - Cardiac Surgery	40.0843	27.0218	0.0000	0.0000
A41A	Intubation Age<16+Cc	6.1822	4.5985	2.4826	1.7787
A41B	Intubation Age<16-Cc	2.5330	1.9484	1.4808	1.0389
B01Z	Ventricular Shunt Revision	2.3466	1.5563	0.0000	0.0000
B02A	Craniotomy + Ccc	8.1805	5.7133	9.9889	6.6952
B02B	Craniotomy + Smcc	4.8856	3.2751	5.5330	3.4689
B02C	Craniotomy - Cc	3.7505	2.4447	4.4905	2.6719
B03A	Spinal Procedures + Cscoc	5.5414	3.7738	6.7818	4.2676
B03B	Spinal Procedures - Cscoc	2.8970	1.7846	3.2074	1.8203
B04A	Extracranial Vascular Pr +Cscoc	3.4423	2.4302	4.0089	2.7149
B04B	Extracranial Vascular Pr -Cscoc	1.9246	1.3048	2.3868	1.5281
B05Z	Carpal Tunnel Release	0.4661	0.3121	0.5667	0.3532
B06A	Cbl Psy,Mus Dysy,Npthy Pr+Cscoc	4.4413	3.2107	6.0210	4.6133
B06B	Cbl Psy,Mus Dysy,Npthy Pr-Cscoc	1.1693	0.7850	1.0841	0.6745
B07A	Prphl & Cranl Nerv & Oth Pr+Cc	2.9750	2.0750	3.4687	2.3683
B07B	Prphl & Cranl Nerv & Oth Pr-Cc	1.0635	0.7324	1.2359	0.7881
B40Z	Plasmapheresis + Neurologcl Dis	0.7577	0.5952	0.6821	0.5468
B41Z	Telemetric Eeg Monitoring	1.1677	0.7928	0.0000	0.0000
B60A	Estab Para/Quad+/-Or Pr+Ccc	7.8764	6.1126	8.3577	6.3952
B60B	Estab Para/Quad+/-Or Pr-Ccc	2.3430	1.8174	2.2000	1.7108
B61A	Spinal Cord Cond+/-Or Pr +Cscoc	7.6812	5.7754	6.1738	4.6397
B61B	Spinal Cord Cond+/-Or Pr -Cscoc	2.3031	1.6150	1.6067	1.0604
B62Z	Admit For Apheresis	0.2654	0.1998	0.3970	0.3045
B63Z	Dmntia&Chrncl Disturb Crbrl Fn	2.3998	1.9559	3.3519	2.8008
B64A	Delirium+Ccc	2.7430	2.0808	3.2554	2.5078
B64B	Delirium-Ccc	1.1957	0.9030	1.5626	1.2216
B65Z	Cerebral Palsy	0.4985	0.3690	0.7420	0.5752
B66A	Nervous System Neoplasm+Cscoc	2.2513	1.7831	2.8793	2.2826
B66B	Nervous System Neoplasm-Cscoc	0.8857	0.6494	1.5633	1.2403
B67A	Degnrtv Nerv Sys Dis+Cscoc	2.8845	2.2662	4.0585	3.1156
B67B	Degnrtv Nerv Sys Dis A>59-Cscoc	1.1107	0.8405	1.4255	1.1544
B67C	Degnrtv Nerv Sys Dis A<60-Cscoc	0.4352	0.3068	0.6751	0.5147
B68A	Mlt Scrosis&Cerebel Ataxia+Cc	2.3396	1.7810	2.5743	2.0104
B68B	Mlt Scrosis&Cerebel Ataxia-Cc	0.3891	0.2798	0.4618	0.3276
B69A	Tia & Precerebral Occlus+Cscoc	1.3163	1.0030	1.5112	1.1652
B69B	Tia & Precerebral Occlus-Cscoc	0.6019	0.4150	0.7087	0.5150
B70A	Stroke +Ccc	4.1489	3.3272	5.2601	4.2230
B70B	Stroke +Scoc	2.2686	1.7914	2.7013	2.1468
B70C	Stroke -Cscoc	1.3642	0.9889	1.7568	1.3553
B70D	Stroke Died/Transferred<5 Days	0.6483	0.4377	0.5786	0.3808
B71A	Cranial & Periphl Nerv Dsrld+Cc	1.7546	1.2966	2.0016	1.5324

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
B71B	Cranial & Periphl Nerv Dsrld-Cc	0.3499	0.2479	0.4558	0.3426
B72A	Nrvs Sys Inf Ex Vrl Mnngts+Csc	4.1059	3.0712	4.8428	3.6065
B72B	Nrvs Sys Inf Ex Vrl Mnngts-Csc	1.5905	1.1720	1.7309	1.3427
B73Z	Viral Meningitis	0.9700	0.6755	0.9532	0.6800
B74Z	Nontraumatic Stupor & Coma	0.9150	0.6762	0.7916	0.5598
B75Z	Febrile Convulsions	0.4287	0.3110	0.4810	0.3497
B76A	Seizure + Csc	1.6875	1.2637	1.6868	1.2838
B76B	Seizure - Csc	0.5710	0.4035	0.5828	0.4204
B77Z	Headache	0.4199	0.2739	0.4569	0.3087
B78A	Intracranial Injury+Csc	2.8910	2.1719	3.2463	2.4862
B78B	Intracranial Injury-Csc	1.2655	0.9153	1.1761	0.8013
B79Z	Skull Fractures	0.9702	0.6875	0.8801	0.5974
B80Z	Other Head Injury	0.3730	0.2349	0.3851	0.2586
B81A	Other Dsrld Of Nervous Sys+Csc	2.0602	1.5832	2.7222	2.1448
B81B	Other Dsrld Of Nervous Sys-Csc	0.7302	0.4967	0.9113	0.6747
C01Z	Proc For Penetrating Eye Injury	2.0478	1.2944	2.0821	1.3307
C02Z	Enucleations & Orbital Procs	1.6882	1.0613	1.5930	0.9939
C03Z	Retinal Procedures	1.0488	0.7087	1.0470	0.6661
C04Z	Major Corn, Scleral&Conjunct Pr	1.3069	0.8747	1.3590	0.8884
C05Z	Dacryocystorhinostomy	0.8855	0.5862	1.0096	0.5969
C10Z	Strabismus Procedures	0.5910	0.3893	0.7406	0.4717
C11Z	Eyelid Procedures	0.6651	0.4448	0.7231	0.4571
C12Z	Other Corn, Scleral&Conjunct Pr	0.6765	0.4499	0.7500	0.4831
C13Z	Lacrimal Procedures	0.3370	0.2211	0.5174	0.3375
C14Z	Other Eye Procedures	0.5513	0.3641	0.5034	0.3283
C15A	Glaucoma/Cx Cataract Procs	1.1462	0.7539	1.3989	0.9342
C15B	Glaucoma/Cx Cataract Procs,Sd	0.6198	0.3899	0.7420	0.4356
C16A	Lens Procedures	0.8956	0.5350	1.0204	0.6188
C16B	Lens Procedures,Sd	0.5604	0.3185	0.7308	0.3791
C60A	Ac & Mjr Eye Infectn A>54/Csc	1.8762	1.3371	2.0482	1.6617
C60B	Ac & Mjr Eye Infectn A<55-Csc	1.1195	0.7707	1.0753	0.8094
C61Z	Neurological & Vasclr Eye Dsrld	0.6675	0.4410	0.6006	0.4073
C62Z	HypHEMA &Med Managd Eye Trauma	0.4959	0.3359	0.6115	0.4368
C63A	Other Disorders Of The Eye +Cc	1.0073	0.7076	1.0274	0.7606
C63B	Other Disorders Of The Eye -Cc	0.4233	0.2755	0.5027	0.3153
D01Z	Cochlear Implant	4.7488	1.0542	0.0000	0.0000
D02A	Head & Neck Pr +Csc	5.3792	3.8083	5.6775	3.7943
D02B	Head & Neck Pr+Malignancy/+Mcc	2.6720	1.8816	2.9689	1.8962
D02C	Head & Neck Pr -Malignancy -Cc	1.4591	0.9774	1.4944	0.9362
D03Z	Surgcl Rpr Cleft Lip/Palate Dx	1.3987	1.0422	1.7424	1.1411
D04A	Maxillo Surgery + Cc	2.1004	1.3802	2.6145	1.5782
D04B	Maxillo Surgery - Cc	1.3650	0.8772	1.7253	0.9672
D05Z	Parotid Gland Procedures	1.7761	1.2052	2.2262	1.4154
D06Z	Sinus, Mastd&Cmplt Mddl Ear Pr	1.3318	0.9114	1.3282	0.8189
D09Z	Misc Ear,Nose,Mouth&Throat Pr	0.8157	0.5562	0.9907	0.6206
D10Z	Nasal Procedures	0.7665	0.5366	0.8962	0.5732
D11Z	Tonsillectomy, Adenoidectomy	0.5882	0.4269	0.7787	0.5365
D12Z	Oth Ear,Nose,Mouth & Throat Pr	0.9225	0.6359	1.0571	0.6788
D13Z	Myringotomy +Tube Insertion	0.3116	0.2086	0.4453	0.2620
D14Z	Mouth & Salivary Gland Procs	0.7784	0.5323	0.8357	0.5308

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
D40Z	Dental Extract & Restorations	0.5902	0.4246	0.5499	0.3802
D60A	Ear Nose Mouth&Throat Mal+Csc	2.5729	2.0537	3.0832	2.3708
D60B	Ear Nose Mouth&Throat Mal-Cacc	0.8303	0.6243	1.0291	0.7423
D61Z	Dysequilibrium	0.4847	0.3419	0.5621	0.4217
D62Z	Epistaxis	0.4168	0.2966	0.4708	0.3413
D63A	Otitis Media & Uri + Cc	0.7598	0.5488	0.9155	0.7041
D63B	Otitis Media & Uri - Cc	0.4142	0.2944	0.5013	0.3722
D64Z	Laryngotracheitis&Epiglottitis	0.3458	0.2572	0.4107	0.2954
D65Z	Nasal Trauma & Deformity	0.3751	0.2546	0.4527	0.2953
D66A	Oth Ear,Nose,Mouth&Thrt Dx +Cc	0.9998	0.7371	1.0236	0.7577
D66B	Oth Ear,Nose,Mouth&Thrt Dx -Cc	0.3313	0.2241	0.4331	0.2933
D67A	Oral&Dntal Dis-Extrct&Restn	0.7587	0.5504	0.7888	0.5981
D67B	Oral&Dntal Dis-Extrct&Restn,Sd	0.1926	0.1474	0.2805	0.1866
E01A	Major Chest Procedure + Ccc	6.0801	4.1250	8.2304	5.1572
E01B	Major Chest Procedure - Ccc	3.3296	2.2642	3.7517	2.4468
E02A	Other Respiraty Sys Or Pr+Ccc	5.1150	3.5638	6.1133	4.1880
E02B	Other Respiraty Sys Or Pr+Scc	2.2821	1.5784	2.9216	1.9885
E02C	Other Respiraty Sys Or Pr-Csc	0.8743	0.6130	1.0330	0.6798
E40Z	Resp Sys Dx + Ventilator Suppt	5.1573	3.8969	6.0706	4.5499
E41Z	Resp Sys Dx +Non-Invas Ventiln	4.2856	3.3293	5.0450	3.8828
E60A	Cystic Fibrosis +Csc	3.6782	2.9209	4.0715	3.2022
E60B	Cystic Fibrosis -Csc	2.8508	2.3750	2.9332	2.4151
E61A	Pulmonary Embolism + Csc	2.1605	1.5467	2.4567	1.7944
E61B	Pulmonary Embolism - Csc	1.1519	0.7582	1.3755	0.9609
E62A	Respiraty Infectn/Inflam+Ccc	2.3860	1.8101	2.8601	2.1970
E62B	Respiraty Infectn/Inflam+Smcc	1.4423	1.0732	1.6161	1.2512
E62C	Respiraty Infectn/Inflam-Cc	0.7763	0.5608	0.9364	0.7187
E63Z	Sleep Apnoea	0.3442	0.2297	0.5072	0.3976
E64Z	Pulmonry Oedema & Resp Failure	1.5156	1.1643	1.5847	1.2262
E65A	Chmic Obstrct Airway Dis+Csc	1.6673	1.2590	1.9775	1.5422
E65B	Chmic Obstrct Airway Dis-Csc	0.9785	0.7303	1.1981	0.9465
E66A	Major Chest Trauma A >69 + Cc	1.8959	1.3998	2.1608	1.6287
E66B	Mjr Chest Trma A>69/+Cc	1.0962	0.7509	1.3167	0.9984
E66C	Major Chest Trauma A<70 - Cc	0.5809	0.3604	0.6339	0.4342
E67A	Respiraty Signs & Symptm+Csc	0.9946	0.6949	1.0837	0.7722
E67B	Respiraty Signs & Symptm -Csc	0.4560	0.2953	0.5135	0.3388
E68Z	Pneumothorax	1.0633	0.7335	1.1607	0.8451
E69A	Bronchitis & Asthma A>49 + Cc	1.0705	0.7878	1.2625	0.9887
E69B	Bmchts&Asthma A>49/+Cc	0.7678	0.5671	0.8927	0.6916
E69C	Bronchitis & Asthma A<50 -Cc	0.4645	0.3442	0.5597	0.4242
E70A	Whoopng Cgh &Acte Bmchio+Cc	1.4493	1.1394	1.6511	1.3329
E70B	Whoopng Cgh &Acte Bmchio-Cc	0.7401	0.5700	0.8980	0.7116
E71A	Respiratory Neoplasms +Ccc	2.4415	1.8375	2.8730	2.1565
E71B	Respiratory Neoplasms +Smcc	1.2193	0.8924	1.5080	1.1409
E71C	Respiratory Neoplasms -Cc	0.6555	0.4291	0.8154	0.5588
E72Z	Resp Probs From Neonatl Period	1.8306	1.4507	3.2749	2.6781
E73A	Pleural Effusion + Ccc	2.6079	1.8933	3.0178	2.2481
E73B	Pleural Effusn + Scc	1.3987	0.9598	1.6693	1.1821
E73C	Pleural Effusion - Csc	0.7380	0.4656	0.8249	0.5406
E74A	Interstitial Lung Dis +Ccc	2.6409	1.8755	3.1329	2.3877

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
E74B	Interstitial Lung Dis +Scc	1.5566	1.1239	1.7732	1.3441
E74C	Interstitial Lung Dis -Csc	0.8383	0.5629	1.0785	0.7799
E75A	Other Resp Sys Dx A>64+Cc	1.2393	0.9207	1.5672	1.2274
E75B	Ot Resp Sys Dx A>64/+Cc	0.9832	0.7089	1.0449	0.7982
E75C	Other Resp Sys Dx A<65 - Cc	0.5176	0.3682	0.6094	0.4548
F01A	Implntr/Replcmnt Acid Til+Csc	9.7749	2.8834	11.5704	3.4365
F01B	Implntr/Replcmnt Acid Til-Csc	6.9228	1.3135	8.5134	2.1242
F02Z	Aid Cmpnt Implntr/Replcmnt	5.1482	2.5494	4.9327	2.4322
F03Z	Crdc Valv Pr+Pmp+Inv Inves	12.1099	7.8404	0.0000	0.0000
F04A	Crđ Vlv Pr+Pmp-Inv Inves+Ccc	8.9511	5.3276	0.0000	0.0000
F04B	Crđ Vlv Pr+Pmp-Inv Inves-Ccc	6.4072	3.6789	0.0000	0.0000
F05A	Coronary Bypass+Inv Inves+Ccc	9.5126	6.6994	0.0000	0.0000
F05B	Coronary Bypass+Inv Inves-Ccc	6.9007	5.0128	0.0000	0.0000
F06A	Coronary Bypass-Inv Inves+Csc	5.9816	3.9698	0.0000	0.0000
F06B	Coronary Bypass-Inv Inves-Csc	4.4919	3.1406	0.0000	0.0000
F07A	Other Cardthor/Vasc Pr+Pmp+Ccc	10.4408	6.7708	0.0000	0.0000
F07B	Other Cardthor/Vasc Pr+Pmp-Ccc	4.9139	3.1800	6.0206	3.9211
F08A	Mjr Reconstrc Vasc Pr-Pump+Ccc	7.5625	5.1072	9.9305	6.7233
F08B	Mjr Reconstrc Vasc Pr-Pump-Ccc	3.8773	2.3130	4.8106	2.8487
F09A	Oth Cardiothor Pr-Pmp+Ccc	5.5036	3.7723	6.6258	4.4978
F09B	Oth Cardiothor Pr-Pmp-Ccc	3.4270	2.3250	4.1257	2.8884
F10Z	Perc Coronary Intervent+Ami	2.4047	1.5323	3.2494	2.1702
F11A	Amputn Circ Sys-Up Lmb&Toe+Ccc	8.5610	6.3507	10.8753	8.3304
F11B	Amputn Circ Sys-Up Lmb&Toe-Ccc	4.5199	3.3907	5.1209	3.7866
F12Z	Cardiac Pacemaker Implantation	2.9402	1.3186	3.6104	1.7429
F13Z	Up Limb&Toe Amp Circ Dis	3.8164	2.8028	3.5975	2.6713
F14A	Vasc Pr-Mjr Reconstrc-Pump+Ccc	4.3008	2.9263	5.2983	3.5363
F14B	Vasc Pr-Mjr Reconstrc-Pump+Scc	1.9099	1.1748	2.2811	1.3394
F14C	Vasc Pr-Mjr Reconstrc-Pump-Csc	1.3368	0.6924	1.4783	0.7239
F15Z	Perc Crny Intervent-Ami+Stent	1.6618	0.9694	2.1968	1.3752
F16Z	Perc Crny Intervent-Ami-Stent	1.2779	0.9053	1.8617	1.3496
F17Z	Cardiac Pacemaker Replacement	1.8764	0.7191	2.5131	1.1198
F18Z	Crđc Pomkr Revsn -Dvc Rplcmnt	1.6742	1.1385	1.8120	1.1574
F19Z	Oth Trns-Vsclr Perc Crđc Intrv	2.4718	1.0942	0.0000	0.0000
F20Z	Vein Ligation & Stripping	0.8733	0.5914	1.1358	0.7240
F21A	Oth Circ Sys Or Pr+Ccc	4.6974	3.3768	7.8421	5.6287
F21B	Oth Circ Sys Or Pr-Ccc	1.6745	1.2081	2.1213	1.5274
F40Z	Circ Sys Dx+Ventilator Support	5.2522	4.0203	5.7548	4.3134
F41A	Crđ Dsrd+Ami+Inva Inve Pr+Csc	2.1209	1.5731	3.2421	2.3814
F41B	Crđ Dsrd+Ami+Inva Inve Pr-Csc	1.2129	0.9201	2.0149	1.4993
F42A	Crđ Dsrd+Ami+lc In Pr+Cmpdx/Pr	1.4290	1.0707	1.9852	1.4724
F42B	Crđ Dsrd+Ami+lc In Pr-Cmpdx/Pr	0.8028	0.6338	1.1257	0.8649
F60A	Crđ Dsrd+Ami+Inva Inve Pr+Csc	1.7984	1.3465	2.3413	1.7869
F60B	Crđ Dsrd+Ami+Inva Inve Pr-Csc	0.8204	0.6041	1.1400	0.8622
F60C	Crđ Dsrd+Ami+Inva Inve Pr Died	1.1268	0.8166	1.3608	1.0039
F61Z	Infective Endocarditis	4.9341	3.6301	4.2044	3.1914
F62A	Heart Failure & Shock + Ccc	2.3269	1.7571	3.0073	2.3250
F62B	Heart Failure & Shock - Ccc	1.0480	0.7786	1.2936	1.0074
F63A	Venous Thrombosis + Csc	1.7391	1.2563	2.1353	1.5600
F63B	Venous Thrombosis - Csc	0.7590	0.5153	1.0022	0.7318

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
F64Z	Skin Ulcers Circulatory Disord	2.1286	1.6200	2.3504	1.9324
F65A	Peripheral Vascular Dsrld +Csc	1.8585	1.3529	2.3140	1.7490
F65B	Peripheral Vascular Dsrld -Csc	0.5586	0.3288	0.7972	0.4972
F66A	Coronary Atherosclerosis + Cc	0.7136	0.5185	0.8455	0.6392
F66B	Coronary Atherosclerosis - Cc	0.3756	0.2597	0.4530	0.3309
F67A	Hypertension + Cc	1.0166	0.7168	1.1981	0.9118
F67B	Hypertension - Cc	0.5083	0.3374	0.5793	0.4318
F68Z	Congenital Heart Disease	0.6343	0.4361	0.7028	0.4958
F69A	Valvular Disorders + Csc	1.4386	1.0798	1.7424	1.3220
F69B	Valvular Disorders - Csc	0.3813	0.2659	0.4380	0.3011
F70A	Mjr Arrhythmia&Crdc Arrst+Csc	1.4734	1.1086	1.5269	1.1273
F70B	Mjr Arrhythmia&Crdc Arrst-Csc	0.5335	0.3862	0.6891	0.5009
F71A	N-Mjr Arythm&Conductn Dsrld+Csc	1.2362	0.9152	1.6294	1.2290
F71B	N-Mjr Arythm&Conductn Dsrld-Csc	0.4868	0.3478	0.6283	0.4637
F72A	Unstable Angina + Csc	1.0664	0.7851	1.3639	1.0276
F72B	Unstable Angina - Csc	0.5319	0.3815	0.7283	0.5393
F73A	Syncope & Collapse + Csc	1.0682	0.7930	1.4160	1.0807
F73B	Syncope & Collapse - Csc	0.4184	0.2851	0.5142	0.3688
F74Z	Chest Pain	0.3761	0.2493	0.4383	0.2955
F75A	Other Circulatory System Dx+Ccc	3.0198	2.2467	3.3229	2.5291
F75B	Other Circulatory System Dx+Scc	1.5509	1.1514	1.6322	1.2345
F75C	Other Circulatory System Dx-Csc	0.8616	0.6047	0.8819	0.6618
G01A	Rectal Resection +Ccc	6.7031	4.7013	7.9061	5.5057
G01B	Rectal Resection -Ccc	3.8257	2.6295	4.9299	3.3654
G02A	Mjr Small & Large Bowel Pr+Ccc	6.6690	4.7576	7.7599	5.5317
G02B	Mjr Small & Large Bowel Pr-Ccc	3.0631	2.1438	3.7965	2.6298
G03A	Stomch,Oeshpgl & Duodnl Pr+Mal	7.1024	5.0374	8.7250	6.0939
G03B	Stmch,Oeshpgl&Ddnl Pr-Mal+Csc	5.2431	3.8910	6.0017	4.2797
G03C	Stmch,Oeshpgl&Ddnl Pr-Mal-Csc	2.0942	1.5029	2.4424	1.6811
G04A	Peritoneal Adhesolysis A>49+Cc	4.4502	3.1842	5.0530	3.5919
G04B	Prtnl Adhly A>49+Cc	2.7526	1.9470	2.8905	2.0210
G04C	Peritoneal Adhesolysis A<50-Cc	1.5729	1.0921	1.7253	1.1379
G05A	Mnr Small & Large Bowel Pr +Cc	2.7922	2.0245	3.6377	2.6305
G05B	Mnr Small & Large Bowel Pr -Cc	1.4218	0.9915	1.9145	1.3265
G06Z	Pyloromyotomy Procedure	1.4534	1.0510	1.8043	1.2549
G07A	Appendectomy + Csc	2.4869	1.7456	2.8594	2.0043
G07B	Appendectomy - Csc	1.2504	0.8701	1.4860	1.0046
G08A	Abdom & Oth Hern Pr A>59+Csc	1.6558	1.1628	1.7410	1.1588
G08B	Abdom & Oth Hrn Pr 0<A<60-Csc	0.8253	0.5648	1.0585	0.6716
G09Z	Inguinal&Femoral Hernia Pr A>0	0.7922	0.5358	1.0690	0.6776
G10Z	Hernia Procedures A<1	0.7792	0.5665	1.0323	0.6484
G11A	Anal & Stomal Procedures +Csc	1.7007	1.2108	1.7753	1.2278
G11B	Anal & Stomal Procedures -Csc	0.6229	0.4361	0.7315	0.4832
G12A	Oth Digest Sys Or Pr+Csc	3.7791	2.7230	4.3051	2.9991
G12B	Oth Digest Sys Or Pr-Csc	1.4467	0.9922	1.5714	1.0607
G42A	Oth Gastroscopy+Mjr Digest Dis	1.3593	0.9845	1.6427	1.1856
G42B	Oth Gastroscopy+Mjr Dig Dis,Sd	0.2841	0.1973	0.3187	0.1891
G43Z	Complex Colonoscopy	0.5311	0.3912	0.5936	0.3838
G44A	Other Colonoscopy+Csc	2.2062	1.6027	2.5057	1.8139
G44B	Other Colonoscopy-Csc	1.0773	0.7602	1.0764	0.7498

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
G44C	Other Colonoscopy, Sameday	0.2984	0.2136	0.3823	0.2194
G45A	Other Gastrpy+N-Mjr Digest Dis	1.0892	0.7835	1.2870	0.9179
G45B	Other Gastrpy+N-Mjr Dig Dis,Sd	0.2766	0.1969	0.2875	0.1729
G46A	Complex Gastroscopy+Csc	2.7044	1.9754	3.0913	2.2252
G46B	Complex Gastroscopy-Csc	1.2673	0.9023	1.4384	0.9899
G46C	Complex Gastroscopy,Sd	0.3321	0.2314	0.4408	0.2421
G50A	Digestive Malignancy + Csc	1.3977	1.0723	1.6672	1.3233
G50B	Digestive Malignancy - Csc	0.6778	0.5043	0.8364	0.6524
G61A	Gi Haemorrhage A>64/+Csc	0.7235	0.5219	0.8843	0.6678
G61B	Gi Haemorrhage A<65 - Csc	0.3790	0.2640	0.4747	0.3376
G62Z	Complicated Peptic Ulcer	1.6678	1.1991	1.2387	0.8903
G63Z	Uncomplicated Peptic Ulcer	0.3403	0.2266	0.4093	0.2881
G64Z	Inflammatory Bowel Disease	0.8222	0.6617	0.9368	0.7203
G65A	Gi Obstruction + Cc	1.3839	0.9960	1.4825	1.1136
G65B	Gi Obstruction - Cc	0.6693	0.4584	0.7119	0.5199
G66A	Abdmnl Pain/Mesentrc Adents+Cc	0.6861	0.4651	0.7493	0.5290
G66B	Abdmnl Pain/Mesentrc Adents-Cc	0.3442	0.2226	0.4089	0.2732
G67A	Oesphs, Gastr&Mis Dig A>9+Csc	1.1771	0.8732	1.4104	1.0831
G67B	Oesphs, Gastr&Mis Dig A>9-Csc	0.4044	0.2791	0.4750	0.3452
G68A	Gastroenteritis A<10 + Cc	0.9549	0.7036	1.2761	1.0023
G68B	Gastroenteritis A<10 - Cc	0.4539	0.3231	0.5845	0.4471
G69Z	Oesphs & Misc Dig Sys Dis A<10	0.5817	0.4290	0.5719	0.4356
G70A	Other Digestive System Diag+Cc	1.1102	0.8061	1.2219	0.9097
G70B	Other Digestive System Diag-Cc	0.3442	0.2397	0.4173	0.2899
H01A	Pancreas, Liver & Shunt Pr+Ccc	7.7839	5.4658	8.9279	6.0921
H01B	Pancreas, Liver & Shunt Pr-Ccc	3.2681	2.2358	4.2250	2.7965
H02A	Mjr Biliary Tract Pr+(Mal/Ccc)	5.9912	4.1899	7.4695	5.2128
H02B	Mjr Biliary Tract Pr-Mal+Smcc	2.8363	1.9060	3.6636	2.3809
H02C	Mjr Biliary Tract Pr-Mal-Cc	1.3811	0.9303	1.8802	1.2081
H05A	Hepatobiliary Diagntic Pr+Csc	3.5678	2.4987	4.2716	2.8172
H05B	Hepatobiliary Diagntic Pr-Csc	1.4884	0.9875	1.7788	1.1456
H06Z	Oth Heptobily & Pancrs Or Pr	3.3436	2.2493	4.4111	2.8761
H07A	Open Cholecystectomy+Cde/+Ccc	5.2594	3.6763	5.7614	4.0641
H07B	Open Cholecystectomy-Cde-Ccc	2.3314	1.6395	2.5540	1.7631
H08A	Lap Cholecystectomy+Cde/+Csc	2.4477	1.6747	2.7376	1.7797
H08B	Lap Cholecystectomy-Cde-Csc	1.1797	0.7874	1.4370	0.9029
H40Z	Endoscopic Pr Bleed Oes Varices	2.4534	1.7995	2.8321	2.0343
H41A	Ercp Cx Therapeutic Pr + Csc	2.6823	1.8551	3.3799	2.2334
H41B	Ercp Cx Therapeutic Pr - Csc	1.0877	0.6867	1.4636	0.8659
H42A	Ercp Oth Therapeutic Pr +Csc	2.5574	1.7746	3.4082	2.2855
H42B	Ercp Oth Therapeutic Pr +Mcc	1.2250	0.8282	1.6319	1.0408
H42C	Ercp Oth Therapeutic Pr -Cc	0.7315	0.4901	0.9963	0.6064
H60A	Cirrhosis & Alc Hepatitis +Ccc	3.1344	2.2488	3.1305	2.1945
H60B	Cirrhosis & Alc Hepatitis+Scc	1.1050	0.7739	1.4521	1.0358
H60C	Cirrhosis & Alc Hepatitis-Csc	0.5716	0.3846	0.7920	0.5493
H61A	Mal Hept Sys (A>69+Csc)/+Ccc	1.9959	1.4648	2.4676	1.9234
H61B	Mal Hept Sys (A>69-Csc)/-Ccc	0.8904	0.6223	0.9406	0.6758
H62A	Disorders Pancreas-Malig+Csc	2.1862	1.5542	2.2864	1.6666
H62B	Disorders Pancreas-Malig-Csc	0.8629	0.6007	0.9868	0.7159
H63A	Dsrd Lvr-Mal,Cirr,Alc Hep+Csc	2.1242	1.4859	2.2405	1.6306

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
H63B	Dsrd Lvr-Mal,Cirr,Aic Hep-Csc	0.6014	0.3680	0.7084	0.4650
H64A	Disorders Of Biliary Tract +Cc	1.2634	0.8812	1.3979	1.0249
H64B	Disorders Of Biliary Tract -Cc	0.4808	0.3272	0.5922	0.4299
I01Z	Bl/Mlti Mjr Jt Pr Lwr Extrmty	8.5975	4.2712	10.5458	4.9712
I02A	Mcrvas Tv/Skin Graft+Csc-Hand	10.7399	7.5837	12.2445	8.5606
I02B	Skin Graft -Csc -Hand	3.8034	2.6778	4.0564	2.6942
I03A	Hip Revision + Csc	8.0205	4.4348	9.6695	5.1528
I03B	Hip Replac+Csc/Hip Revsn-Csc	4.9784	2.9652	5.6750	3.1357
I03C	Hip Replacement - Csc	3.8698	1.9436	4.7270	2.2421
I04Z	Knee Replacemnt & Reattach	4.4590	2.1288	5.5284	2.4672
I05Z	Oth Mjr Jnt Replac&Limb Reatt	3.9045	1.9399	4.6200	2.0736
I06Z	Spinal Fusion + Deformity	8.6890	4.4787	0.0000	0.0000
I07Z	Amputation	6.1405	4.5332	7.3831	5.3325
I08A	Other Hip & Femur Proc + Csc	4.4709	3.0801	5.2881	3.5035
I08B	Other Hip & Femur Pr -Csc	2.7432	1.8163	3.3998	2.1228
I09A	Spinal Fusion + Csc	7.7554	4.1554	9.8598	5.1490
I09B	Spinal Fusion - Csc	4.3465	2.2548	5.2559	2.4176
I10A	Other Back & Neck Procs + Csc	3.9525	2.7697	4.4171	2.9238
I10B	Other Back & Neck Procs - Csc	2.0833	1.4350	2.4756	1.5755
I11Z	Limb Lengthening Procedures	3.8641	1.7898	3.5618	1.9806
I12A	Inf/Infm Bone/Jnt+Misc Pr+Ccc	7.4606	5.2760	8.3784	5.9585
I12B	Inf/Infm Bone/Jnt+Misc Pr+Scc	3.7985	2.7172	4.2716	3.1121
I12C	Inf/Infm Bne/Jnt+Misc Pr-Csc	1.9710	1.3656	2.2433	1.5153
I13A	Humer,Tibia,Fibul,Ankl Pr+Csc	4.4654	3.0529	4.7389	3.0249
I13B	Humer,Tib,Fib,Ank Pr A>59-Csc	2.4752	1.6401	2.6708	1.6405
I13C	Humer,Tib,Fib,Ank Pr A<60-Csc	1.8160	1.1725	2.1440	1.2658
I14Z	Stump Revision	2.6491	1.9143	2.3675	1.6665
I15Z	Cranio-Facial Surgery	2.6865	1.7550	3.0213	1.7804
I16Z	Other Shoulder Procedures	1.2691	0.8388	1.4692	0.9360
I17Z	Maxillo-Facial Surgery	1.9806	1.3108	1.8414	1.1003
I18Z	Other Knee Procedures	0.7984	0.5321	0.9144	0.5622
I19Z	Other Elbow, Forearm Procs	1.4744	0.9028	1.7840	1.0028
I20Z	Other Foot Procedures	1.2862	0.8676	1.3573	0.8638
I21Z	Loc Ex, Rem Int Fix Dev Hp&Fmr	1.0568	0.7267	1.4111	0.9666
I23Z	Loc Ex,Rem Int Fix-Hp&Fmr	0.6073	0.4117	0.7479	0.4627
I24Z	Arthroscopy	0.6638	0.4436	0.8060	0.4912
I25Z	Bone,Joint Dxtic Pr Inc Biopsy	2.5004	1.7489	2.5396	1.6864
I27A	Soft Tissue Procedures +Csc	3.3037	2.3645	3.9343	2.8629
I27B	Soft Tissue Procedures -Csc	1.0039	0.6888	1.1477	0.7559
I28A	Other Connect Tissue Procs +Cc	3.5061	2.4521	3.7080	2.5332
I28B	Other Connect Tissue Procs -Cc	1.1369	0.7418	1.3524	0.8320
I29Z	Knee Reconstruction/Revision	1.4516	0.8933	1.8498	1.1046
I30Z	Hand Procedures	0.8448	0.5592	1.0103	0.6194
I60Z	Femoral Shaft Fractures	3.4626	2.8127	3.1574	2.5715
I61Z	Distal Femoral Fractures	1.6758	1.2730	1.5927	1.2316
I63Z	Spr,Str&Dsloc Hip,Pelvis&Thigh	0.7543	0.5270	0.8668	0.6121
I64A	Osteomyelitis +Cc	2.6346	1.8590	3.7010	2.8801
I64B	Osteomyelitis -Cc	0.7538	0.5338	1.5388	1.1855
I65A	Con Tis Mal,Inc Path Fx +Csc	2.1953	1.7120	2.7653	2.1550
I65B	Con Tis Mal,Inc Path Fx -Csc	1.1480	0.9051	1.4237	1.1643

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
I66A	Inflm Muscl Dsr +Csc	3.0584	2.1673	3.1469	2.2959
I66B	Inflm Musculsktl Dsr -Csc	0.5112	0.3755	0.7210	0.5352
I67A	Septic Arthritis + Csc	3.7127	2.7083	4.5392	3.4995
I67B	Septic Arthritis - Csc	1.3712	0.9773	1.1638	0.8758
I68A	Non-Surg Spinal Disorders +Cc	1.9239	1.4290	2.3381	1.8120
I68B	Non-Surg Spinal Disorders -Cc	0.8733	0.6294	1.0316	0.8170
I68C	Non-Surg Spinal Disorders, Sd	0.2704	0.1587	0.3043	0.1803
I69A	Bne Dis&Spfc Arthro A>74+Csc	2.1271	1.5976	2.8436	2.2711
I69B	Bne Dis&Sp Arth A>74+Csc	0.7146	0.5268	1.1505	0.9138
I69C	Bne Dis&Spfc Arthro A<75-Csc	0.3906	0.2771	0.6003	0.4375
I70Z	Non-Specific Arthropathies	0.8126	0.5486	0.9508	0.7011
I71A	Oth Musctendin Disrd A>69 +Cc	1.0674	0.7911	1.3839	1.0847
I71B	Oth Musctendin Disrd A>69/+Cc	0.5024	0.3507	0.7143	0.5333
I71C	Oth Musctendin Disrd A<70 -Cc	0.3515	0.2239	0.4380	0.2939
I72A	Spec Musctend Disrd A>79/+Csc	1.4853	1.0920	1.6774	1.2786
I72B	Spec Musctend Disrd A<80-Csc	0.5379	0.3730	0.5300	0.3454
I73A	Aftcare Muscck Impl A>59+Csc	2.0895	1.5528	2.8181	2.2872
I73B	Aftcare Muscck Impl A>59/+Csc	0.8678	0.6218	1.1855	0.9201
I73C	Aftcare Muscck Impl A<60-Csc	0.5329	0.3769	0.5775	0.4181
I74A	Inj Fram,Wr,Hnd,Foot A>74+Cc	1.3466	1.0201	1.6875	1.2976
I74B	Inj Fram,Wr,Hnd,Foot A>74/+Cc	0.6501	0.4464	0.7154	0.5084
I74C	Inj Fram,Wr,Hand,Foot A<75-Cc	0.4388	0.2957	0.4936	0.3113
I75A	Inj Sh,Arm,Elb,Kn,Leg A>64+Cc	1.8319	1.3970	2.3994	1.8763
I75B	Inj Sh,Arm,Elb,Kn,Leg A>64/+Cc	0.8424	0.6131	0.9137	0.6929
I75C	Inj Sh,Arm,Elb,Kn,Leg A<65-Cc	0.4601	0.3149	0.4691	0.3136
I76A	Oth Musculoskeletl Dsr A>69+Cc	1.6665	1.2918	1.8792	1.4242
I76B	Oth Muscl Dsr A>69/+Cc	0.6721	0.4758	0.8941	0.6445
I76C	Oth Musculoskeletl Dsr A<70-Cc	0.3702	0.2419	0.4506	0.2927
I77A	Fracture Of Pelvis+Csc	2.7878	2.1545	3.8563	3.0887
I77B	Fracture Of Pelvis -Csc	1.2302	0.9148	1.6459	1.2833
I78A	Fracture Neck Femur+Csc	1.8510	1.3873	2.1258	1.6707
I78B	Fracture Of Neck Femur-Csc	0.6986	0.4945	0.6811	0.4853
J01Z	Microvasc Tiss Transf Skn/Brst	5.3416	3.8485	6.7619	4.5104
J06A	Major Pr Malig Breast Condns	1.5065	0.9502	2.0485	1.2644
J06B	Major Pr Non-Malig Breast Cnds	1.2580	0.8412	1.6658	1.0170
J07A	Minor Pr Malig Breast Condns	0.7955	0.4977	1.0277	0.5903
J07B	Minor Pr Non-Malig Breast Cnds	0.5889	0.3640	0.7241	0.4109
J08A	Oth Skn Grf&Dbrdmnt Pr+Csc	2.8176	2.0415	3.0014	2.1349
J08B	Oth Skn Grf&Dbrdmnt Pr-Csc	0.9479	0.6623	1.0047	0.6600
J09Z	Perianal & Pilonidal Pr	0.7351	0.5046	0.9260	0.6018
J10Z	Skn,Subc Tis & Brst Plastic Pr	0.6701	0.4539	0.7808	0.4895
J11Z	Other Skin, Subc Tis & Brst Pr	0.4308	0.2802	0.5125	0.3286
J12A	L Lmb Pr +Ulcr/Cels+Ccc	8.1050	6.2622	9.9410	7.6178
J12B	L Lmb Pr+Ulcr/Cels-Ccc+Graft	4.2451	3.2122	4.8218	3.7672
J12C	L Lmb Pr+Ulcr/Cels-Ccc-Graft	2.4226	1.7896	2.9010	2.1744
J13A	L Lmb Pr-Ulcr/Cels+Graft+Csc	3.0113	2.2316	3.4813	2.6580
J13B	L Lmb Pr-Ulcr/Cels-(Grft+Csc)	1.3523	0.9759	1.5098	1.0758
J14Z	Major Breast Reconstructions	3.7003	2.4141	4.3842	2.4952
J60A	Skin Ulcers	2.0646	1.5892	2.7572	2.2369
J60B	Skin Ulcers, Sameday	0.1576	0.1281	0.2281	0.1437

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
J62A	Mal Breast Dis (A>69+Cc)/+Csc	1.3850	1.0573	1.5203	1.1719
J62B	Mal Breast Dis (A>69-Cc)/-Csc	0.3308	0.2485	0.5793	0.4106
J63Z	Non-Malignant Breast Disorders	0.3201	0.2146	0.6758	0.4619
J64A	Cellulitis A>59 + Csc	1.8842	1.4399	2.3049	1.7951
J64B	Cellulitis A>59 -Csc / A<60	0.8339	0.6068	0.9735	0.7425
J65A	Trauma To Skn,Sub Tis&Bst A>69	0.8217	0.5968	0.9620	0.7369
J65B	Trauma To Skn,Sub Tis&Bst A<70	0.3883	0.2458	0.4701	0.3201
J67A	Minor Skin Disorders	0.9298	0.6611	0.9963	0.7387
J67B	Minor Skin Disorders, Sameday	0.2151	0.1417	0.2970	0.1845
J68A	Major Skin Disorders	1.3539	1.0097	1.4972	1.1527
J68B	Major Skin Disorders, Sameday	0.1301	0.0918	0.2092	0.1417
K01Z	Diabetic Foot Procedures	6.5018	4.7210	7.0172	5.1772
K02Z	Pituitary Procedures	4.0126	2.6860	4.0673	2.6121
K03Z	Adrenal Procedures	3.4213	2.3422	4.1922	2.7047
K04Z	Major Procedures For Obesity	2.0615	1.1725	2.3528	1.3059
K05Z	Parathyroid Procedures	1.6800	1.1310	2.0314	1.3042
K06Z	Thyroid Procedures	1.5853	1.0650	2.1146	1.2959
K07Z	Obesity Procedures	1.5244	1.1516	2.0754	1.4539
K08Z	Thyroglossal Procedures	0.8261	0.5552	1.1645	0.7490
K09Z	Other Endcrn, Nutr& Meta Or Pr	3.9221	2.6447	3.7605	2.5123
K40Z	Endosc/Invest Pr Metab Dsdr-Cc	0.6364	0.4580	0.5468	0.3205
K60A	Diabetes + Csc	1.8998	1.3915	2.2857	1.7473
K60B	Diabetes - Csc	0.8640	0.6210	1.0229	0.7776
K61Z	Severe Nutritional Disturbance	3.5743	2.7884	3.6814	2.8873
K62A	Misc Metabolic Disrd + Ccc	2.1035	1.6130	2.5795	2.0129
K62B	Misc Metabolic Disrd A>74/+Sc	0.9879	0.7454	1.3163	1.0224
K62C	Misc Metabolic Disrd A<75-Csc	0.5998	0.4402	0.6297	0.4778
K63Z	Inborn Errors Of Metabolism	0.6861	0.5077	0.6437	0.4648
K64A	Endocrine Disorders + Csc	1.9783	1.3728	2.4791	1.8070
K64B	Endocrine Disorders - Csc	0.6550	0.3909	0.9700	0.6356
L02A	Op Ins Peri Cath Dialysis+Csc	4.6964	3.3588	5.0377	3.5412
L02B	Op Ins Peri Cath Dialysis-Csc	1.8570	1.2643	1.8694	1.2198
L03A	Kdny,Urt&Mjr Bldr Pr Npsm+Csc	5.9569	4.1396	6.7206	4.4802
L03B	Kdny,Urt&Mjr Bldr Pr Npsm-Csc	3.0056	2.0312	3.6461	2.3711
L04A	Kdy,Urt&Mjr Bldr Pr N-Npm+Ccc	4.7861	3.3764	5.5865	3.7416
L04B	Kdy,Urt&Mjr Bldr Pr N-Npm+Smcc	2.3811	1.6196	2.8212	1.7326
L04C	Kdy,Urt&Mjr Bldr Pr N-Npm-Cc	1.6304	1.0823	1.9156	1.1835
L05A	Tranureth Prostatectomy +Csc	3.2039	2.2808	3.7301	2.5970
L05B	Tranureth Prostatectomy -Csc	1.2204	0.8391	1.5231	0.9415
L06A	Minor Bladder Procedures+Csc	2.6129	1.8646	2.7474	1.9121
L06B	Minor Bladder Procedures -Csc	0.8964	0.6235	1.0414	0.6823
L07A	Transurethral Procs + Csc	1.8490	1.2972	1.9040	1.2454
L07B	Transurethral Procs - Csc	0.6869	0.4626	0.8095	0.4905
L08A	Urethral Procedures + Cc	1.3290	0.9246	1.2884	0.8268
L08B	Urethral Procedures - Cc	0.7175	0.5048	0.7916	0.4870
L09A	Oth Kidny & Urnry Tract Pr+Ccc	6.9873	5.2223	9.3694	6.6952
L09B	Oth Kidny & Urnry Tract Pr+Sc	2.7557	1.9523	3.1039	2.0824
L09C	Oth Kidny & Urnry Trct Pr-Csc	1.2976	0.8600	1.6371	1.0707
L40Z	Ureteroscopy	0.8715	0.5761	1.1323	0.6459
L41Z	Cystourethroscopy, Sameday	0.3302	0.2233	0.3600	0.2195

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
L42Z	Esw Lithotripsy+Urinary Stones	0.3945	0.2907	0.6377	0.4832
L60A	Renal Failure +Ccc	3.5385	2.6381	4.0764	3.0676
L60B	Renal Failure +Scc	1.6906	1.2537	1.9516	1.4678
L60C	Renal Failure -Csc	0.9238	0.6738	1.1673	0.8982
L61Z	Admit For Renal Dialysis	0.1304	0.1147	0.1623	0.1443
L62A	Kdny&Unry Trct Neoplasms +Csc	1.6522	1.2488	2.0132	1.5512
L62B	Kdny&Unry Trct Neoplasms -Csc	0.6618	0.4723	0.8343	0.6036
L63A	Kdny & Unry Trct Inf +Ccc	2.3249	1.7704	2.8282	2.1766
L63B	Kdny & Unry Trct Inf A>69/+Scc	1.0296	0.7724	1.2772	0.9999
L63C	Kdny & Unry Trct Inf A<70-Csc	0.6050	0.4235	0.7035	0.5178
L64Z	Urinary Stones & Obstruction	0.4873	0.3054	0.5552	0.3568
L65A	Kdny & Unry Tr Sgns&Symps+Csc	1.3264	1.0088	1.5381	1.1991
L65B	Kdny & Unry Tr Sgns&Symps-Csc	0.4531	0.3051	0.6059	0.4453
L66Z	Urethral Stricture	0.4676	0.3238	0.5712	0.3898
L67A	Oth Kidny & Unry Tract Dx+Ccc	2.8257	2.1133	3.4460	2.5760
L67B	Oth Kidny & Unry Tract Dx+Scc	1.1672	0.8591	1.5080	1.1496
L67C	Oth Kidny & Unry Tract Dx-Csc	0.4588	0.3406	0.6041	0.4656
M01Z	Major Male Pelvic Procedures	3.0714	2.1248	3.8427	2.4530
M02A	Transurethral Prostatectomy+Csc	2.3373	1.6527	2.8146	1.9473
M02B	Transurethral Prostatectomy-Csc	1.2559	0.8810	1.5115	0.9684
M03A	Penis Procedures + Cc	1.6870	1.2250	1.8897	1.1904
M03B	Penis Procedures - Cc	0.8061	0.5593	0.8805	0.5483
M04A	Testes Procedures + Cc	1.1846	0.8301	1.5605	1.0591
M04B	Testes Procedures - Cc	0.5941	0.3907	0.8378	0.5162
M05Z	Circumcision	0.4184	0.2852	0.5877	0.3860
M06A	Oth Male Reprod Sys Or Pr +Mal	1.6592	1.0885	3.4037	1.9454
M06B	Oth Male Reprod Sys Or Pr -Mal	1.0529	0.7287	1.1236	0.6984
M40Z	Cystourethroscopy - Cc	0.3292	0.2372	0.3320	0.2105
M60A	Malignancy, Male Repr Sys+Csc	1.5319	1.1883	1.9492	1.6052
M60B	Malignancy, Male Repr Sys-Csc	0.5583	0.4009	0.6916	0.4905
M61A	Benign Prostatic Hypertry+Csc	1.1452	0.8330	1.3611	0.9912
M61B	Benign Prostatic Hypertry-Csc	0.3463	0.2385	0.4722	0.3284
M62A	Inflammation Male Repr Sys+Cc	1.0389	0.7538	1.1974	0.9115
M62B	Inflammation Male Repr Sys-Cc	0.4855	0.3356	0.6045	0.4278
M63Z	Sterilisation, Male	0.5094	0.3707	0.4236	0.2696
M64Z	Other Male Reproductive Sys Dx	0.3676	0.2449	0.4565	0.3026
N01Z	Pelvic Evscrtn & Radcl Vlctmy	3.4797	2.5705	4.9072	3.3217
N02A	Utrn,Adnx Pr+Ovrv/Adnxl Mal+Cc	3.8591	2.8258	4.5724	3.0929
N02B	Utrn,Adnx Pr+Ovrv/Adnxl Mal-Cc	2.1735	1.5098	2.5953	1.7133
N03A	Utrn,Adnx Pr-Ovrv/Adnxl Mal+Cc	3.2399	2.3452	4.1435	2.7666
N03B	Utrn,Adnx Pr-Ovrv/Adnxl Mal-Cc	2.1668	1.5334	2.3263	1.5132
N04Z	Hysterectomy For Non-Malignanc	1.7728	1.2572	2.0272	1.3780
N05A	Ooph&Com Fal Tube Pr Nmal+Csc	2.5623	1.8201	3.0122	2.0079
N05B	Ooph&Com Fal Tube Pr Nmal-Csc	1.4557	1.0067	1.6791	1.0843
N06Z	Fem Repr Sys Reconstructive Pr	1.3666	0.9492	1.5364	1.0131
N07Z	Oth Utem & Adnexa Pr For Nmal	0.7820	0.4764	0.8931	0.5363
N08Z	Endos & Lapar Pr, Fem Repr Sys	0.6978	0.4707	0.7878	0.4894
N09Z	Conistrn,Vagina,Cervix&Vulva Pr	0.5042	0.3365	0.5468	0.3385
N10Z	Dxc Curettge, Dxc Hysteroscopy	0.4630	0.3084	0.5086	0.3111
N11A	Oth Fem Rep S Pr A>64/+Mal/+Cc	3.3985	2.4723	3.9896	2.7150

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
N11B	Oth Fem Rep Sys Pr A<65-Mal-Cc	0.6301	0.4361	0.6744	0.4088
N60A	Malignancy Fem Reprod Sys+Cscoc	1.7137	1.3231	1.8743	1.4374
N60B	Malignancy Fem Reprod Sys-Cscoc	0.8041	0.6050	0.8532	0.6089
N61Z	Infections, Female Reprod Syst	0.5586	0.3814	0.6947	0.5144
N62A	Mnstrl&Oth Fem Repr Sys Dis+Cc	0.5589	0.3986	0.6153	0.4428
N62B	Mnstrl&Oth Fem Repr Sys Dis-Cc	0.2810	0.1880	0.3313	0.2200
O01A	Caesarean Delivery +Ccc	3.1481	2.4669	4.0085	3.0158
O01B	Caesarean Delivery +Scoc	2.0309	1.6002	2.9353	2.2012
O01C	Caesarean Delivery -Cscoc	1.6214	1.2793	2.3441	1.7730
O02A	Vaginal Delivery +Or Pr +Cscoc	1.7178	1.3985	2.2528	1.7291
O02B	Vaginal Delivery +Or Pr -Cscoc	1.1893	1.0051	1.7868	1.4444
O03Z	Ectopic Pregnancy	1.0801	0.7267	1.3846	0.9006
O04Z	Postpartum & Post Abortm+Or Pr	0.8414	0.5861	0.9064	0.6135
O05Z	Abortion+ Or Proc	0.4199	0.2819	0.5782	0.3651
O60A	Vaginal Delivery +Cscoc	1.4293	1.1948	1.9047	1.5268
O60B	Vaginal Delivery -Cscoc	0.9513	0.8220	1.4251	1.1949
O60C	Vaginal Del Single Uncompl	0.7528	0.6627	1.2076	1.0343
O61Z	Postpartum & Post Abortm-Or Pr	0.4109	0.3350	0.7021	0.5975
O63Z	Abortion-Or Proc	0.3562	0.2365	0.4082	0.2826
O64A	False Labour <37 Wk+Ccc	0.4873	0.3923	0.4212	0.3370
O64B	False Labour >=37 Wk -Ccc	0.1330	0.1078	0.2242	0.1816
O66A	Antenatal&Oth Obstetric Adm	0.5348	0.4145	0.5817	0.4547
O66B	Antenatal&Oth Obstetric Adm,Sd	0.1153	0.0788	0.1452	0.0986
P01Z	Neonate,D/T<5Day Adm+Sig Or Pr	1.0426	0.6974	0.9910	0.6454
P02Z	Neo,Cardiothoracic/Vascular Pr	17.0782	11.7461	12.9301	8.5871
P03Z	Neo,Admwt 1000-1499G+Sig Or Pr	18.5217	14.7955	0.0000	0.0000
P04Z	Neo,Admwt 1500-1999G+Sig Or Pr	15.2694	11.7635	15.9252	12.4327
P05Z	Neo,Admwt 2000-2499G+Sig Or Pr	11.3208	8.8366	7.4720	5.7717
P06A	Neo,Admwt >2499G+Sig Or Pr+Mmp	13.6527	10.5184	0.0000	0.0000
P06B	Neo,Admwt >2499G+Sig Or Pr-Mmp	4.7993	3.5676	3.2589	2.4090
P60A	Neo,D/Tr<5D Adm-Sig Pr+Newborn	0.3956	0.2893	0.4467	0.3156
P60B	Neo,D/Tr<5D Adm-Sig Pr-Newborn	0.9358	0.7297	0.4922	0.3401
P61Z	Neonate, Admission Wt <750 G	28.6035	23.2262	0.0000	0.0000
P62Z	Neonate, Admission Wt 750-999G	22.8254	18.4631	25.2904	20.2447
P63Z	Neo,Admwt 1000-1249G-Sig Or Pr	10.5377	8.6744	7.6462	6.0305
P64Z	Neo,Admwt 1250-1499G-Sig Or Pr	7.3489	5.9904	7.2527	5.5604
P65A	Neo,Admwt 1500-1999G-Sg Op+Mmp	7.2872	5.8613	6.5446	4.8737
P65B	Neo,Admwt 1500-1999G-Sg Op+Mjp	5.1101	4.1920	5.6705	4.3513
P65C	Neo,Admwt 1500-1999G-Sg Op+Otp	3.6684	3.0348	4.6382	3.5006
P65D	Neo,Admwt 1500-1999G-Sg Op-Prb	3.4574	2.7067	3.9816	3.1061
P66A	Neo,Admwt 2000-2499G-Sg Op+Mmp	4.9605	3.9956	4.4521	3.3335
P66B	Neo,Admwt 2000-2499G-Sg Op+Mjp	3.4395	2.8029	3.6090	2.8044
P66C	Neo,Admwt 2000-2499G-Sg Op+Otp	2.2860	1.8840	2.6750	2.0449
P66D	Neo,Admwt 2000-2499G-Sg Op-Prb	0.9446	0.7518	1.0610	0.8136
P67A	Neo,Admwt >2499G-Sig Or Pr+Mmp	3.7415	2.9715	2.8412	2.1336
P67B	Neo,Admwt >2499G-Sig Or Pr+Mjp	1.9418	1.5590	1.7347	1.3071
P67C	Neo,Admwt >2499G-Sig Or Pr+Otp	1.0065	0.8076	1.1362	0.8430
P67D	Neo,Admwt >2499G-Sig Or Pr-Prb	0.4401	0.3541	0.5870	0.4425
Q01Z	Splenectomy	3.3972	2.3274	4.2775	2.8978

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
Q02A	Oth Or Pr Bld&Bld Frm Org+Csc	4.9341	3.4350	5.1143	3.5750
Q02B	Oth Or Pr Bld&Bld Frm Org-Csc	1.0591	0.6638	1.0330	0.6168
Q60A	Retiendolo&Imnty Dis+Csc	2.2546	1.7552	2.2689	1.7677
Q60B	Retiendolo&Imnty Dis-Csc+Mal	1.1182	0.8705	1.0368	0.8029
Q60C	Retiendolo&Imnty Dis-Csc-Mal	0.2802	0.1790	0.4184	0.3089
Q61A	Red Blood Cell Disders + Ccc	1.7372	1.2695	1.9894	1.4804
Q61B	Red Blood Cell Disders + Sc	0.8655	0.6192	1.0400	0.7765
Q61C	Red Blood Cell Disders - Csc	0.3318	0.2368	0.4149	0.2897
Q62Z	Coagulation Disorders	0.5729	0.4080	0.8245	0.6082
R01A	Lymphma&Leukma+Mjr Or Pr +Csc	9.3254	6.6601	8.5382	5.9602
R01B	Lymphma&Leukma+Mjr Or Pr -Csc	3.0561	2.0194	2.5855	1.5303
R02A	Oth Nplstc Dsr+Mjr Or Pr+Csc	4.6313	3.2752	5.4406	3.8142
R02B	Oth Nplstc Dsr+Mjr Or Pr-Csc	2.2189	1.5029	2.5057	1.5928
R03A	Lymphma Leukma+Oth Or Pr +Csc	7.3829	5.2241	6.8322	4.6952
R03B	Lymphma Leukma+Oth Or Pr -Csc	1.5275	0.9561	1.3636	0.7914
R04A	Oth Nplstc Dsr+Oth Or Pr+Csc	2.6411	1.8942	2.2979	1.5194
R04B	Oth Nplstc Dsr+Oth Or Pr-Csc	1.1364	0.6497	1.2775	0.7213
R60A	Acute Leukaemia + Ccc	7.3684	5.6673	8.8723	6.8685
R60B	Acute Leukaemia + Sc	1.4993	1.1434	1.5350	1.2504
R60C	Acute Leukaemia - Csc	0.9205	0.6995	0.8654	0.6540
R61A	Lymphma &N-Acute Leukaemia+Ccc	5.1404	3.9142	5.4690	4.1439
R61B	Lymphma &N-Acute Leukaemia-Ccc	1.7243	1.3492	1.6662	1.3312
R61C	Lymphoma/N-A Leukaemia,Sameday	0.1957	0.1320	0.3173	0.2225
R62A	Other Neoplastic Disorders +Cc	1.7626	1.3671	1.9855	1.5425
R62B	Other Neoplastic Disorders -Cc	0.6864	0.4862	0.7556	0.5501
R63Z	Chemotherapy	0.2136	0.1752	0.3225	0.2825
R64Z	Radiotherapy	0.4606	0.3982	0.0000	0.0000
S60Z	Hiv, Sameday	0.4147	0.3163	0.4670	0.3727
S65A	Hiv-Related Diseases +Ccc	9.1585	5.6758	10.2215	6.9879
S65B	Hiv-Related Diseases +Sc	3.2980	2.0114	4.0099	2.5577
S65C	Hiv-Related Diseases -Csc	2.4076	1.3635	2.5568	1.5902
T01A	Or Proc Infect& Paras Dis+Ccc	8.9340	6.6288	10.1327	7.3569
T01B	Or Proc Infect& Paras Dis+Smcc	3.2142	2.3400	3.8829	2.7960
T01C	Or Proc Infect & Paras Dis-Cc	1.9633	1.3865	2.3217	1.6193
T60A	Septicaemia + Csc	2.6823	2.0206	2.8520	2.1671
T60B	Septicaemia - Csc	1.2968	0.9280	1.2618	0.9523
T61A	Pstop&Pstr Inf A>54/+Csc	1.4516	1.0595	1.5993	1.2315
T61B	Postop&Posttr Infect A<55-Csc	0.8318	0.6087	0.8847	0.6778
T62A	Fever Of Unknown Origin + Cc	1.3378	0.9708	1.3832	1.0337
T62B	Fever Of Unknown Origin - Cc	0.5560	0.3852	0.5782	0.4181
T63A	Viral Illness A>59/+Cc	0.8901	0.6238	0.9130	0.6728
T63B	Viral Illness A<60 -Cc	0.4497	0.3102	0.5328	0.3863
T64A	Oth Infectious&Parstic Dis+Csc	3.6240	2.7426	2.8443	2.1732
T64B	Oth Infectious&Parstic Dis-Csc	0.7533	0.5356	0.9109	0.6809
U40Z	Mental Health Treat,Sameday+Ect	0.1366	0.1039	0.1903	0.1330
U60Z	Mental Health Treat,Sameday-Ect	0.2159	0.1526	0.2508	0.1733
U61A	Schizophrenia Disorders+Mhls	3.2090	2.6372	4.0358	3.4022
U61B	Schizophrenia Disorders-Mhls	1.6455	1.3300	2.3462	1.9591
U62A	Par&Acute Psych Dsr+Csc/Mhls	2.2375	1.8399	2.8328	2.3319
U62B	Par&Acute Psych Dsr-Csc-Mhls	1.0915	0.8452	1.1782	0.9382

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
U63A	Mjr Affect Dsrd A>69/+Csc	3.4486	2.7855	4.1673	3.4498
U63B	Major Affective Dsrd A<70-Csc	2.1896	1.7616	2.5830	2.1086
U64Z	Oth Affect & Somatoform Dsrd	1.2766	1.0015	1.3919	1.1350
U65Z	Anxiety Disorders	1.0501	0.8221	1.0008	0.8314
U66Z	Eating & Obsessv-Compulsv Dsrd	4.8200	3.9392	4.7428	3.9593
U67Z	Personity Dsrd&Acute Reactions	1.0625	0.8550	1.3240	1.1111
U68Z	Childhood Mental Disorders	2.6945	2.3018	2.6957	2.3132
V60A	Alcohol Intoxicatn&Withdwl+Cc	0.8445	0.6262	0.9497	0.7204
V60B	Alcohol Intoxicatn&Withdwl-Cc	0.3095	0.2213	0.4240	0.3132
V61Z	Drug Intoxicn & Withdrawal	0.9409	0.7408	1.3692	1.1060
V62A	Alcohol Use Dsrd & Dependence	0.8538	0.6674	1.3226	1.0796
V62B	Alcohol Use Dsrd & Dependnc+Sd	0.1457	0.1026	0.3813	0.2406
V63A	Opioid Use Dsrd & Dependence	0.6651	0.5091	1.0134	0.8193
V63B	Opioid Use Dsrd&Depend-Advice	0.4964	0.3695	0.5744	0.4295
V64Z	Other Drug Use Disord & Depend	0.4979	0.3793	0.7475	0.5966
W01Z	Ventilr/Cranio Mult Sig Trauma	19.3103	13.9607	23.2933	16.5901
W02Z	Hip,Femr&Limb Pr Mult Sig Trma	7.7289	5.1002	8.3234	5.2473
W03Z	Abdominal Pr Mult Sig Trauma	5.4041	3.6829	6.0647	4.2034
W04Z	Othr Or Pr For Mult Sig Trauma	7.2750	4.9555	8.1198	5.4266
W60Z	Multiple Trauma, Died/Transf<5	1.9542	1.1826	1.5812	0.7551
W61Z	Multiple Trauma - Signif Procs	3.2899	2.4546	3.1228	2.3475
X02Z	Mic Tl/Skin Grafts Inj To Hand	1.2427	0.8612	1.3965	0.9026
X04A	Other Pr Inj Lwr Lmb A>59/+Cc	2.6815	1.8476	2.6817	1.7859
X04B	Other Pr Inj Lowr Limb A<60-Cc	1.0794	0.7624	1.2506	0.8499
X05Z	Other Pr For Injuries To Hand	0.8131	0.5637	1.0438	0.6945
X06A	Other Pr Other Injuries + Csc	3.2477	2.2872	3.2935	2.2947
X06B	Other Pr Other Injuries - Csc	0.9803	0.6784	1.1197	0.7590
X07A	Sk Graft Inj-Hand+Mic Tl+Csc	5.0189	3.6919	6.3033	4.6544
X07B	Sk Graft Inj-Hand-Mic Tl-Csc	2.1621	1.5993	2.7278	1.9909
X60A	Injuries A>64 + Cc	1.1436	0.8563	1.3790	1.0628
X60B	Injuries A>64 - Cc	0.3774	0.2487	0.4866	0.3453
X60C	Injuries A<65	0.3510	0.2276	0.4180	0.2845
X61Z	Allergic Reactions	0.3476	0.2508	0.4061	0.3020
X62A	Poising/Toxc Eff Drugs A>59/+Cc	0.9039	0.6765	0.9466	0.7042
X62B	Poising/Toxc Eff Drugs A<60 -Cc	0.3476	0.2519	0.4128	0.2964
X63A	Sequelae Of Treatmnt+Csc	1.4487	1.0634	1.5294	1.1240
X63B	Sequelae Of Treatmnt-Csc	0.5441	0.3904	0.6842	0.5019
X64A	Ot Inj,Pois&Tox Ef Dx A>59/+Cc	0.9474	0.6960	1.0540	0.8096
X64B	Ot Inj,Pois&Tox Eff Dx A<60-Cc	0.3271	0.2441	0.3816	0.2866
Y01Z	Severe Full Thick Burns	36.9577	27.9638	0.0000	0.0000
Y02A	Oth Burn+Skn G A>64/+Csc/Comp	8.2901	6.6684	7.4493	5.6959
Y02B	Oth Burn+Skn Gr A<65-Csc-Comp	2.7531	2.1571	3.2001	2.3957
Y03Z	Other Or Procs For Other Burns	1.6512	1.2963	2.0674	1.5850
Y60Z	Burns,Trans Oth Acut Care <5 D	0.4855	0.3577	0.4383	0.2976
Y61Z	Severe Burns	1.4197	1.1247	1.1089	0.8703
Y62A	Other Burns A>64/+Csc/Comp	1.7585	1.3992	1.9016	1.6369
Y62B	Other Burns A<65 -Csc -Comp	0.6623	0.5331	0.6755	0.5401
Z01A	Or Pr+Dx Oth Cnt Hlth Srv+Csc	1.3476	0.9352	1.6438	1.0922
Z01B	Or Pr+Dx Oth Cnt Hlth Srv-Csc	0.7131	0.4726	0.7671	0.4718
Z40Z	Follow Up +Endoscopy	0.2613	0.1895	0.3190	0.1957

AR-DRG	AR-DRG Description	Cost Weight			
		Teaching Hospitals		Non-Teaching Hospitals	
		Public Patient	Private Patient	Public Patient	Private Patient
Z60A	Rehabilitation + Cscoc	2.0574	1.7309	4.2040	2.7628
Z60B	Rehabilitation - Cscoc	1.9392	1.6727	2.7884	2.4422
Z60C	Rehabilitation, Sameday	0.4015	0.2851	0.2134	0.1681
Z61Z	Signs & Symptoms	0.6444	0.4398	0.7038	0.5138
Z62Z	Follow Up -Endoscopy	0.2906	0.1791	0.3460	0.2365
Z63A	Other Aftercare + Cscoc	1.8536	1.4613	2.3154	1.9290
Z63B	Other Aftercare - Cscoc	0.5770	0.4251	0.8273	0.6794
Z64A	Oth Fctr Infl Health Status	0.6752	0.4458	1.9715	1.6537
Z64B	Oth Fctr Infl Health Status,Sd	0.1947	0.1325	0.2526	0.1573
Z65Z	Mult,Oth&Unspcfd Congntl Anmls	0.8028	0.5391	2.4945	1.8639
901Z	Ext Or Pr Unrel To Pdx	4.1344	2.9185	4.2712	2.9747
902Z	Non-Ext Or Pr Unrel To Pdx	2.2754	1.6443	2.0870	1.4751
903Z	Prostatic Or Pr Unrel To Pdx	4.9642	3.6611	8.6257	6.7632
960Z	Ungroupable	1.1296	0.7607	0.9207	0.4767
961Z	Unacceptable Principal Dx	0.3328	0.2306	0.3299	0.1431
963Z	Neonatal Dx Not Consnt Age/Wgt	3.1777	2.5690	2.6453	2.2147

Schedule 2—Recognised hospitals: fees for non-admitted patients

1—Interpretation

- (1) In this Schedule, unless the contrary intention appears—

disposition category, in relation to a non-admitted patient of a recognised hospital, means the disposition category of the patient following an occasion of service provided by an emergency department of the hospital, being one of the following:

- (a) *admitted*—where the patient is admitted to the recognised hospital, transferred to another recognised hospital or provided with outreach services;
- (b) *died*—where the patient dies in the emergency department after treatment or care has commenced (this excludes patients who are dead on arrival at the hospital);
- (c) *home*—where the patient (not being a patient referred to in paragraph (a) or (b)) leaves the emergency department after treatment or care has commenced (whether or not treatment or care has been completed);

emergency department, in relation to a recognised hospital, means a designated accident and emergency department of the hospital that provides emergency treatment and care to non-admitted patients;

emergency department service means treatment or care provided by an emergency department of a recognised hospital;

emergency occasion of service means an occasion of service in which emergency treatment or care is provided by a recognised hospital or facility of a recognised hospital;

group occasion of service, in relation to outpatient services provided by a recognised hospital to a non-admitted patient, means each occasion on which—

- (a) the same treatment or care is provided by the outpatient clinic to two or more patients; or
- (b) treatment or care by more than one medical practitioner or other health professional is provided by the clinic to the same patient;

occasion of service, in relation to services provided by a recognised hospital, means each occasion on which treatment or care is provided by the hospital to a non-admitted patient and includes any diagnostic or imaging services (other than Magnetic Resonance Imaging) performed as part of that treatment or care;

outpatient clinic, in relation to a recognised hospital, means a designated outpatient clinic of the hospital that provides non-emergency treatment and care (usually by appointment) to non-admitted patients;

outpatient service means treatment or care provided by the outpatient clinic of a recognised hospital;

outreach occasion of service means an occasion of service in which outreach services are provided by a recognised hospital;

prescription item means—

- (a) a pharmaceutical or other item supplied on the prescription of a medical practitioner, dentist or other person authorised to prescribe the item; or
- (b) an ancillary item required for the administration of such pharmaceutical or other item;

SMO means salaried medical officer;

specialist, teaching, other metropolitan, country A&E SMO, large country and other country, in relation to the emergency department or outpatient classification of a recognised hospital or facility of a recognised hospital, means a hospital or facility referred to in the first column of the Table in Schedule 4 whose emergency department or outpatient classification is identified in the second or third columns of that Table as specialist, teaching, other metropolitan, country A&E SMO, large country or other country, as the case may be;

triage, in relation to a non-admitted patient of a recognised hospital, means an assignment by the hospital to the patient of a classification of the level of urgency of the treatment required by the patient on an occasion of service in an emergency department of the hospital, determined in accordance with the following scale:

- (a) *triage 1*—Resuscitation, where the patient requires treatment within seconds;
 - (b) *triage 2*—Emergency, where the patient requires treatment within 10 minutes;
 - (c) *triage 3*—Urgent, where the patient requires treatment within 30 minutes;
 - (d) *triage 4*—Semi-urgent, where the patient requires treatment within 60 minutes;
 - (e) *triage 5*—Non-urgent, where the patient requires treatment within 120 minutes.
- (2) A reference in this Schedule to a Table of a specified number in this Schedule is a reference to the Table of that number in clause 9.

2—Fee for emergency department or emergency occasion of service

- (1) The fee to be charged by a recognised hospital for an occasion of service provided by an emergency department of the hospital to a non-admitted patient must be calculated as follows:

$$\text{Fee} = \text{ED Price} \times \text{ED Cost Weight}$$

where—

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
 - (b) the ED Cost Weight is the cost weight specified in the third, fourth, fifth, sixth or seventh column (according to the emergency department classification of the hospital or hospital facility providing the service) of Table 2 in this Schedule for the disposition category and triage of the patient specified in the first and second columns of the Table.
- (2) Where the emergency department classification of a recognised hospital or facility of a recognised hospital is *other country*, the fee to be charged by the recognised hospital for an emergency occasion of service provided by the hospital or facility to a non-admitted patient must be calculated as follows:

$$\text{Fee} = \text{ED Price} \times \text{Emergency Service Cost Weight}$$

where—

- (a) the ED Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an emergency department service; and
- (b) the Emergency Service Cost Weight is 0.406.

3—Fee for outpatient occasion of service

The fee to be charged by a recognised hospital for an occasion of service provided by an outpatient clinic of the hospital to a non-admitted patient must be calculated as follows:

$$\text{Fee} = \text{OP Price} \times \text{OP Cost Weight}$$

where—

- (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the hospital or hospital facility providing the service) of Table 3 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

4—Fee for outpatient group occasion of service

The fee to be charged by a recognised hospital for a group occasion of service provided by an outpatient clinic of the hospital to a non-admitted patient must be calculated as follows:

$$\text{Fee} = \text{OP Price} \times \text{OP Cost Weight}$$

where—

- (a) the OP Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outpatient service; and
- (b) the OP Cost Weight is the cost weight specified in the second, third, fourth, fifth or sixth column (according to the outpatient classification of the hospital or hospital facility providing the service) of Table 4 in this Schedule for the category of treatment or care provided that is specified in the first column of the Table.

5—Fee for outreach occasion of service

The fee to be charged by a recognised hospital for an outreach occasion of service provided by the hospital to a non-admitted patient must be calculated as follows:

$$\text{Fee} = \text{Outreach Price} \times \text{Outreach Cost Weight}$$

where—

- (a) the Outreach Price is the price specified in the second or third column of Table 1 in this Schedule (according to the classification of the patient as public or private) for an outreach service; and
- (b) the Outreach Cost Weight is the cost weight specified in the second column of Table 5 in this Schedule for the category of the treatment or care provided that is specified in the first column of the Table.

6—Additional fees

The fees specified below (payable in addition to any other fee prescribed in this Schedule for an occasion of service) are to be charged by a recognised hospital for the provision to a non-admitted patient of the services specified:

- (a) Magnetic Resonance Imaging (maximum fee per scan)—\$627.20;
- (b) supply of prescription item (per item)—\$25.00.

7—Retrieval fee (non-admitted patients)

Where a retrieval team provided by a recognised hospital monitors and treats a seriously ill or seriously injured patient (who is not an admitted patient of that or any other recognised hospital) during the transportation of the patient to the hospital, the fee to be charged by the recognised hospital providing the retrieval team is as follows:

Provision of retrieval team—\$1 840.

8—Transportation fee

- (1) Where, in addition to providing a service referred to in this Schedule, a recognised hospital transports, or arranges for the transportation of, a non-admitted patient to or from (or between different facilities of) the hospital, the hospital may charge an additional fee equal to the cost to the hospital of providing, or arranging for the provision of, that transportation.
- (2) Subclause (1) does not apply to the transportation of a patient with a retrieval team provided by the hospital.

9—Tables

Table 1: Non-admitted Patient Prices

Type of Service	Price	
	Public Patient	Private Patient
Emergency Department	\$208	\$155
Outpatient	\$167	\$83
Outreach	\$161	\$81

Table 2: Emergency Department (ED) Weights

Patient Classification		Hospital or Facility ED Classification				
Disposition	Triage	Specialist	Teaching	Other Metro	Country A&E SMO	Large Country
HOME	1	2.213	2.137	1.165	1.165	0.632
HOME	2	1.481	2	1.935	1.935	1.245
HOME	3	1.361	1.735	1.877	1.877	1.044
HOME	4	1.258	1.43	1.421	1.421	0.901
HOME	5	1.166	1.152	1.217	1.217	0.75
ADMITTED	1	6.112	5.379	2.272	2.272	2.77
ADMITTED	2	2.071	2.87	1.565	1.565	1.321

Patient Classification		Hospital or Facility ED Classification				
Disposition	Triage	Specialist	Teaching	Other Metro	Country A&E SMO	Large Country
ADMITTED	3	1.723	2.623	1.521	1.521	1.157
ADMITTED	4	1.638	2.247	1.282	1.282	0.953
ADMITTED	5	0.929	2.247	1.286	1.286	0.88
DIED	1	2.988	2.988	2.988	2.988	1.247
DIED	2	2.988	2.988	2.988	2.988	1.247
DIED	3	2.988	2.988	2.988	2.988	1.247
DIED	4	2.988	2.988	2.988	2.988	1.247
DIED	5	2.988	2.988	2.988	2.988	1.247

Table 3: Outpatient (OP) Weights

Treatment or Care	Hospital or Facility OP Classifications				
	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	3.77	3.77	3.77	0.168	0.168
Allergy	1.77	0.915	1.002	0.079	0.079
Asthma	1.577	1.501	1.501	1.012	1.012
Audiology	0.628	0.564	0.909	0.39	0.39
Behavioural Medicine	1.518	1.518	1.518	0.208	0.208
Bone Marrow Transplant	6.084	6.084	6.084	6.084	6.084
Breast	1.351	1.351	1.351	2.915	1.378
Burns	1.682	1.87	1.87	1.293	0.572
Cardiac	2.901	1.029	0.888	0.091	0.091
Cardiac Surgery	1.516	1.516	1.516	0.091	0.091
Chemotherapy	10.005	5.230	5.230	5.602	5.602
Colorectal	0.791	0.791	0.933	0.232	0.533
CPU	1.063	0.804	0.804	0.804	0.804
Craniofacial	1.491	0.822	0.822	0.804	0.804
Dental	0.551	1.296	1.296	0.064	0.064
Dermatology	0.999	1.208	0.52	0.464	0.464
Diabetes	1.659	0.549	1.316	0.258	0.309
Diabetes Education	0.631	0.631	0.369	0.276	0.353
Diagnostic service	0	0	0	0	0
Ear Nose Throat	0.751	0.937	0.486	0.192	0.192
Eating Disorders	0.836	0.836	0.836	0.319	0.297
Endocrine	1.259	0.6	0.568	0.53	0.53
Endoscopy Colonoscopy	20.126	6.336	6.336	6.788	6.788
Endoscopy Other	13.240	7.313	7.313	7.834	7.834
Endoscopy Oesophagoscopy	6.369	6.369	6.369	6.823	6.823
Endoscopy Panendoscopy	14.674	5.755	5.755	6.165	6.165
Endoscopy Sigmoidoscopy	10.482	10.482	10.482	11.229	11.229
Family Planning	1.425	1.01	1.01	0.583	0.583
Fracture	0.916	0.821	1.033	0.83	0.83
Gastroenterology	2.828	1.731	0.78	0.667	0.424
General Medical	1.727	1.134	1.134	0.928	0.323
General Surgery	1.424	1.128	0.583	0.232	0.533
Genetic	1.008	2.27	2.27	0.928	0.323
Geriatric	1.502	1.502	2.341	0.846	0.846
Gynaecology	0.884	0.98	0.628	0.206	0.248
Gynaecology Oncology	1.621	1.621	0.575	0.206	0.248
Haematology	2.94	2.963	0.519	0.296	0.425
Hepatobiliary	1.227	1.227	1.227	0.928	0.323
HIV	6.258	6.258	6.258	6.258	6.258
Hypertension	0.877	0.877	0.877	0.091	0.091
Immunology	2.483	0.915	0.915	0.655	0.655
Infectious Disease	2.702	1.186	1.186	0.928	0.323
Liver Transplant	2.683	1.183	1.183	1.183	1.183

Treatment or Care	Hospital or Facility OP Classifications				
	Specialist	Teaching	Other Metro	Large Country	Other Country
Metabolic	2.81	2.81	2.81	2.888	2.888
Neonatal	2.228	2.214	2.214	0.388	0.388
Nephrology	3.151	2.584	2.23	0.983	0.983
Neurology	2.631	1.514	1.402	0.949	0.949
Neurosurgery	0.942	1.584	0.377	0.064	0.064
Nutrition/Dietetic	0.824	0.876	0.319	0.319	0.297
Obstetrics	0.87	0.975	0.603	0.479	0.377
Occupational Therapy	0.719	0.893	0.337	0.693	0.602
Oncology	3.913	2.435	2.185	0.586	0.586
Ophthalmology	0.804	0.575	0.382	0.093	0.303
Optometry	0.443	0.443	0.443	0.093	0.303
Orthopaedic	0.98	0.821	0.37	0.179	0.293
Orthoptics	0.213	0.376	0.376	0.376	0.376
Orthotics	1.122	1.693	0.729	1.87	1.87
Paediatric	0.901	0.901	2.031	0.168	0.168
Paediatric - Developmental/Disabilities	4.02	0.839	0.839	0.168	0.168
Paediatric Surgery	1.323	0.866	0.866	0.168	0.168
Pain	1.872	1.872	0.698	0.493	0.493
Palliative Care	0.343	0.343	0.343	0.928	0.323
Physiotherapy	0.415	0.29	0.236	0.436	0.221
Plastic Surgery	1.095	1.024	0.235	0.078	0.078
Podiatry	0.544	0.544	0.249	0.265	0.274
Pre-admission	0.903	1.304	1.378	1.083	0.447
Pre-anaesthesia	1.359	0.91	0.661	0.252	0.252
Prosthetics	3.559	3.559	3.559	2.625	2.625
Psychiatric	0.86	0.879	1.119	0.208	0.208
Psychology	1.114	1.114	0.605	0.479	0.479
Radiation Oncology	1.453	1.453	1.375	0.241	0.241
Rehabilitation	1.034	1.551	0.57	0.928	0.323
Renal Transplant	2.372	3.929	2.524	2.524	2.524
Respiratory	3.021	1.825	1.335	1.012	1.012
Rheumatology	2.113	1.293	0.672	0.064	0.064
Social work	0.343	0.782	0.671	0.54	0.861
Speech pathology	0.583	1.214	0.938	0.981	0.332
Spinal	1.423	0.948	0.948	0.232	0.533
Staff Vaccinations	0.155	0.839	0.839	0.514	0.514
Stomal Therapy	0.715	0.836	0.823	1.494	1.494
Termination of pregnancy	1.588	1.28	1.28	0.479	0.377
Thoracic Surgery	1.44	1.44	0.716	0.716	0.716
Treatment room	0.105	0.105	1.174	1.293	0.572
Urology	0.779	0.999	0.764	0.245	0.249
Vascular Surgery	0.931	0.931	0.988	0.546	0.546

Table 4: Outpatient (OP) Group Weights

Treatment or Care	Hospital or Facility OP Classification				
	Specialist	Teaching	Other Metro	Large Country	Other Country
Adolescent health	1.325	1.325	0.803	0.471	0.643
Allergy	1.325	1.325	0.803	0.471	0.643
Asthma	1.325	1.325	0.803	0.471	0.643
Audiology	1.325	1.325	0.803	0.471	0.643
Behavioural Medicine	1.325	1.325	0.803	0.471	0.643
Bone Marrow Transplant	1.325	1.325	0.803	0.471	0.643
Breast	1.325	1.325	0.803	0.471	0.643
Burns	1.325	1.325	0.803	0.471	0.643
Cardiac	0.997	0.997	0.869	0.471	0.785
Cardiac Surgery	1.325	1.325	0.803	0.471	0.643
Colorectal	1.325	1.325	0.803	0.471	0.643
CPU	1.325	1.325	0.803	0.471	0.643
Craniofacial	1.325	1.325	0.803	0.471	0.643
Dental	1.325	1.325	0.803	0.471	0.643
Dermatology	1.325	1.325	0.803	0.471	0.643
Diabetes	1.325	1.325	0.803	0.351	0.643
Diabetes Education	0.814	0.814	0.803	0.471	0.643
Diagnostic service	0	0	0	0	0
Ear Nose Throat	1.325	1.325	0.803	0.471	0.643
Eating Disorders	1.325	1.325	0.803	0.471	0.643
Endocrine	1.325	1.325	0.803	0.471	0.643
Family Planning	1.325	1.325	0.803	0.901	0.643
Fracture	1.325	1.325	0.803	0.471	0.643
Gastroenterology	1.325	1.325	0.803	0.471	0.643
General Medical	1.325	1.325	0.803	0.471	0.643
General Surgery	1.325	1.325	0.803	0.471	0.643
Genetic	1.325	1.325	0.803	0.471	0.643
Geriatric	1.325	1.325	0.803	0.471	0.643
Gynaecology	1.325	1.325	0.803	0.471	0.643
Gynaecology Oncology	1.325	1.325	0.803	0.471	0.643
Haematology	1.325	1.325	0.803	0.471	0.643
Hepatobiliary	1.325	1.325	0.803	0.471	0.643
HIV	1.325	1.325	0.803	0.471	0.643
Hypertension	1.325	1.325	0.803	0.471	0.643
Immunology	1.325	1.325	0.803	0.471	0.643
Infectious Disease	1.325	1.325	0.803	0.471	0.643
Liver Transplant	1.325	1.325	0.803	0.471	0.643
Metabolic	1.325	1.325	0.803	0.471	0.643
Neonatal	1.325	1.325	0.803	0.471	0.643
Nephrology	1.325	1.325	0.803	0.471	0.643
Neurology	1.325	1.325	0.803	0.471	0.643
Neurosurgery	1.325	1.325	0.803	0.471	0.643
Nutrition/Dietetic	1.044	1.044	0.803	2.577	0.643
Obstetrics	1.64	1.64	0.786	0.749	0.643

Treatment or Care	Hospital or Facility OP Classification				
Occupational Therapy	1.325	1.325	0.803	0.257	0.643
Oncology	1.325	1.325	0.803	0.471	0.643
Ophthalmology	1.325	1.325	0.803	0.471	0.643
Optometry	1.325	1.325	0.803	0.471	0.643
Orthopaedic	1.325	1.325	0.803	0.471	0.643
Orthoptics	1.325	1.325	0.803	0.471	0.643
Orthotics	1.325	1.325	0.803	0.471	0.643
Paediatric	1.325	1.325	0.803	0.471	0.643
Paediatric - Developmental/Disabilities	0.95	0.95	0.803	0.471	0.643
Paediatric Surgery	1.325	1.325	0.803	0.471	0.643
Pain	2.699	2.699	0.803	0.471	0.643
Palliative Care	1.325	1.325	0.803	0.471	0.643
Physiotherapy	0.635	0.635	0.803	0.458	0.643
Plastic Surgery	1.325	1.325	0.803	0.471	0.643
Podiatry	1.325	1.325	0.803	0.471	0.643
Pre-admission	1.234	1.234	0.803	0.471	0.643
Pre-anaesthesia	1.325	1.325	0.803	0.471	0.643
Prosthetics	1.325	1.325	0.803	0.471	0.643
Psychiatric	1.325	1.325	1.131	0.471	0.643
Psychology	1.325	1.325	0.803	0.471	0.643
Radiation Oncology	1.325	1.325	0.803	0.471	0.643
Rehabilitation	0.171	0.171	0.803	0.471	0.643
Renal Transplant	1.325	1.325	0.803	0.471	0.643
Respiratory	1.325	1.325	0.803	0.471	0.643
Rheumatology	2.224	2.224	0.803	0.471	0.643
Social work	0.935	0.935	0.803	0.471	0.643
Speech pathology	1.325	1.325	0.803	0.471	0.643
Spinal	1.325	1.325	0.803	0.471	0.643
Staff Vaccinations	1.325	1.325	0.803	0.471	0.643
Stomal Therapy	1.325	1.325	0.803	0.471	0.643
Termination of pregnancy	1.325	1.325	0.803	0.471	0.643
Thoracic Surgery	1.325	1.325	0.803	0.471	0.643
Treatment room	1.325	1.325	0.803	0.471	0.643
Urology	1.325	1.325	0.803	0.471	0.643
Vascular Surgery	1.325	1.325	0.803	0.471	0.643

Table 5—Outreach Weights

Treatment or Care	Outreach
Acc & Emergency	1.83
Allied Health	0.68
Dental	0.88
Groups	1.12
Medical	1.1
Obstet & Gynae	0.69
Paediatrics	0.79
Psychiatry	1.03
Radiology	1
Surgical	0.57

Schedule 3—Recognised hospitals and incorporated health centres: accommodation, rehabilitation, domiciliary care, transportation and related fees

1—Glenside Hospital, Hillcrest Hospital (Howard House)

Fee for inpatient accommodation—per day or part day \$448.00

2—Hampstead Centre

Head Injury Service—

(a) Inpatient—

- (i) inpatient accommodation fee—per day or part day \$826.00
- (ii) professional service fee (not payable by private patient)—per day or part day \$58.00

(b) Rehabilitation service for non-admitted patients—

- (i) assessment or treatment provided by a medical practitioner, per hour of attendance by the patient (maximum fee) \$178.00
- (ii) individual assessment or treatment provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee) \$134.00
- (iii) treatment as one of a group of patients provided by a person who is not a medical practitioner, per hour of attendance by the patient (maximum fee) \$56.50

4—All recognised hospitals and incorporated health centres

(1) Domiciliary maintenance and care visit—

- (a) attendance involving a service provided by a medical practitioner or other health professional (other than a paramedical aide)—per visit \$84.00
- (b) any other attendance—per visit \$37.50

(2) Where, in addition to providing a service referred to in this Schedule, a recognised hospital or incorporated health centre transports, or arranges for the transportation of, a patient to or from (or between different facilities of) the hospital or health centre, the hospital or health centre may charge an additional fee equal to the cost to the hospital or health centre of providing, or arranging for the provision of, that transportation

(3) Subclause (2) does not apply to the transportation of a patient with a retrieval team provided by a recognised hospital where a retrieval fee for the provision of such a team by the hospital during transportation is applicable under Schedule 1 or 2

Schedule 3A—Recognised hospitals: Australian Cranio Facial Unit and related fees

1—Interpretation

In this Schedule, unless the contrary intention appears—

aliquot public non-Medicare patient (aliquot patient) means a public patient—

- (a) who is not a compensable patient or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as an aliquot patient for a specified fee;

Australian Cranio Facial Unit means the Australian Cranio Facial Unit of the Women's and Children's Hospital;

occasion of service means an occasion on which treatment or care is provided to a non-admitted patient and includes any diagnostic or imaging services performed as part of that treatment or care;

South Australian Government Funded public non-Medicare patient (SAG patient) means a public patient—

- (a) who is not a compensable or Medicare patient; and
- (b) who the Australian Cranio Facial Unit has undertaken in writing to admit for specified treatment or care as a SAG patient for no fee;

Women's and Children's Hospital means the Women's and Children's Hospital facility of the Children, Youth and Women's Health Service Incorporated.

2—Fee for SAG patient

- (1) No fee is to be charged by a recognised hospital for Australian Cranio Facial Unit or related treatment or care of a South Australian Government Funded public non-Medicare patient.
- (2) In this clause—

Australian Cranio Facial Unit or related treatment or care, in relation to a SAG patient, means the following:

- (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a non-admitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as a SAG patient;
- (b) a period of treatment, care and accommodation of an admitted patient by a recognised hospital, or an occasion of service provided to a non-admitted patient by a recognised hospital, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
- (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;

- (d) accommodation for one escort of a patient while the patient is an admitted patient of a recognised hospital or during a period referred to in paragraph (c);
- (e) transportation of a patient between recognised hospitals or between different facilities of a recognised hospital,

but does not include the following:

- (f) the provision of meals to an escort of a patient;
- (g) the provision of meals to a patient other than while he or she is an admitted patient;
- (h) transportation of a patient or escort to or from a recognised hospital (other than as specified in paragraph (e)).

3—Fee for aliquot patient

- (1) The fee to be charged by a recognised hospital for Australian Cranio Facial Unit treatment or care of an aliquot public non-Medicare patient is \$28 633.
- (2) In this clause—

Australian Cranio Facial Unit treatment or care, in relation to an aliquot patient, means the following:

- (a) a period of treatment, care and accommodation of an admitted patient by the Australian Cranio Facial Unit, or an occasion of service provided to a non-admitted patient by that Unit, where the treatment, care and accommodation, or occasion of service, forms part of the treatment or care for which the patient was admitted as an aliquot patient;
- (b) a period of treatment, care and accommodation of an admitted patient by any other part of the Women's and Children's Hospital, or an occasion of service provided to a non-admitted patient by any other part of that Hospital, where the treatment, care and accommodation, or occasion of service, is arranged by the Australian Cranio Facial Unit and is related to treatment or care of the patient by that Unit;
- (c) accommodation for a patient between or following admissions or occasions of service referred to above where the Australian Cranio Facial Unit determines that it is necessary for the proper treatment and care of the patient for the patient to remain in this State during that period;
- (d) accommodation for one escort of a patient while the patient is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise) or during a period referred to in paragraph (c),

but does not include the following:

- (e) the provision of meals to an escort of a patient;
- (f) the provision of meals to a patient other than while he or she is an admitted patient of the Women's and Children's Hospital (whether in the Australian Cranio Facial Unit or otherwise);
- (g) any transportation of a patient or escort.

Schedule 4—Classification of recognised hospitals

Hospital classifications for emergency department (ED) services, outpatient (OP) services and services to admitted patients

Recognised hospital or facility	ED type	OP type	Admitted type
Central Northern Adelaide Health Service Incorporated (CNA)			
• CNA Crammond Clinic facility	Teaching	Teaching	Non-teaching
• CNA Hampstead Rehabilitation facility	Teaching	Teaching	Non-teaching
• CNA Lyell McEwin Health Service facility	Teaching	Teaching	Non-teaching
• CNA Royal Adelaide Hospital facility	Teaching	Teaching	Teaching
• CNA St Margaret's Rehabilitation Hospital facility	Other Metro	Other Metro	Non-teaching
• CNA The Queen Elizabeth Hospital facility	Teaching	Teaching	Teaching
• CNA Modbury Hospital facility	Teaching	Teaching	Non-teaching
Children, Youth and Women's Health Service Incorporated (CYW)			
• CYW Women's and Children's Hospital facility (Paediatric)	Specialist	Specialist	Teaching
• CYW Women's and Children's Hospital facility (Women's)	Other Metro	Teaching	Teaching
Gawler Health Service Incorporated	Other Country	Large Country	Non-teaching
Repatriation General Hospital Incorporated	Other Metro	Teaching	Non-teaching
Southern Adelaide Health Service Incorporated (SAdel)			
• SAdel Flinders Medical Centre facility	Teaching	Teaching	Teaching
• SAdel Noarlunga Health Service facility	Other Metro	Other Metro	Non-teaching
Balaklava and Riverton Districts Health Service Incorporated	Other Country	Other Country	Non-teaching
Barossa Area Health Services Incorporated	Other Country	Other Country	Non-teaching
Booleroo Centre District Hospital and Health Services Incorporated	Other Country	Other Country	Non-teaching
Bordertown Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Burra Clare Snowtown Health Service Incorporated	Other Country	Other Country	Non-teaching
Ceduna District Health Services Incorporated	Other Country	Other Country	Non-teaching
Central Yorke Peninsula Hospital Incorporated	Other Country	Other Country	Non-teaching

Recognised hospital or facility	ED type	OP type	Admitted type
Coober Pedy Hospital and Health Services	Other Country	Other Country	Non-teaching
Crystal Brook District Hospital Incorporated	Other Country	Other Country	Non-teaching
Eastern Eyre Health and Aged Care Incorporated	Other Country	Other Country	Non-teaching
Eudunda and Kapunda Health Service Incorporated	Other Country	Other Country	Non-teaching
Hawker Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Kangaroo Island Health Service	Other Country	Other Country	Non-teaching
Kingston Soldiers Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Leigh Creek Health Services Incorporated	Other Country	Other Country	Non-teaching
Lower Eyre Health Services Incorporated	Other Country	Other Country	Non-teaching
Loxton Hospital Complex Incorporated	Other Country	Other Country	Non-teaching
Mallee Health Service Incorporated	Other Country	Other Country	Non-teaching
Meningie & Districts Memorial Hospital and Health Service Incorp.	Other Country	Other Country	Non-teaching
Mid-west Health	Other Country	Other Country	Non-teaching
Millicent and District Hospital and Health Services Incorporated	Other Country	Other Country	Non-teaching
Mt Barker District Soldiers' Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Mt Gambier and Districts Health Service Incorporated	Country A&E SMO	Large Country	Non-teaching
Murray Bridge Soldiers' Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Naracoorte Health Service Incorporated	Other Country	Other Country	Non-teaching
Northern Adelaide Hills Health Service Incorporated	Other Country	Other Country	Non-teaching
Northern Yorke Peninsula Health Service	Other Country	Other Country	Non-teaching
Orroroo and District Health Service Incorporated	Other Country	Other Country	Non-teaching
Penola War Memorial Hospital Incorporated	Other Country	Other Country	Non-teaching
Peterborough Soldiers' Memorial Hospital and Health Service Incorp.	Other Country	Other Country	Non-teaching

Recognised hospital or facility	ED type	OP type	Admitted type
Pt Augusta Hospital and Regional Health Services Incorporated	Large Country	Large Country	Non-teaching
Pt Broughton District Hospital & Health Services Incorporated	Other Country	Other Country	Non-teaching
Pt Lincoln Health Services Incorporated	Other Country	Other Country	Non-teaching
Pt Pirie Regional Health Service Incorporated	Large Country	Large Country	Non-teaching
Quorn Health Services Incorporated	Other Country	Other Country	Non-teaching
Renmark Paringa District Hospital Incorporated	Other Country	Other Country	Non-teaching
Riverland Regional Health Service Incorporated	Other Country	Other Country	Non-teaching
Rocky River Health Service Incorporated	Other Country	Other Country	Non-teaching
South Coast District Hospital Incorporated	Other Country	Other Country	Non-teaching
Southern Yorke Peninsula Health Service Incorporated	Other Country	Other Country	Non-teaching
Strathalbyn & District Health Service	Other Country	Other Country	Non-teaching
Tailem Bend District Hospital	Other Country	Other Country	Non-teaching
The Jamestown Hospital and Health Service Incorporated	Other Country	Other Country	Non-teaching
The Mannum District Hospital Incorporated	Other Country	Other Country	Non-teaching
The Whyalla Hospital & Health Service Incorporated	Large Country	Large Country	Non-teaching
Waikerie Health Services Incorporated	Other Country	Other Country	Non-teaching

HEALTH CARE ACT 2008

SECTION 68

Notice by the Chief Executive

TAKE notice that I, Dr Anthony Sherbon, Chief Executive of the Department of Health, do hereby specify, pursuant to section 68 (1) of the Health Care Act 2008, that the classes of incident that will constitute an ‘adverse incident’ for the purposes of Part 8 of the Health Care Act 2008 of South Australia are:

- The death of a patient unrelated to the natural course of the person’s illness and differing from the immediate expected outcome of the patient’s health care management;
- ‘Sentinel Events’, namely:
 - Procedures involving the wrong patient or the wrong body part (including the wrong procedure on the correct patient),
 - Suicide of a patient in an inpatient unit,
 - Retained instruments or other material after surgery requiring re-operation or further surgical procedure,
 - Intravascular gas embolism resulting in death or neurological damage,
 - Haemolytic blood transfusion reaction resulting from ABO blood type incompatibility,
 - Medication error leading to the death of a patient reasonably believed to be due to incorrect administration of drugs,
 - Maternal death or serious morbidity associated with labour or delivery,
 - Infant abduction from a hospital facility or discharge of the infant to the wrong family.
- The suspected:
 - homicide or suicide, or
 - attempted homicide or suicide,
 committed by a person who has received care or treatment for mental illness from a health services entity within the time frames stipulated in the ‘Guidelines for investigation of serious adverse events in Mental Health’¹ or where there are reasonable clinical grounds to suspect a connection between the death and the care or treatment provided by the entity;
- The suspected suicide or suspected attempted suicide of a person in custody applying the definition of ‘custody’ in the Coroners Act 2003 (SA).
- An incident where a patient:
 - suffers a major permanent loss of function (sensory, motor, physiologic or intellectual) unrelated to the natural course of the patient’s illness and differing from the expected outcome of the patient’s health care management, South Australian Department of Health Guidelines;
 - suffers significant disfigurement as a result of the incident;
 - is or was at significant risk due to being absent against medical advice;
 - who, whilst detained, has:
 - without leave, left the place at which he or she has been detained, or
 - having been absent with leave from the place at which he or she has been detained, failed to return at the conclusion of the period of leave,
 and has been at significant risk during the period of absence or unauthorised absence.
- An incident or occurrence where the incident or occurrence has ‘system wide safety implications’, namely one that involves a systems failure² or multiple systems failure that does or has the potential to compromise the safety of a patient.

AND otherwise an incident or occurrence which is not consistent with the routine health care of a patient or client or the routine operation of the health services entity providing the health care and which does or has the potential to result in harm to a person or persons receiving health care.

Dated 20 June 2008.

DR ANTHONY SHERBON, Chief Executive, Department of Health

¹ South Australian Department of Health Guidelines.

² A fault, breakdown, or dysfunction within operational methods, processes, or infrastructure, EXPLANATORY NOTES—Patient Safety Management Systems—Australian Council for Safety and Quality in Health Care, May 2005.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as.....	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	27.25
Incorporation	20.80	Discontinuance Place of Business	27.25
Intention of Incorporation	51.50	Land—Real Property Act:	
Transfer of Properties	51.50	Intention to Sell, Notice of.....	51.50
Attorney, Appointment of.....	41.00	Lost Certificate of Title Notices	51.50
Bailiff's Sale.....	51.50	Cancellation, Notice of (Strata Plan)	51.50
Cemetery Curator Appointed.....	30.50	Mortgages:	
Companies:		Caveat Lodgement.....	20.80
Alteration to Constitution	41.00	Discharge of.....	21.80
Capital, Increase or Decrease of	51.50	Foreclosures.....	20.80
Ceasing to Carry on Business	30.50	Transfer of	20.80
Declaration of Dividend.....	30.50	Sublet.....	10.50
Incorporation	41.00	Leases—Application for Transfer (2 insertions) each	10.50
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	30.50
First Name.....	30.50	Licensing.....	61.00
Each Subsequent Name.....	10.50	Municipal or District Councils:	
Meeting Final.....	34.25	Annual Financial Statement—Forms 1 and 2	574.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	408.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	81.50
First Name.....	41.00	Each Subsequent Name.....	10.50
Each Subsequent Name.....	10.50	Noxious Trade.....	30.50
Notices:		Partnership, Dissolution of.....	30.50
Call.....	51.50	Petitions (small).....	20.80
Change of Name	20.80	Registered Building Societies (from Registrar-	
Creditors.....	41.00	General).....	20.80
Creditors Compromise of Arrangement.....	41.00	Register of Unclaimed Moneys—First Name.....	30.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	10.50
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	51.50	Rate per page (in 8pt)	261.00
Release of Liquidator—Application—Large Ad.....	81.50	Rate per page (in 6pt)	345.00
—Release Granted	51.50	Sale of Land by Public Auction.....	52.00
Receiver and Manager Appointed.....	47.50	Advertisements.....	2.90
Receiver and Manager Ceasing to Act.....	41.00	½ page advertisement	122.00
Restored Name.....	38.50	½ page advertisement	244.00
Petition to Supreme Court for Winding Up.....	71.50	Full page advertisement.....	478.00
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Order of Supreme Court for Winding Up Action.....	41.00	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	92.00	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	20.80	Councils to be charged at \$2.90 per line.	
Proof of Debts	41.00	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	41.00	that which is usually published a charge of \$2.90 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned	30.50	South Australian Government publications are sold on the	
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All the above prices include GST

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

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Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	2.50	1.15	497-512	34.75	33.75
17-32	3.35	2.10	513-528	35.75	34.50
33-48	4.35	3.10	529-544	37.00	35.75
49-64	5.50	4.20	545-560	38.00	37.00
65-80	6.45	5.35	561-576	38.75	38.00
81-96	7.50	6.20	577-592	40.00	38.50
97-112	8.55	7.30	593-608	41.25	39.75
113-128	9.55	8.40	609-624	42.00	41.00
129-144	10.70	9.45	625-640	43.25	41.50
145-160	11.70	10.50	641-656	44.25	43.25
161-176	12.80	11.50	657-672	44.75	43.75
177-192	13.90	12.60	673-688	46.75	44.75
193-208	15.00	13.80	689-704	47.50	45.70
209-224	15.80	14.60	705-720	48.25	47.00
225-240	16.90	15.60	721-736	50.00	48.00
241-257	18.10	16.50	737-752	50.50	49.00
258-272	19.10	17.60	753-768	51.50	50.00
273-288	20.20	18.90	769-784	52.50	51.50
289-304	21.00	19.80	785-800	53.50	52.50
305-320	22.30	20.90	801-816	54.50	53.00
321-336	23.20	21.90	817-832	55.50	54.50
337-352	24.40	23.10	833-848	56.50	55.50
353-368	25.25	24.20	849-864	57.50	56.00
369-384	26.50	25.25	865-880	59.00	57.50
385-400	27.50	26.25	881-896	59.50	58.00
401-416	28.50	27.00	897-912	61.00	59.50
417-432	29.75	28.25	913-928	61.50	61.00
433-448	30.75	29.50	929-944	62.50	61.50
449-464	31.50	30.25	945-960	63.50	62.00
465-480	32.00	31.25	961-976	65.50	63.00
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LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

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

SCHEDULE 1

Rosemary Auricchio, an employee of Mariarosa Pty Ltd.

SCHEDULE 2

The land described in a portion of certificate of title register book volume 5803, folio 198, situated at Unit 2, 89 Wattle Avenue, Royal Park, S.A. 5014.

J. RANKINE, Minister for Consumer Affairs

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 76, Stanley Road, Waterloo Corner, being the whole of Allotment 76 in Deposited Plan No. 75314 comprised in certificate of title volume 6000, folio 662.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Jim Tuppin,
P.O. Box 1,
Walkerville, S.A. 5081
Telephone: (08) 8343 2760

Dated 23 June 2008.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

A. HARTLEY, Acting Manager, Property
Planning and Management Services,
Department for Transport, Energy and
Infrastructure

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Allotment 2, Womma Road, Penfield, being the whole of Allotment 2 in Filed Plan 6033 and being the whole of the land comprised in certificate of title volume 5505, folio 684.

This notice is given under section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Jim Tuppin,
P.O. Box 1,
Walkerville, S.A. 5081
Telephone: (08) 8343 2760

Dated 23 June 2008.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

A. HARTLEY, Acting Manager, Property
Planning and Management Services,
Department for Transport, Energy and
Infrastructure

DTEI 2007/12407/01

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 Hotel Tivoli Pty Ltd as trustee for the Hotel Tivoli Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, variation to an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 261 Pirie Street, Adelaide, S.A. 5000 and known as Tivoli Hotel.

The applications have been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to an Extended Trading Authorisation:

To reduce the Extended Trading Authorisation from 5 a.m. to 3 a.m. on the mornings following Friday and Saturday nights.

- Variation to Conditions:

To remove the following conditions from the Licence:

A minimum door charge of \$8 shall apply to any person entering the premises after 3 a.m. on Saturdays or Sundays until the close of trading on these mornings and shall not be in any way related to any liquor promotion being conducted on the premises at the time.

That 100 off-street car parking spaces be available within 50 m of the premises for the use of persons attending the premises on any Saturday or Sunday morning.

No live amplified music shall be permitted within the hotel and associated restaurant.

To add the following condition to the licence:

There will be no live bands after 1 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: 18 July 2008).

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

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

Dated 20 June 2008.

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 Stuart David Minne and Yvonne Marguerite Minne have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Main Road, Echunga, S.A. 5153 and known as Hagen Arms Hotel.

The applications have been set down for hearing on 24 July 2008 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: 17 July 2008).

The applicant's address for service is c/o Heuzenroeder & Heuzenroeder, 49 Murray Street, Tanunda, S.A. 5352 (Attention: Bridey Shane).

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

Dated 20 June 2008.

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 Griffins Head Hotel Pty Ltd has applied to the Licensing Authority for alterations and variation to Extended Trading Authorisation in respect of premises situated at 38 Hindmarsh Square, Adelaide, S.A. 5000 and known as Griffins Head.

The application has been set down for callover on 18 July 2008 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations to the Gaming Room, Front Bar, Club Bar, Dining Room, Kitchen and the provision of a new Smoking Area as per plans lodged with this office.
- Variation to the Extended Trading Authorisation to include the above mentioned Smoking Area as per plans lodged with this office.
- Variation to Extended Trading Authorisation for the areas currently approved with Extended Trading Authorisation (excluding areas 3 and 4) and to include the above-mentioned areas for the following hours:

Good Friday: Midnight to 2 a.m.

New Year's Eve: 2 a.m. the following day to 5 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: 11 July 2008).

The applicant's address for service is c/o Edgley Lawyers, G.P.O. Box 468, Adelaide, S.A. 5001.

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

Dated 17 June 2008.

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 E. C. Hotel Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 44-46 Unley Road, Unley, S.A. 5061 and known as Vino Ristorante.

The application has been set down for hearing on 24 July 2008 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: 17 July 2008).

The applicant's address for service is c/o E. C. Hotel Pty Ltd, 6 Emma Court, Grange, S.A. 5022 (Attention: Cheryl Docimo).

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

Dated 18 June 2008.

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 The Boathouse Osborne Pty Ltd has applied to the Licensing Authority for alterations, redefinition and variation to Extended Trading Authorisation in respect of premises situated at 481-483 Victoria Road, Taperoo, S.A. 5017 and known as The Boathouse Tavern Osborne.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition to create an Outdoor Smoking Area as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the abovementioned area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 18 July 2008).

The applicant's address for service is c/o The Boathouse Osborne Pty Ltd, 481-483 Victoria Road, Taperoo, S.A. 5017.

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

Dated 20 June 2008.

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 Gale Investments Nominees Pty Ltd as trustee for Gale Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 17 Nancy Road, Coffin Bay, S.A. 5607 and to be known as Coffin Bay Explorer.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell liquor for consumption on board the vessel on any day at any time during cruises.
- To sell liquor for consumption on board the vessel two hours prior to a cruise and two hours after a cruise ends.

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: 18 July 2008).

The applicant's address for service is c/o Gale Investments Nominees Pty Ltd, P.O. Box 155, Coffin Bay, S.A. 5607.

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

Dated 19 June 2008.

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 Park Hotel Pty Ltd has applied to the Licensing Authority for alterations, redefinition, variation to Extended Trading Authorisation and variation to Entertainment Consent Licence in respect of premises situated at 163 Commercial Street West, Mount Gambier, S.A. 5290 and known as Park Hotel.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition to include construction of the Gaming Room, Main Area Bar, Outdoor Area, Verandah, garage/store, internal alterations and associated car parking and landscaping area as per plans lodged with this office.
- Variation to existing Entertainment Consent as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include proposed areas as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 18 July 2008).

The applicant's address for service is c/o Duncan Basheer Hannon, Barristers and Solicitors, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: David Tillett).

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

Dated 19 June 2008.

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 Khodair Nominees Pty Ltd as trustee for Khodair Family has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) and Extended Trading Authorisation in respect of premises situated at 540 Glynburn Road, Burnside, S.A. 5066 and to be known as Suzettes.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
 - (a) seated at a table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation is sought for the following hours:
 - Sunday: 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: 18 July 2008).

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

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

Dated 19 June 2008.

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 Rendark Pty Ltd has applied to the Licensing Authority to vary the Extended Trading Authorisation in respect of premises situated at 115 Thevenard Road, Thevenard, S.A. 5690 and known as Thevenard Hotel.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

The Extended Trading Authorisation is sought to apply to the rear courtyard on the days and during the times currently applying to other areas of the hotel being Wednesday and Thursday from Midnight to 1 a.m. the following morning, Friday and Saturday from midnight to 2 a.m. the following morning, Sunday from 8 p.m. to 9 p.m. and Sundays preceding Public Holidays from 8 p.m. to 2 a.m. the following morning.

There will be not Entertainment provided in the courtyard.

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: 18 July 2008).

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 20 June 2008.

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 Woolies Liquor Stores Pty Ltd has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at 25 King William Road, Unley, S.A. 5061 to be situated at Shop 45 Unley Shopping Centre, 204 Unley Road and known as BWS—Beer Wine Spirits.

The application has been set down for callover on 25 July 2008 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: 18 July 2008).

The applicant's address for service is c/o Griffin Hilditch, G.P.O. Box 2077, Adelaide, S.A. 5001.

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

Dated 20 June 2008.

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 King On Sturt Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence, variation to Extended Trading Authorisation and variation to Conditions in respect of premises situated at 375 King William Street, Adelaide, S.A. 5000 and known as King's Head Hotel.

The application has been set down for callover on 25 July 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to Extended Trading Authorisation to include:
 - Good Friday: Midnight to 2 a.m.
- Variation to hours of operation for areas 5 and 6:
 - Monday to Sunday: 11 a.m. to 4 a.m. the following day.
 - Christmas Day: Midnight to 2 a.m.
 - Good Friday: Midnight to 2 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: 18 July 2008).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, 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 24 June 2008.

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 R. J. & R. F. Murphy Pty Ltd as trustee for R. and R. Murphy Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 6 Strathalbyn Road, Aldgate, S.A. 5154 and known as Aldgate Cafe.

The application has been set down for hearing on 28 July 2008 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: 21 July 2008).

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

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

Dated 23 June 2008.

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 McLaren Vale Deli Pty Ltd as trustee for the Seach Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 114 Main Road, McLaren Vale, S.A. 5171 and known as McLaren Vale Continental Deli & Cafe.

The application has been set down for hearing on 28 July 2008 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: 21 July 2008).

The applicant's address for service is c/o McLaren Vale Deli Pty Ltd, P.O. Box 2027, McLaren Flat, S.A. 5171.

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

Dated 20 June 2008.

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 Friends Gate Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 73 Melbourne Street, North Adelaide, S.A. 5006 known as Soho Restaurant and to be known as Archies Restaurant.

The application has been set down for hearing on 29 July 2008 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: 21 July 2008).

The applicant's address for service is c/o Naomi Le Poidevin-Racic, 1/17 Sandford Street, Kensington Gardens, S.A. 5068.

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

Dated 23 June 2008.

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 Paga Properties Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Dukes Highway, Bordertown, S.A. 5268 and known as Bordertown Dukes Motor Inn.

The application has been set down for hearing on 30 July 2008 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: 23 July 2008).

The applicant's address for service is c/o O'Loughlins Lawyers, Level 2, 99 Frome 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 24 June 2008.

Applicant

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: Ellemby Resources Pty Ltd

Location: Yalata area—Approximately 130 km north-west of Ceduna.

Pastoral Lease: Chundaria, Watna, Mitchidy Moola and Nanbona Stations.

Term: 1 year

Area in km²: 967

Ref.: 2006/00074

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: Kensington Exploration Pty Ltd

Location: Gawler Ranges area—Approximately 100 km north-east of Streaky Bay.

Pastoral Lease: Koweridda, Lockes Claypan, Paney, Pine Lodge, Scrubby Peak, Thurlga and Yardea Stations.

Term: 1 year

Area in km²: 552

Ref.: 2006/00647

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 GAS (SOUTH AUSTRALIA) ACT 2008

NOTICE OF MAKING NATIONAL GAS RULES

National Gas Law—Section 294

I, PATRICK CONLON, Minister for Energy for the Crown in right of the State of South Australia, as the Minister administering the National Gas (South Australia) Act 2008 of South Australia, hereby give notice of the making of the initial National Gas Rules 2008 under section 294 (1) of the National Gas Law on the recommendation of the Ministerial Council on Energy.

The initial National Gas Rules 2008 commence operation on 1 July 2008.

Dated 23 June 2008.

PATRICK CONLON, Minister for Energy

NOTICE UNDER NATIONAL ELECTRICITY LAW

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

Under section 107, the period of time for preparing the draft determinations for:

- the proposed *National Electricity Amendment (Regulatory Test Thresholds and Information Disclosure for Network Replacements) Rule 2008* has been extended to **31 July 2008**; and
- the proposed *National Electricity Amendment (Victorian Jurisdictional Derogation (Advanced Metering Infrastructure Roll Out)) Rule 2008* has been extended to **22 August 2008**.

Under sections 102 and 103, the making of:

- the *National Electricity Amendment (Economic Regulation of Transmission Services Undertaken by Distributors) Rule 2008 No. 3*;
- the *National Electricity Amendment (WACC, alignment of reviews) Rule 2008 No. 4*;
- the *National Electricity Amendment (WACC, technical drafting issues) Rule 2008 No. 5*; and
- the *National Electricity Amendment (NEM Reliability Settings: Information, Safety Net and Directions) Rule 2008 No. 6*

and corresponding final determinations. All provisions commence on **1 July 2008**.

Under section 99, the making of a draft determination and draft *National Electricity Amendment (Performance Standard Compliance of Generators) Rule 2008*. In relation to the draft determination:

- requests for a pre-determination hearing must be received by **3 July 2008**; and
- submissions must be received by **8 August 2008**.

Under section 95, NEMMCO has requested the making of the proposed *National Electricity Amendment (Minor Change to Technical Requirement for Generators) Rule 2008* which seeks to correct minor drafting errors in clause S5.2.5.3(c)(6) of the National Electricity Rules (Rules). The AEMC intends to expedite the making of the proposed Rule under section 96 on the grounds that it is non-controversial, subject to the receipt of written objections. In relation to this proposal:

- written objections must be received by **10 July 2008**; and
- submissions must be received by **24 July 2008**.

All submissions, written objections and requests for a hearing should be forwarded to submissions@aemc.gov.au. Submissions should be submitted in accordance with the AEMC's *Guidelines for making writing 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

26 June 2008.

NATIONAL PARKS AND WILDLIFE ACT 1972

Mowantjie Willauwar and Poonthie Ruwe Conservation Parks Management Plan

I, GAIL GAGO, Minister for Environment and Conservation, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972 that, on 30 May 2008, I adopted a plan of management for Mowantjie Willauwar and Poonthie Ruwe Conservation Parks.

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

- DEH Information Line, Level 1, 100 Pirie Street, Adelaide, S.A. 5000, G.P.O. Box 1047, Adelaide, S.A. 5001 (email dehinformation@saugov.sa.gov.au), telephone 8204 1910;
- http://www.parks.sa.gov.au/parks/management/management_plans/index.htm;
- Murraylands Regional Office, 28 Vaughan Terrace, Berri, S.A. 5343, telephone 2595 2111.

Copies of this publication can be purchased at a cost of \$10 per copy (plus \$2 postage within South Australia) from the addresses above.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

- (1) In the Lower Limestone Coast, Padthaway and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area:
 - (a) where the water allocation on a water licence is specified as a water (taking) allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.193 cents per kilolitre of water allocated;
 - (b) where the water allocation on a water licence is specified as a water (taking) allocation and is not for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.248 cents per kilolitre of water allocated;
 - (c) where the water allocation on a water licence is specified as a water (taking) allocation and is specified in Irrigation Equivalents (IE), \$12.41 per hectare IE or part thereof of water allocated;
 - (d) where the water allocation on a water licence is specified as a water (holding) allocation, the rates specified in Schedule 1 per kilolitre of water allocated; and
 - (e) where the water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 128 authorisation, 0.248 cents per kilolitre of water taken.
- (2) In the Tintinara Coonalpyn Prescribed Wells Area:
 - (a) where the water allocation on a water licence is specified as a water (taking) allocation, 0.248 cents per kilolitre of water allocated; and
 - (b) where the water allocation on a water licence is specified as a water (holding) allocation, the rates specified in Schedule 1 per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

SCHEDULE 1

Levy rates for water (holding) allocations

Unconfined Aquifer

<i>Lower Limestone Coast PWA</i>	Cents/kL
Benara.....	0.214
Blanche Central	0.248
Bowaka	0.223
Bray	0.122
Coles	0.197
Compton	0.188
Conmurra	0.186
Duffield.....	0.113
Fox.....	0.170
Grey.....	0.248
Hindmarsh	0.248
Joyce.....	0.209
Kennion	0.113
Killanoola	0.219
Kongorong	0.248
Lacepede	0.113
Lake George	0.149
Landseer	0.127
Lochaber	0.178
MacDonnell	0.248
Marcollat.....	0.113
Mayurra	0.143
Minecrow	0.144
Monbulla.....	0.211
Moorak	0.248
Mount Benson.....	0.156
Mount Muirhead.....	0.113
Murrabinna	0.134
Peacock.....	0.113
Riddoch	0.214
Rivoli Bay.....	0.113
Ross	0.113
Short	0.248
Smith	0.113
Spence	0.141
Symon.....	0.114
Townsend	0.181
Waterhouse	0.209
Woolumbool	0.113
Young	0.181
Myora	0.225
Glenburnie	0.248
Donovans	0.248
Zone 2A	0.248
Zone 3A	0.248
Glenroy	0.248
Comaum	0.248
Struan.....	0.248
Joanna	0.248
Zone 5A	0.248
Bangham	0.248
Frances.....	0.248
Western Flat.....	0.248
Bool	0.217
Hacks	0.248
Moyhall.....	0.137
Ormerod.....	0.248
Stewarts	0.248
Hynam West	0.248
Hynam East	0.248
Beeamma	0.248
<i>Padthaway PWA</i>	Cents/kL
Management Area 1	0.248
Management Area 2.....	0.248
Management Area 3.....	0.248
Management Area 4.....	0.248

<i>Tatiara PWA</i>	Cents/kL
Tatiara.....	0.248
Zone 8A.....	0.248
Shaugh.....	0.248
Wirrega.....	0.248
Willalooka.....	0.248
Cannawigara.....	0.248
North Pendleton.....	0.248
Stirling.....	0.248

<i>Tintinara Coonalpyn PWA</i>	WHA \$/ML
Coonalpyn.....	0.248
Boothby.....	0.248
Tintinara.....	0.248
Sherwood.....	0.248

Confined Aquifer

<i>Management Area</i>	Cents/kL
Zone 1A.....	0.248
Zone 2A.....	0.248
Zone 3A.....	0.248
Zone 4A.....	0.248
Zone 5A.....	0.248
Zone 6A.....	0.248
Zone 7A.....	0.248
Zone 8A.....	0.248
Millicent.....	0.248
Kalangadoo.....	0.248
Kingston.....	0.248
Lucindale.....	0.248
Taratap.....	0.248
Fairview.....	0.248
Wirrega.....	0.248
Keith.....	0.248
Tauragat.....	0.248
Tolmer.....	0.248
Kynoch.....	0.248

Dated 23 June 2008.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

- (1) a levy of 0.5 cents per kilolitre of water allocated; and
- (2) a levy of 0.5 cents per kilolitre of water taken.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Natural Resources Management Water Levy for the Barossa Prescribed Water Resources Area

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

- (1) Where the water allocation on the licence is specified as an annual volume in kilolitres:
 - (a) a levy of 0.5 cents per kilolitre of water allocated; and
 - (b) a levy of 0.5 cents per kilolitre of water taken; or
- (2) Where the water allocation on the licence is specified as an area of crop, the following rates per hectare of allocation:

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

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

- (1) a levy of 0.5 cents per kilolitre of water allocated; and
- (2) a levy of 0.5 cents per kilolitre of water taken.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment
and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

- (1) A levy of 3.328 cents per kilolitre of water allocated where the water is allocated for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (2) A levy of 2.252 cents per kilolitre of water allocated where the water is not allocated for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the Mallee Prescribed Wells Area

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

- (1) A levy of 1.211 cents per kilolitre of water allocated where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (2) A levy of 0.333 cents per kilolitre of water allocated where the water allocation on the licence is specified as an annual volume in kilolitres.
- (3) A levy of \$34.93 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area.
- (4) A levy of \$28.83 per hectare Irrigation Equivalent of water allocated or part thereof where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Establishment of Levy for the River Murray Prescribed Watercourse

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

- (1) A levy of 1.211 cents per kilolitre of water allocated where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (2) A levy of 0.388 cents per kilolitre of water allocated where the water is not used for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932.
- (3) A levy of 0.366 cents per kilolitre of water allocated where the water is taken and used to irrigate properties within the Qualco-Sunlands Groundwater Control Scheme area.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

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

PURSUANT to section 101 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, hereby declare a levy payable by persons authorised by a water licence to take water from prescribed wells within the Angas Bremer Prescribed Wells Area of 0.388 cents per kilolitre of water allocated.

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

This notice has effect in relation to the financial year commencing on 1 July 2008.

Dated 23 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2008-2009 by Constituent Councils in the Adelaide and Mount Lofty Ranges Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Councils of the Adelaide and Mount Lofty Ranges Natural Resources Management Region will be as follows:

Constituent Councils	Amount \$
Adelaide City Council	690 971
Adelaide Hills Council	771 284

Constituent Councils	Amount \$
Alexandrina Council	33 486
Barossa Council	283 994
City of Burnside	803 321
Campbelltown City Council	523 300
City of Charles Sturt	1 353 831
Town of Gawler	210 706
Holdfast Bay City Council	550 625
Light Regional Council	135 310
District Council of Mallala	61 463
Corporation of the City of Marion	902 524
City of Mitcham	710 646
District Council of Mount Barker	92 306
City of Norwood, Payneham and St Peters	587 474
City of Onkaparinga	1 974 656
City of Playford	565 890
City of Port Adelaide Enfield	1 215 865
City of Prospect	277 945
City of Salisbury	1 045 790
City of Tea Tree Gully	992 173
Corporation of the City of Unley	560 965
City of Victor Harbor	96 674
Corporation of the Town of Walkerville	147 718
City of West Torrens	635 710
District Council of Yankalilla	75 373
Total	\$15 300 000

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2008-2009 by Constituent Councils in the Eyre Peninsula Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Councils of the Eyre Peninsula Natural Resources Management Region will be as follows:

Constituent Councils	Amount \$
District Council of Ceduna	104 642
District Council of Cleve	80 615
District Council of Elliston	68 652
District Council of Franklin Harbour	51 077
District Council of Kimba	46 841
District Council of Le Hunte	53 308
District Council of Lower Eyre Peninsula	141 683
City of Port Lincoln	322 383
District Council of Streaky Bay	79 192
District Council of Tumby Bay	100 111
City of Whyalla	432 096
Total	\$1 480 600

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contribution in 2008-2009 by the Constituent Council in the Kangaroo Island Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the share of Kangaroo Island Council pursuant to subsection 92 (4) and having submitted it to the Governor pursuant to subsection 92 (6) and the Governor having approved that share on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the share for 2008-2009 of Kangaroo Island Council, as sole Constituent Council will be as follows:

Constituent Council	Amount \$
Kangaroo Island Council	110 225
Total	\$110 225

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2008-2009 by Constituent Councils in the Northern and Yorke Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Councils of the Northern and Yorke Natural Resources Management Region will be as follows:

Constituent Councils	Amount \$
Barossa Council	836
District Council of Barunga West	127 684
Clare and Gilbert Valleys Council	303 004
District Council of Copper Coast	332 940
The Flinders Ranges Council	23 591
Goyder Regional Council	57 027
Light Regional Council	95 956
District Council of Mallala	62 222
District Council of Mount Remarkable	72 482
Northern Areas Council	175 940
District Council of Ororoo Carrieton	24 181
District Council of Peterborough	20 879
City Council of Port Augusta	151 172
Port Pirie Regional Council	223 513
Wakefield Regional Council	236 928
District Council of Yorke Peninsula	658 645
Total	\$2 567 000

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2008-2009 by Constituent Councils in the South Australian Murray-Darling Basin Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Councils of the South Australian Murray-Darling Basin Natural Resources Management Region will be as follows:

Constituent Councils	Amount \$
Adelaide Hills Council	1 122
Alexandrina Council	212 844
Barossa Council	11 575
Berri Barmera Council	64 589
Coorong District Council	36 259
Goyder Regional Council	27 527
District Council of Karoonda East Murray	10 711
District Council of Loxton Waikerie	81 971
Mid Murray Council	92 331
District Council of Mount Barker	167 843
Rural City of Murray Bridge	109 841
Northern Areas Council	479
City of Onkaparinga	586
District Council of Peterborough	668

Constituent Councils	Amount \$
Renmark Paringa Council	65 632
Southern Mallee District Council	19 921
City of Victor Harbor	601
Total	\$904 500

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2008-2009 by Constituent Councils in the South East Natural Resources Management Region

PURSUANT to section 92 of the Natural Resources Management Act 2004, I, Gail Gago, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor having approved those shares on 26 June 2008 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Councils of the South East Natural Resources Management Region will be as follows:

Constituent Councils	Amount \$
Coorong District Council	30 317
District Council of Grant	154 294
District Council of Kingston	68 294
City of Mount Gambier	441 755
Naracoorte Lucindale Council	159 103
District Council of Robe	62 879
District Council of Southern Mallee	463
District Council of Tatiara	132 206
Wattle Range Council	253 689
Total	\$1 303 000

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Transfer of Funds

IN accordance with section 67B of the Occupational Health, Safety and Welfare Act 1986, I have obtained the concurrence of the Board of Management of the WorkCover Corporation of South Australia and have consulted with the Treasurer.

The amount of funds to be transferred from the WorkCover Corporation of South Australia to the Department of the Premier and Cabinet to be applied towards costs associated with the administration of the Occupational Health, Safety and Welfare Act 1986, is as follows:

- \$8.82 million cash, (to be paid in monthly instalments) for the 2008-2009 financial year; and
- \$1.26 million (to be provided on an in-kind basis) in the 2008-2009 financial year.

M. J. WRIGHT, Minister for Industrial Relations

RENMARK IRRIGATION TRUST

Annual Elections 2008

NOTICE is hereby given that, at the close of nominations at noon on Monday, 16 June 2008, the following valid nominations for the office of Members and Auditor were duly received by me:

For Members (three required):

Ibrahim Demir
Richard Humphrey Howie
Timothy John Whetstone

As no more nominations were received that there are vacancies to be filled, I therefore declare the abovenamed Ratepayers elected as Members of the Trust for terms of two years commencing on the first Saturday in July 2008.

For Auditor (one required):

Christopher Ross Campbell (C.A.)

I therefore declare Christopher Ross Campbell duly elected as an Auditor of the Trust for a term of two years commencing on Monday, 3 September 2008.

W. D. MORRIS, Returning Officer

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

Notice by Delegate of the Minister for Environment and Conservation

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Keith Baldry, Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the specified employer, Flinders University from the requirements of Regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, insofar as that regulation applies to staff from the School of Medicine operating the bone densitometry X-ray apparatus, Model GE Lunar Prodigy Series 8743 at Flinders Medical Centre, subject to the following conditions:

- (1) that the X-ray apparatus is maintained in good working order and condition; and
- (2) that the specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Director of the Radiation Protection Division of the Environment Protection Authority to do so.

Dated 23 June 2008.

K. BALDRY, Delegate of the Minister for Environment and Conservation

TAXATION ADMINISTRATION ACT 1996

NOTICE

Order Determining Market Rate under Section 26

I, KEVIN OWEN FOLEY, Treasurer of South Australia, pursuant to the provisions of section 26 (2) (b) of the Taxation Administration Act 1996, hereby notify that the market rate from 1 July 2008 will be 7.75% per annum.

KEVIN FOLEY, Treasurer

ORIGIN ENERGY RETAIL LIMITED

Notice of Amendments to Natural Gas Prices for customers in Origin Energy Areas in South Australia

IN accordance with the requirements of the Gas Standing Price Determination ('Price Determination') made by the Essential Services Commission of South Australia ('ESCOSA') in June 2008 under Part 3 of the Essential Services Commission Act 2002 as authorised by sections 34A and 33 (1) (a) of the Gas Act 1997, notice is hereby given by Origin Energy Retail Limited ABN 22 078 868 425 ('Origin Energy') of its standing contract prices for customers who are consuming less than 1 terajoule per annum ('small customers') for the supply and sale of natural gas. Pursuant to section 34B (3) (b) of the Gas Act 1997, notice is hereby given by Origin Energy of its default contract prices for small customers who are purchasing gas under Origin Energy's default contract terms and conditions. Origin Energy has determined that its default contract prices will be the same as the standing contract prices shown below.

Statement of justification—Default contract prices. The default contract prices set out in this notice are the same as Origin Energy's standing contract prices established under the Price Determination.

The new prices will be effective from 1 July 2008

Residential Customers	2008/09 Standing Contract Price (GST Exclusive)	2008/09 Standing Contract Price (GST Inclusive)
Adelaide		
Supply Charge (\$/qtr)	\$44.27	\$48.697
Variable Charge (c/MJ): 0 to 4,500 MJ	1.9652	2.16172
Variable Charge (c/MJ): >4,500 MJ	1.2929	1.42219
Port Pirie		
Supply Charge (\$/qtr)	\$44.27	\$48.697
Variable Charge (c/MJ): 0 to 4,500 MJ	1.9789	2.17679
Variable Charge (c/MJ): >4,500 MJ	1.2957	1.42527
Whyalla		
Supply Charge (\$/qtr)	\$44.27	\$48.697
Variable Charge (c/MJ): 0 to 4,500 MJ	1.9791	2.17701
Variable Charge (c/MJ): >4,500 MJ	1.2974	1.42714
Mount Gambier		
Supply Charge (\$/qtr)	\$44.27	\$48.697
Variable Charge (c/MJ): 0 to 4,500 MJ	1.9796	2.17756
Variable Charge (c/MJ): >4,500 MJ	1.3010	1.43110
Riverland		
Supply Charge (\$/qtr)	\$44.27	\$48.697
Variable Charge (c/MJ): 0 to 4,500 MJ	1.9689	2.16579
Variable Charge (c/MJ): >4,500 MJ	1.3285	1.46135

SME Customers	2008/09 Standing Contract Price (GST Exclusive)	2008/09 Standing Contract Price (GST Inclusive)
Adelaide		
Supply Charge (\$/qtr)	\$75.69	\$83.259
Variable Charge (c/MJ): 0 to 25,000 MJ	1.4257	1.56827
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.4096	1.55056
Variable Charge (c/MJ): >90,000 MJ	1.0454	1.14994
Port Pirie		
Supply Charge (\$/qtr)	\$75.69	\$83.259
Variable Charge (c/MJ): 0 to 25,000 MJ	1.4412	1.58532
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.4182	1.56002
Variable Charge (c/MJ): >90,000 MJ	1.0395	1.14345
Whyalla		
Supply Charge (\$/qtr)	\$75.69	\$83.259
Variable Charge (c/MJ): 0 to 25,000 MJ	1.4347	1.57817
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.4247	1.56717
Variable Charge (c/MJ): >90,000 MJ	1.0617	1.16787
Mount Gambier		
Supply Charge (\$/qtr)	\$75.69	\$83.259
Variable Charge (c/MJ): 0 to 25,000 MJ	1.4075	1.54825
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.3601	1.49611
Variable Charge (c/MJ): >90,000 MJ	1.0559	1.16149
Riverland		
Supply Charge (\$/qtr)	\$64.43	\$70.873
Variable Charge (c/MJ): 0 to 25,000 MJ	1.4720	1.61920
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.3368	1.47048
Variable Charge (c/MJ): >90,000 MJ	0.9228	1.01508

In addition to the charges or tariffs for the supply of Natural Gas as set out above, customers should note that in certain circumstances Origin Energy Retail Limited may require lodgement of security deposits or may impose fees and charges that are incidental to the supply of Natural Gas to a customer, including but not limited to an account establishment fee, site call out fee, disconnection fee, reconnection fee, late payment fee, dishonoured cheque fee and special meter reading fee.

For further details, please contact our National Customer Service Centre on 13 24 61.

PETROLEUM ACT 2000

Application for Grant of Petroleum Production Licences—PPL 225, PPL 226 and PPL 227

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 applications for the grant of production licences over the areas described below, which fall within the area of Petroleum Exploration Licence PEL 114 have been received from Santos Limited.

*Description of Application Area**PPL 225 (Stimpee/Hoek)*

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

Commencing at a point being the intersection of latitude 28°28'45"S GDA94 and longitude 140°26'25"E GDA94, thence east to longitude 140°26'35"E AGD66, south to latitude 28°29'05"S AGD66, east to longitude 140°27'10"E AGD66, south to latitude 28°29'10"S AGD66, east to longitude 140°28'00"E GDA94, south to latitude 28°29'05"S GDA94, west to longitude 140°27'55"E GDA94, south to latitude 28°29'10"S GDA94, west to longitude 140°27'50"E GDA94, south to latitude 28°29'15"S GDA94, west to longitude 140°27'45"E GDA94, south to latitude 28°29'40"S GDA94, west to longitude 140°27'20"E GDA94, south to latitude 28°29'45"S GDA94, west to longitude 140°27'05"E GDA94, south to latitude 28°29'50"S GDA94, west to longitude 140°26'40"E GDA94, south to latitude 28°29'55"S GDA94, west to longitude 140°26'20"E GDA94, south to latitude 28°30'00"S GDA94, west to longitude 140°26'05"E GDA94, north to latitude 28°29'45"S GDA94, east to longitude 140°26'10"E GDA94, north to latitude 28°29'40"S GDA94, east to longitude 140°26'15"E GDA94, north to latitude 28°29'25"S GDA94, east to longitude 140°26'25"E GDA94, north to latitude 28°29'15"S GDA94, west to longitude 140°25'50"E GDA94, north to latitude 28°29'10"S GDA94, west to longitude 140°25'45"E GDA94, north to latitude 28°29'00"S GDA94, east to longitude 140°26'20"E GDA94, north to latitude 28°28'55"S GDA94, east to longitude 140°26'25"E GDA94 and north to the point of commencement.

Area: 4.40 km² approximately.

PPL 226 (Teringie/Frostillicus)

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

Commencing at a point being the intersection of latitude 28°26'51"S GDA94 and longitude 140°24'20"E GDA94, thence east to longitude 140°24'30"E GDA94, south to latitude 28°26'55"S GDA94, east to longitude 140°24'35"E GDA94, south to latitude 28°27'10"S GDA94, west to longitude 140°24'30"E GDA94, south to latitude 28°27'15"S GDA94, west to longitude 140°24'25"E GDA94, south to latitude 28°27'40"S GDA94, west to longitude 140°24'20"E GDA94, south to latitude 28°27'45"S GDA94, west to longitude 140°24'10"E GDA94, south to latitude 28°27'55"S GDA94, west to longitude 140°23'45"E GDA94, south to latitude 28°28'05"S GDA94, west to longitude 140°23'35"E GDA94, south to latitude 28°28'20"S GDA94, west to longitude 140°23'30"E GDA94, south to latitude 28°28'35"S GDA94, west to longitude 140°23'25"E GDA94, south to latitude 28°28'40"S GDA94, west to longitude 140°23'00"E GDA94, north to latitude 28°28'30"S GDA94, east to longitude 140°23'05"E GDA94, north to latitude 28°28'10"S GDA94, east to longitude 140°23'10"E GDA94, north to latitude 28°28'05"S GDA94, east to longitude 140°23'25"E GDA94, north to latitude 28°27'55"S GDA94, east to longitude 140°23'30"E GDA94, north to latitude 28°27'45"S GDA94, west to longitude 140°23'25"E GDA94, north to latitude 28°27'20"S GDA94, east to longitude 140°23'40"E GDA94, north to latitude 28°27'15"S GDA94, east to longitude 140°23'45"E GDA94, north to latitude 28°27'05"S GDA94, east to longitude 140°24'00"E GDA94, north to latitude 28°27'00"S GDA94, east to longitude 140°24'10"E GDA94, north to latitude 28°26'55"S GDA94, east to longitude 140°24'20"E GDA94 and north to the point of commencement.

Area: 3.40 km² approximately.

PPL 227 (Stimpson Jay)

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

Commencing at a point being the intersection of latitude 28°28'10"S GDA94 and longitude 140°25'15"E GDA94, thence east to longitude 140°25'45"E GDA94, south to latitude 28°28'35"S GDA94, west to longitude 140°25'30"E GDA94, south to latitude 28°28'40"S GDA94, west to longitude 140°25'20"E GDA94, north to latitude 28°28'25"S GDA94, west to longitude 140°25'15"E GDA94, north to latitude 28°28'20"S GDA94, west to longitude 140°25'10"E GDA94, north to latitude 28°28'15"S GDA94, east to longitude 140°25'15"E GDA94 and north to the point of commencement.

Area: 0.65 km² approximately.

Dated 23 June 2008.

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

REAL PROPERTY ACT NOTICE

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the land set forth and described before his name at the foot hereof brought under the operation of the Real Property Act: Notice is hereby given that unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said several pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Registration Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated.

THE SCHEDULE

No. of Application	Description of Property	Name	Residence	Date up to and inclusive of which caveat may be lodged
31146	Allotment 522 in Filed Plan No. 191084 being portion of Section 3031, Hundred of Milne, in the area named Stanley Flat	Albert Vale Surmon	P.O. Box 55, Clare, S.A. 5453	26 August 2008

Dated 26 June 2008, at the Lands Titles Registration Office, Adelaide.

J. ZACCARIA, Deputy Registrar-General

ROAD TRAFFIC ACT 1961**NOTICE OF APPROVAL AND EXEMPTION**

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

TRANSPORT OF INDIVISIBLE ITEMS**1. REVOCATION OF PREVIOUS NOTICE**

- 1.1 The Notice entitled '*Transport of Indivisible Items*' that appeared in the *South Australian Government Gazette* dated 27 July 2006 is revoked at midnight on 29 June 2008.

2. APPROVAL

- 2.1 I hereby approve:

2.1.1 Articulated Motor Vehicles carrying indivisible items which exceed 4.3 m in height and/or 19 m in overall length; and

2.1.2 Rigid Motor Vehicles and Rigid Motor Vehicles towing one trailer carrying indivisible items, which exceed 4.3 m in height,

to travel on roads in South Australia subject to the conditions specified in this Notice.

3. EXEMPTION

- 3.1 I hereby exempt Articulated Motor Vehicles, Rigid Motor Vehicles and Rigid Motor Vehicles towing one trailer carrying indivisible items from the following provisions of the:

(i) *Road Traffic (Vehicle Standards) Rules 1999*:

- Rule 66 (1)—Width;
- Rule 68 (1)—Length of single trailer in so far as it relates to semi trailers;
- Rule 69 (1) (d)—Length of combinations;
- Rule 70 (1) (b)—Rear overhang;
- Rule 72 (1)—Height.

(ii) *Road Traffic (Mass and Loading Requirements) Regulations 1999*:

- Schedule 1, Part 2, Regulation 6—Front and side projections, in so far as it relates to side projections; and subject to the conditions specified in this Notice.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 4.1 The vehicles described above must operate in accordance with the conditions and limitations specified in the '*Code of Practice for the Transport of Indivisible Items in South Australia*', dated May 2008, issued by the Department for Transport, Energy and Infrastructure (DTEI).
- 4.2 Except as otherwise specified in this Notice, the Standard Form Conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999* for the purposes of section 115 of the *Road Traffic Act 1961*, shall not apply.
- 4.3 When operating under this Notice, the driver must carry a legible, current and complete copy of the '*Code of Practice for the Transport of Indivisible Items in South Australia*' issued by DTEI and produce this document when requested by a DTEI, Transport Safety Compliance Officer appointed under the *Road Traffic Act 1961* and/or the *Motor Vehicles Act 1959*, or a Police Officer.

5. ROUTE RESTRICTIONS

- 5.1 Travel is not permitted on the section of Park Terrace, Salisbury, between Commercial Road and Salisbury Highway.

Explanatory Note

A Permit Information Bulletin which includes a map of the location is available from DTEI's Vehicle Permits Team, Regency Park, telephone 1300 882 249 or can be downloaded from DTEI's website at www.transport.sa.gov.au.

6. COMMENCEMENT OF THIS NOTICE

- 6.1 This Notice is valid from 30 June 2008.

7. AUTHORISATION

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

ROAD TRAFFIC ACT 1961**NOTICE OF APPROVAL AND EXEMPTION**

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

OVERSIZE OR OVERMASS AGRICULTURAL VEHICLES DRIVEN ON ROADS**1. REVOCATION OF PREVIOUS NOTICE**

- 1.1 The Notice entitled '*Agricultural Vehicles Driven on Roads*' that appeared in the *South Australian Government Gazette* dated 27 July 2006 is revoked at midnight on 29 June 2008.

2. APPROVAL

- 2.1 Pursuant to section 161A of the *Road Traffic Act 1961*, and Regulation 35 of the *Road Traffic (Miscellaneous) Regulations 1999*, I hereby approve:
- 2.2 Tractors used for agricultural purposes, agricultural machines, agricultural machines towing agricultural implements and agricultural combinations which exceed 4.3 m in height and when in combination exceed 19 m in length to travel on roads in South Australia subject to the conditions specified in this Notice.

3. EXEMPTION

- 3.1 Pursuant to section 163AA of the *Road Traffic Act 1961*, I hereby exempt:
- 3.1.1 Tractors used for agricultural purposes, agricultural machines, agricultural machines towing agricultural implements and agricultural combinations from the following provisions of the:
- (i) *Road Traffic (Vehicle Standards) Rules 1999*:
- Rule 35 (1)—Rear vision mirrors, in so far as it relates to tractors or agricultural machines towing an agricultural implement that exceeds 3.5 m in width;
 - Rule 66 (1)—Width;
 - Rule 69 (1) (d)—Length of combinations;
 - Rule 70 (1) (b)—Rear overhang;
 - Rule 72 (1)—Height; and
- (ii) *Road Traffic (Miscellaneous) Regulations 1999*:
- Regulation 20A (1)—Prohibition of towing more than one vehicle,
- subject to the conditions specified in this Notice.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 4.1 The vehicles described above must operate in accordance with the '*Code of Practice for Oversize or Overmass Agricultural Vehicles*' dated May 2008, issued by the Department for Transport, Energy and Infrastructure (DTEI).
- 4.2 Except as otherwise specified in this Notice, the Standard Form Conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999* for the purposes of section 115 of the *Road Traffic Act 1961*, shall not apply.

5. COMMENCEMENT OF THIS NOTICE

- 5.1 This Notice is valid from 30 June 2008

6. AUTHORISATION

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

ROAD TRAFFIC ACT 1961**NOTICE OF APPROVAL AND EXEMPTION**

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

TRANSPORT OF AGRICULTURAL VEHICLES CARRIED AS A LOAD**1. REVOCATION OF PREVIOUS NOTICE**

- 1.1 The Notice entitled '*Transport of Agricultural Vehicles Carried as a Load*' that appeared in the *South Australian Government Gazette* dated 27 July 2006 is revoked at midnight on 29 June 2008.

2. APPROVAL

- 2.1 I hereby approve:

- 2.1.1 Articulated Motor Vehicles carrying agricultural vehicles which exceed 4.3 m in height and/or 19 m in overall length; and
- 2.1.2 Rigid Motor Vehicles and Rigid Motor Vehicles towing one trailer carrying agricultural vehicles, which exceed 4.3 m in height,

to travel on roads in South Australia subject to the conditions specified in this Notice.

3. EXEMPTION

- 3.1 I hereby exempt Articulated Motor Vehicles, Rigid Motor Vehicles and Rigid Motor Vehicles towing one trailer carrying agricultural vehicles from the following provisions of the:

- (i) *Road Traffic (Vehicle Standards) Rules 1999*:

- Rule 66 (1)—Width;
- Rule 68 (1)—Length of single trailer in so far as it relates to semi trailers;
- Rule 69 (1) (d)—Length of combinations;
- Rule 70 (1) (b)—Rear overhang;
- Rule 72 (1)—Height; and

- (ii) *Road Traffic (Mass and Loading Requirements) Regulations 1999*:

- Schedule 1, Part 2, Regulation 6—Front and side projections, in so far as it relates to side projections,

subject to the conditions specified in this Notice.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 4.1 The vehicles described above must operate in accordance with the conditions and limitations specified in the current version of the '*Code of Practice for the Transport of Agricultural Vehicles as Loads*', dated May 2008, issued by the Department for Transport, Energy and Infrastructure (DTEI).
- 4.2 Except as otherwise specified in this Notice, the Standard Form Conditions prescribed in the *Road Traffic (Oversize or Overmass Vehicle Exemptions) Regulations 1999*, for the purposes of section 115 of the *Road Traffic Act 1961*, shall not apply.
- 4.3 When operating under this Notice, the driver must carry a legible, current and complete copy of the '*Code of Practice for the Transport of Agricultural Vehicles as Loads*' issued by DTEI and produce this document when requested by a DTEI Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer.

5. ROUTE RESTRICTIONS

- 5.1 Travel is not permitted on the section of Park Terrace, Salisbury, between the intersections of Commercial Road/Park Terrace and Salisbury Highway/Waterloo Corner/Park Terrace.

Explanatory Note

A Permit Information Bulletin which includes a map of the location is available from DTEI's Vehicle Permits Team, Regency Park, telephone 1300 882 249 or can be downloaded from DTEI's website at www.transport.sa.gov.au.

6. COMMENCEMENT OF THIS NOTICE

- 6.1 This Notice is valid from 30 June 2008.

7. AUTHORISATION

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

ROAD TRAFFIC ACT 1961**SUPPLEMENTARY NOTICE OF APPROVAL**
*Pursuant to Section 161A of the Road Traffic Act 1961***OPERATION OF CONTROLLED ACCESS BUSES IN SOUTH AUSTRALIA****Information Note**

This Notice adds additional routes to the network that can be used by Controlled Access Buses and is a supplement to the Notice titled '*Operation of Controlled Access Buses in South Australia*' dated 19 May 2005.

1. APPROVAL

- 1.1 In accordance with the powers under section 161A of the *Road Traffic Act 1961* delegated to me by the Minister for Transport, I hereby vary the conditions of the Gazette Notice of Approval titled, '*Operation of Controlled Access Buses in South Australia*' dated 19 May 2005 as detailed below.

2. DEFINITIONS

- 2.1 In this Notice:
- 2.1.1 'Approved Vehicle' means a rigid bus, over 12.5 m in length, but not over 14.5 m in length.
 - 2.1.2 'Supplementary routes' means the approved routes specified in the maps titled '*Controlled Access Bus Route Network*' attached to this Supplementary Notice.
 - 2.1.3 'Supplementary Notice' means this Notice.
 - 2.1.4 'Primary Notice' means the *Gazette* Notice '*Operation of Controlled Access Buses in South Australia*' dated 19 May 2005; and
 - 2.1.5 all other terms have the same meaning as in the Primary Notice.

3. APPLICATION OF SUPPLEMENTARY NOTICE

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

4. ROUTES AVAILABLE TO APPROVED VEHICLES

- 4.1 An Approved Vehicle may operate under the conditions of the Primary Notice on a supplementary route specified in the attached maps titled:
- 4.1.1 *Controlled Access Bus Route Network, Map R6.*

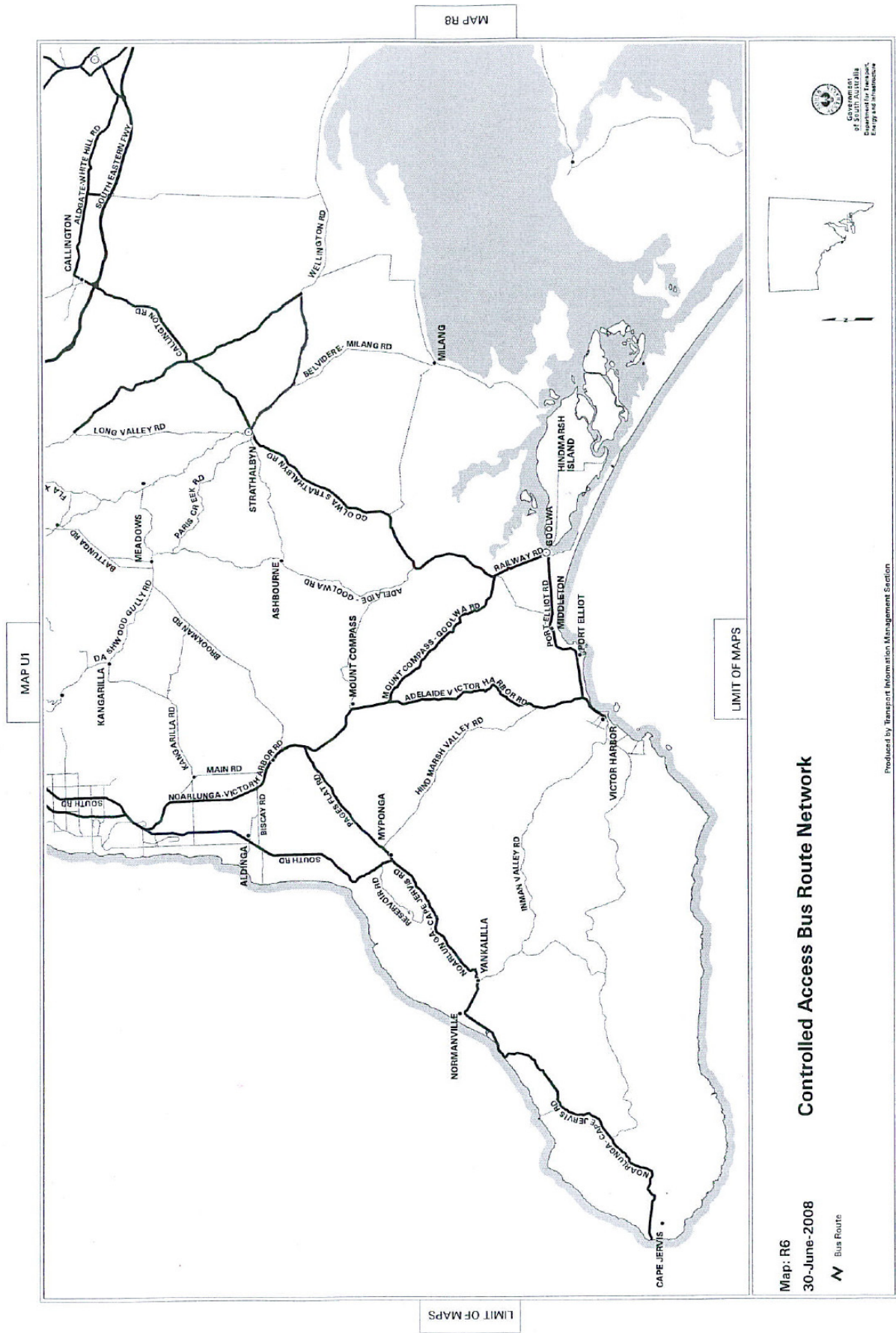
5. CONDITIONS AND LIMITATIONS APPLYING TO THIS SUPPLEMENTARY NOTICE

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

6. COMMENCEMENT OF THIS NOTICE

- 6.1 This Notice is effective from 12.01 a.m. on 30 June 2008.

Executive Director
Safety and Regulation Division



ROAD TRAFFIC ACT 1961*Lighting, Braking and Mudguard Exemption for Citrus Trailers***1. REVOCATION OF PREVIOUS NOTICE**

The notice titled '*Lighting, Braking and Mudguard Exemption for Citrus Trailers*' appearing in the *South Australian Government Gazette*, dated 31 May 2007, is hereby revoked.

2. EXEMPTION

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

- Rule 33 Mudguards;
- Rules 132 (1) and 133 (1) Trailer Braking Systems;
- Part 8—Lights and Reflectors;
- Rule 19—Compliance with second edition Australian Design Rules but only in so far as it relates to ADR 38—Heavy Trailer Braking System; and
- Rule 20—Compliance with third edition Australian Design Rules but only in so far as it relates to ADR 38—Trailer Brake Systems.

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

This exemption is subject to the conditions and limitations specified in this notice.

When operating under this Notice you must comply with the following conditions:

1. Direction indicator and brake lights must be fitted to the rear of the trailer(s) if the direction indicator and brake lights of the towing vehicle are not clearly visible at all times to other drivers approaching from the rear.

Note: Direction indicator and brake lights fitted to trailers must comply with the requirements of the Part 8—Lights and Reflectors of the *Road Traffic (Vehicle Standards) Rules 1999*.

2. At least one rear-facing red reflector not over 1.5 m above ground level must be fitted at the rear of the trailer(s).
3. The mass of each trailer including any load must not exceed 1.9 tonnes.
4. The trailer(s) must not be towed between the hours of sunset and sunrise or during periods of low visibility.
 - 4.1 For the purposes of this notice 'a period of low visibility' means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
5. The trailer(s) must not be towed at a speed greater than 25 km/h.
6. This exemption only applies while the trailers are transporting citrus fruit from a place of production to a place of processing and return.

Note: Citrus trailer bins when being transported (laden or unladen) must be secured to the trailer in accordance with the requirements of the Load Restraint Guide.

7. The towing vehicle and trailer(s) must comply with all other requirements of the *Road Traffic Act 1961* and Regulations.

Note: Motor vehicles with a Gross Vehicle Mass over 4.5 tonnes and tractors are permitted to tow two trailers under Regulation 20A of the *Road Traffic (Miscellaneous) Regulations 1999*.

4. COMMENCEMENT OF THIS NOTICE

This notice is valid from 12.01 a.m. on 1 July 2008 until midnight 30 June 2009.

5. AUTHORISATION

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

ROAD TRAFFIC ACT 1961

Exemption from the Fitting of Brakes to Trailers with a Laden Mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 km/h

1. REVOCATION OF PREVIOUS NOTICE

The notice titled '*Exemption from the Fitting of Brakes to Trailers with a Laden Mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 km/h*' appearing in the *South Australian Government Gazette*, dated 31 May 2007, is hereby revoked.

2. DEFINITIONS

Definitions:

1. For the purpose of this notice 'Laden Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when disconnected from the towing vehicle.
2. For the purposes of this notice 'Gross Trailer Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when connected to the towing vehicle.

3. EXEMPTION

In accordance with the powers delegated to me by the Minister for Transport, under section 163AA of the *Road Traffic Act 1961*, hereby grant exemption for trailers with a Gross Trailer Mass over 750 kilograms from the following provisions of the *Road Traffic (Vehicle Standards) Rules 1999*:

- Rule 132 (1)—Trailer braking requirements;
- Rule 133—Operation of brakes on trailers;
- Rule 19—Compliance with second edition Australian Design Rules but only in so far as it relates to ADR 38—Heavy Trailer Braking System; and
- Rule 20—Compliance with third edition Australian Design Rules but only in so far as it relates to ADR 38—Trailer Braking Systems.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

This exemption is subject to the conditions and limitations specified in this notice.

When operating under this Notice you must ensure:

1. The trailer has a laden mass not exceeding 6 tonnes.
2. The trailer is towed at a speed not exceeding 25 km/h.
3. The trailer complies with all other requirements of the *Road Traffic Act 1961* and Regulations.

5. COMMENCEMENT OF THIS NOTICE

This notice is valid from 12.01 am on 1 July 2008 until midnight 30 June 2009.

6. AUTHORISATION

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

ROAD TRAFFIC ACT 1961*Stationary Noise from Vehicles Certified to ADR 83/00***1. REVOCATION OF PREVIOUS NOTICE**

The notice titled '*Stationary Noise from Vehicles Certified to ADR 83/00*' appearing in the *South Australian Government Gazette*, dated 31 May 2007, is hereby revoked.

2. EXEMPTION

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

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

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

This exemption is subject to the conditions and limitations specified in this Notice.

When operating under this Notice you must ensure the vehicle is:

1. Certified by its manufacturer as complying with the requirements of Third Edition Australian Design Rule number 83/00—External Noise; and
2. Fitted with the correct, original, complete and unmodified exhaust system and components; or
3. Fitted with a complete after market exhaust system or combination of components that have been certified as complying with the requirements of Third Edition Australian Design Rule number 83/00—External Noise.

Note

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

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

4. COMMENCEMENT OF THIS NOTICE

This notice is valid from 12.01 a.m. on 1 July 2008 until midnight 30 June 2009.

5. AUTHORISATION

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

ROAD TRAFFIC ACT 1961*Exemption from the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width***1. REVOCATION OF PREVIOUS NOTICE**

The notice titled 'Exemption from the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width' appearing in the *South Australian Government Gazette*, dated 31 May 2007, is hereby revoked.

2. DEFINITIONS

Definitions

1. 'Agricultural implement' means a vehicle without its own motive power built to perform agricultural tasks.
2. 'Agricultural machine' means a machine with its own motive power, built to perform agricultural tasks.
3. 'Agricultural vehicle' means an agricultural implement, agricultural machine or tractor.
4. 'Tractor' means a motor vehicle usually fitted with deeply treaded tyres, that can be used to draw agricultural implements or loads and that also provides a source of power for driving agricultural implements or other power driven equipment.

3. EXEMPTION

In accordance with the powers delegated to me by the Minister for Transport, under section 163AA of the *Road Traffic Act 1961*, I hereby grant exemption for:

1. Tractors used for agricultural purposes and self propelled agricultural machines, with an overall width of more than 3 m from the following provisions of the *Road Traffic (Vehicle Standards) Rules 1999*:
 - Part 8, Division 2—Headlights;
 - Part 8, Division 3—Parking Lights;
 - Part 8, Division 5—Tail Lights;
 - Part 8, Division 6—Number Plate Lights;
 - Part 8, Division 7—Clearance Lights;
 - Part 8, Division 8—Side Marker Lights;
 - Part 8, Division 9—Brake Lights;
 - Part 8, Division 11—Rule 104 (1)—Operation and Visibility of Direction Indicator Lights;
 - Part 8, Division 14—Reflectors Generally;
 - Part 8, Division 15—Rear Reflectors;
 - Part 8, Division 19—Other Lights, Reflectors, Rear Marking Plates or Signals;
 - Rule 34—Horns, alarms etc.;
 - Rule 35—Rear vision mirrors;
 - Rule 129—Motor vehicle braking system requirements;
 - Rule 146—Crank case gases;
 - Rule 148—Exhaust systems; and
2. Agricultural implements with an overall width of more than 3 m from the following provisions of the *Road Traffic (Vehicle Standards) Rules 1999*:
 - Part 8, Division 5—Tail Lights;
 - Part 8, Division 6—Number Plate Lights;
 - Part 8, Division 7—Clearance Lights;
 - Part 8, Division 8—Side Marker Lights;
 - Part 8, Division 9—Brake Lights;
 - Part 8, Division 11—Rule 104 (1)—Operation and Visibility of Direction Indicator Lights;
 - Part 8, Division 14—Reflectors Generally;
 - Part 8, Division 15—Rear Reflectors;
 - Part 8, Division 17—Front Reflectors;
 - Part 8, Division 19—Other Lights, Reflectors, Rear Marking Plates or Signals;
 - Rule 132—Trailer braking requirements.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

This exemption is subject to the conditions and limitations specified in this Notice.

When operating under this Notice you must comply with the following conditions:

1. The vehicle is only permitted to travel on a road or road related area for the purpose of:
 - 1.1 undertaking activities involved directly with primary production;
 - 1.2 transport from a farm machinery dealership to a place of agricultural operation, display or repair and return; or
 - 1.3 transport from a place of agricultural operation to another place of agricultural operation.
2. The vehicle shall not be driven or used on a road or road related area between the hours of sunset and sunrise as specified in the *Proof of Sunrise and Sunset Act 1923*, as amended, and published in the *South Australian Government Gazette*.
3. The vehicle shall not be driven or used on a road or road related area during periods of low visibility:
 - 3.1 for the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
4. Agricultural vehicles built prior to 1 July 2008 are exempt from the fitting of brake lights. If brake lights are not fitted to an agricultural vehicle it is subject to the additional conditions contained in Clause 6 of this notice.
5. Agricultural vehicles not fitted with brake lights shall comply with the following additional conditions:
 - 5.1 The agricultural vehicle shall not travel within the 'Adelaide Area (Metropolitan)' and the 'Adelaide Hills Area'.
 - 5.2 For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in 'Map 1 Adelaide Area (Metropolitan)—Overwidth Agricultural Vehicles' of this notice.
 - 5.3 For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area—Overwidth Agricultural Vehicles' of this notice.
 - 5.4 The agricultural vehicle shall not be operated at a speed exceeding 25 km/h, on roads where a speed limit of 60 km/h or less applies.
 - 5.5 The agricultural vehicle shall not be operated at a speed exceeding 40 km/h, on roads where a speed limit exceeding 60 km/h applies.
 - 5.6 The agricultural vehicle shall display a warning light or lights (revolving yellow flashing lights) so that the light emanating from at least one of them is clearly visible at a distance of 500 m in any direction and which meet the following specifications:
 - 5.6.1 emit a rotating, flashing, yellow coloured light;
 - 5.6.2 flash at a rate between 120 and 200 times per minute;
 - 5.6.3 have a power of at least 55 watts; and
 - 5.6.4 not be a strobe light.
 - 5.7 Warning light(s) shall be either permanently connected into the electrical system of the vehicle or use standard automotive connectors to allow easy electrical disconnection and removal of the light(s) when not required.
 - 5.8 Warning light(s) shall have incorporated into their electrical system, an 'on/off' switch control which is located within easy reach of the driver.
6. Agricultural vehicles built prior to 1 July 2008 are exempt from the fitting of direction indicator lights complying with the Rule 104 (1) of the *Road Traffic (Vehicle Standards) Rules 1999*, provided that the agricultural vehicle is fitted with direction indicator lights which conform with the requirements of the American Society of Agricultural Engineers (ASAE) Standard S279—*Lighting and Marking of Agricultural Equipment on Highways*.
7. Agricultural vehicles fitted with direction indicator lights which conform with the requirements of ASAE Standard S279 shall comply with the following additional conditions:
 - 7.1 The agricultural vehicle shall not travel within the 'Adelaide Area (Metropolitan)' and the 'Adelaide Hills Area'.
 - 7.2 For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in Map 1 'Adelaide Area (Metropolitan)—Overwidth Agricultural Vehicles' of this notice.
 - 7.3 For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area—Overwidth Agricultural Vehicles' of this notice.

8. If the vehicle is a tractor or a self propelled agricultural machine it shall be fitted with:
- 8.1 A horn complying with Rule 34 of the *Road Traffic (Vehicle Standards) Rules 1999*, if the vehicle was manufactured on or after 1 July 1996.
 - 8.2 A rear vision mirror or mirrors complying with the requirements of Rules 35 and 36 of the *Road Traffic (Vehicle Standards) Rules 1999*, if the vehicle was manufactured on or after 1 July 1996, unless the primary use of the tractor or machine is under or in or about trees or vines, or any other place which is too low, or too narrow, for a tractor to work when the vehicle is fitted with mirrors.
 - 8.3 Parking lights, clearance lights and side marker lights that are operating effectively and are clearly visible, if the vehicle is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility.
 - 8.4 Service brakes:
 - 8.4.1 operating on two or more wheels complying with the performance requirements of Rule 128 of the *Road Traffic (Vehicles Standards) Rules 1999*; or
 - 8.4.2 utilising a vehicular transmission retardation system, commonly referred to as a 'hydrostatic braking system', complying with the performance requirements of Rule 128 of the *Road Traffic (Vehicles Standards) Rules 1999*.
 - 8.5 A parking brake that operates on at least two wheels and that is capable of holding the vehicle stationary on a 12% gradient.
 - 8.6 An actuating mechanism for the parking brake that incorporates a device that prevents accidental release of that mechanism and holds the brake in the applied position unless intentionally released by the driver.
9. For the purpose of this notice a vehicle which incorporates a positive transmission locking system that operates by locking two transmission gears together or engaging a transmission parking pawl is deemed to satisfy the requirements of Clauses 8.5 and 8.6 above provided that the mechanism is capable of holding the vehicle stationary on a 12% gradient.
- Note: In accordance with Rule 226 of the *Australian Road Rules* a person shall not drive a vehicle with a Gross Vehicle Mass (GVM) over 12 tonnes unless the vehicle is equipped with at least three portable warning triangles that must be used in accordance with Rule 227 of the *Australian Road Rules*. If the GVM of the vehicle is not specified, the unladen mass of the vehicle shall apply.
10. If the vehicle is an agricultural implement and it is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility, it shall be fitted with clearance lights and side marker lights that are operating effectively and are clearly visible.
 11. An agricultural implement, not fitted with brakes that can be operated by the driver of the towing vehicle, which is towed by a tractor or a self propelled agricultural machine shall not be towed at a speed greater than the lesser of:
 - 11.1 20 km/h less than the speed limit set under the *Road Traffic Act 1961*; and
 - 11.2 50 km/h.

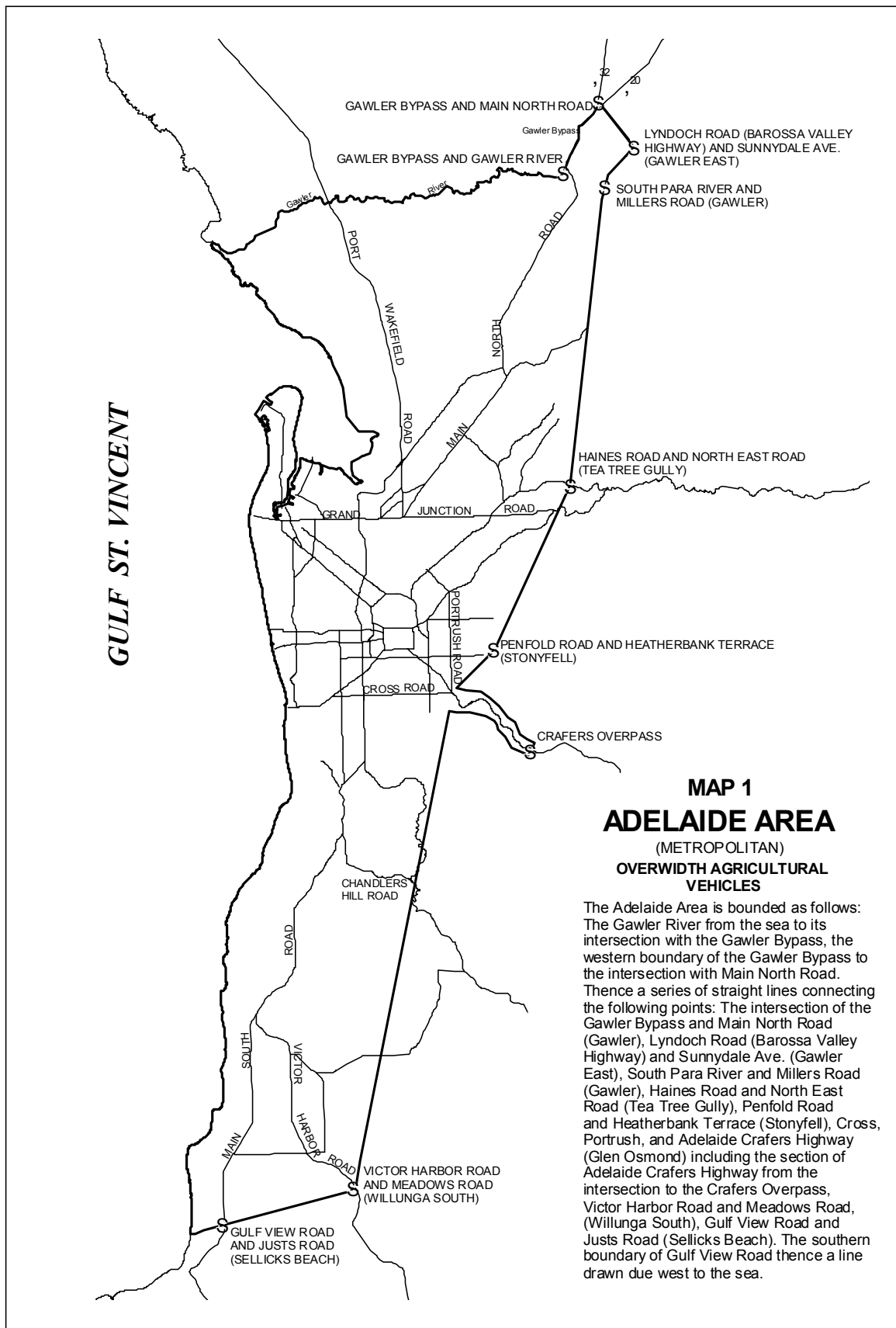
Note: The owner of an agricultural vehicle must ensure that all other relevant requirements under the *South Australian Road Traffic Act 1961* and the *Motor Vehicles Act 1959* are met, for example registration requirements.

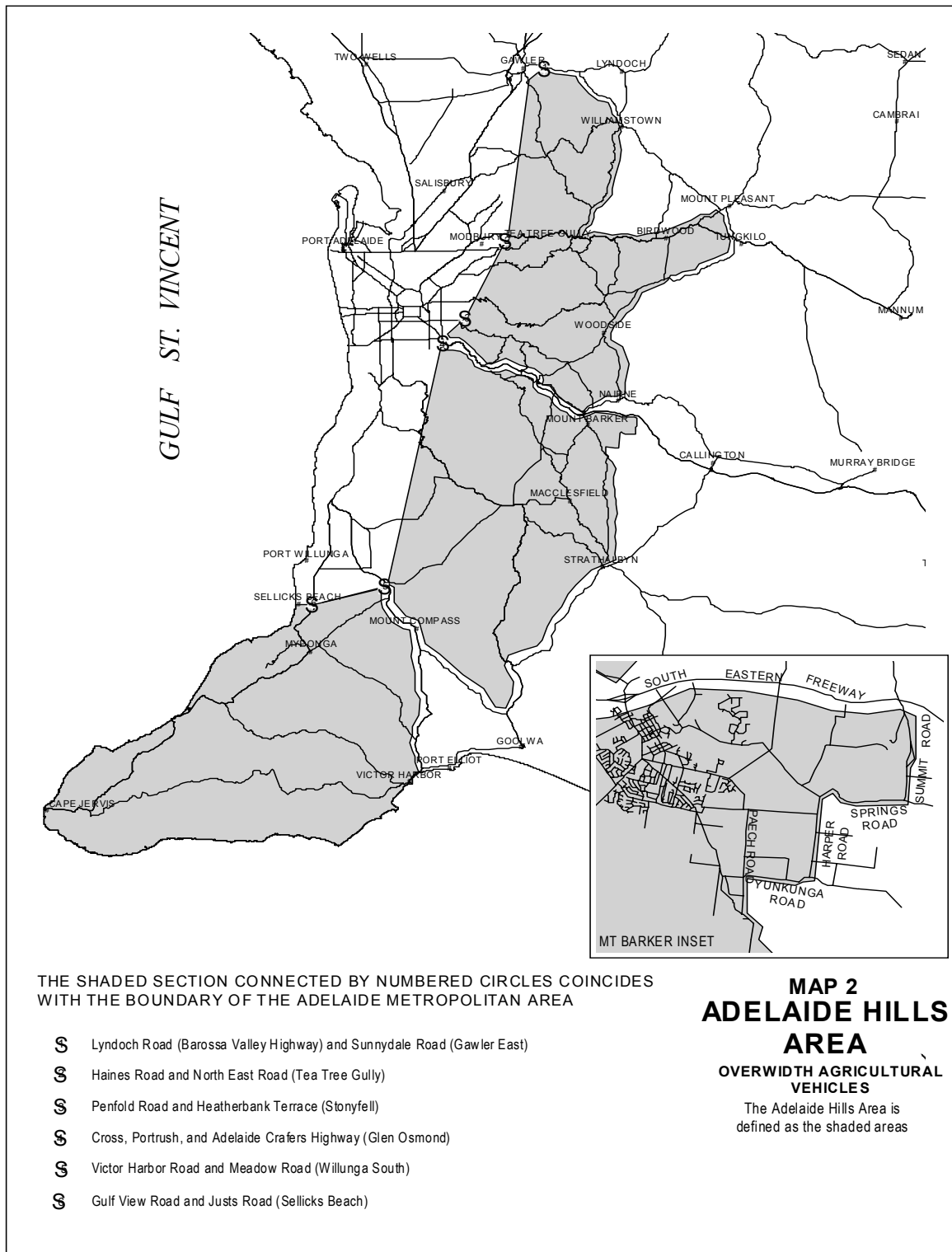
5. COMMENCEMENT OF THIS NOTICE

This notice is valid from 12.01 a.m. on 1 July 2008 until midnight 30 June 2009.

6. AUTHORISATION

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





SEWERAGE ACT 1929

Scales for Calculation of Sewerage Rates

PURSUANT to sections 73 (1) and 75 (1) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the sewerage rates set out in the Schedule in respect of the 2008-2009 financial year.

SCHEDULE OF RATES

Scale	Minimum Sewerage Rate \$	Land Affected
\$0.001242 per dollar of capital value	291.00	All residential land in the Adelaide and Aldinga drainage areas
\$0.001389 per dollar of capital value	291.00	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001389 per dollar of capital value	72.80	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532
\$0.001573 per dollar of capital value	291.00	All residential land in other drainage areas
\$0.001894 per dollar of capital value	291.00	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001894 per dollar of capital value	72.80	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532
Dated 20 June 2008.		K. MAYWALD, Minister for Water Security

SEWERAGE ACT 1929

Charges in Respect of Lands Exempted from Sewerage Rates

PURSUANT to section 65 (2) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule for the drainage of and removal of sewage in respect of the 2008-2009 financial year.

SCHEDULE

Charge determined according to number of water closets draining into the sewers	Land Affected
\$81 per water closet draining into the sewers	All land exempted from sewerage rates by section 65 (1)
\$110.80 per water closet draining into the sewers	All other land exempted from sewerage rates under other Acts
Dated 20 June 2008.	
K. MAYWALD, Minister for Water Security	

TRAINING AND SKILLS DEVELOPMENT ACT 2003

Part 4 – Apprenticeships/Traineeships

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

The following schedule is additional to the gazettals of:

- | | | | |
|-----------------------|-----------------------|-----------------------|-----------------------|
| 1. 5 February 2004 | 2. 19 February 2004 | 3. 11 March 2004 | 4. 1 April 2004 |
| 5. 1 July 2004 | 6. 15 July 2004 | 7. 22 July 2004 | 8. 30 September 2004 |
| 9. 16 December 2004 | 10. 27 January 2005 | 11. 3 February 2005 | 12. 10 February 2005 |
| 13. 10 March 2005 | 14. 24 March 2005 | 15. 5 May 2005 | 16. 12 May 2005 |
| 17. 2 June 2005 | 18. 16 June 2005 | 19. 7 July 2005 | 20. 4 August 2005 |
| 21. 18 August 2005 | 22. 1 September 2005 | 23. 15 September 2005 | 24. 22 September 2005 |
| 25. 6 October 2005 | 26. 20 October 2005 | 27. 27 October 2005 | 28. 8 December 2005 |
| 29. 22 December 2005 | 30. 9 March 2006 | 31. 6 April 2006 | 32. 20 April 2006 |
| 33. 4 May 2006 | 34. 18 May 2006 | 35. 25 May 2006 | 36. 1 June 2006 |
| 37. 3 August 2006 | 38. 10 August 2006 | 39. 31 August 2006 | 40. 7 September 2006 |
| 41. 21 September 2006 | 42. 29 September 2006 | 43. 12 October 2006 | 44. 9 November 2006 |
| 45. 23 November 2006 | 46. 30 November 2006 | 47. 7 December 2006 | 48. 21 December 2006 |
| 49. 4 January 2007 | 50. 11 January 2007 | 51. 1 February 2007 | 52. 8 February 2007 |
| 53. 15 February 2007 | 54. 19 April 2007 | 55. 10 May 2007 | 56. 26 July 2007 |
| 57. 2 August 2007 | 58. 30 August 2007 | 59. 6 September 2007 | 60. 13 September 2007 |
| 61. 8 November 2007 | 62. 22 November 2007 | 63. 6 December 2007 | 64. 3 January 2008 |
| 65. 10 January 2008 | 66. 24 January 2008 | 67. 3 April 2008 | 68. 1 May 2008-05-09 |
| 69. 8 May 2008 | 70. 15 May 2008 | 71. 12 June 2008 | |

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

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the Meat Industry Training Package (MTM00)

*Trade/ #Declared Vocation	Code	Title	Nominal Term of Contract of Training	Probationary Period
#Meat Processor (Abattoirs)	MTM20107	Certificate II in Meat Processing (Abattoirs)	12 months	1 month
#Meat Processor (Smallgoods)	MTM20207	Certificate II in Meat Processing (Smallgoods – Manufacture)	12 months	1 month
Butcher	MTM30807	Certificate III in Meat Processing (Meat Retailing)	48 months	3 months
* This nominal duration includes the pre-requisite hours for Certificate I and Certificate II in Meat Processing (Meat Retailing). It should be noted that there is no vocational outcome for these lower qualifications.				
*Smallgoods Maker	MTM31007	Certificate III in Meat Processing (Smallgoods - Manufacture)	48 months	3 months
** This nominal duration includes the pre-requisite hours for Certificate I and Certificate II in Meat Processing (Smallgoods). It should be noted that there is no vocational outcome for these lower qualifications.				

Revocation Notice

The declared Butchering and/or Slaughtering and Butchering and/or Smallgoods Making trades, and Meat Processing (Abattoirs) and Meat Processing (Smallgoods Manufacturing) declared vocations are revoked from the time of this notice.

WATERWORKS ACT 1932

Save the River Murray Levy

FOR GENERAL INFORMATION

PURSUANT to section 65CA of the Waterworks Act 1932, the charges for the Save the River Murray Levy for the financial year commencing 1 July 2008 will be:

- (a) For Category 1 land—\$8.60 per quarter.
 (b) For Category 2 land—\$38.65 per quarter.

Dated 20 June 2008.

K. MAYWALD, Minister for Water Security

WATERWORKS ACT 1932

Rates and Charges on Commercial Land

PURSUANT to section 65C (1) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the rates and charges set out in the Schedules in respect of the 2008-2009 financial year.

SCHEDULE OF RATES

Provision	Rate	Class of land affected
Section 65C (1) (c): Rate to be applied to the capital value of commercial land to determine the supply charge	\$0.00079 per dollar of capital value.	All commercial land in the State

SCHEDULE OF CHARGES

Provision	Charge	Class of land affected
Section 65C (1) (b): Minimum supply charge	\$174.60	Commercial land other than strata/community titled parking spaces under land use code 6532
Section 65C (1) (b): Minimum supply charge	\$87.40	Commercial land classified as strata/community titled parking spaces under land use code 6532

Dated 20 June 2008.

K. MAYWALD, Minister for Water Security

WATERWORKS ACT 1932

Annual Charge for Additional Services Provided (other than the first supply of recycled water to the Mawson Lakes Recycled Water District)

PURSUANT to section 35 (1c) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix, in respect of the 2008-2009 financial year, the annual charge payable by the owner or occupier of land in respect of any additional service provided to that land (other than a first supply of recycled water to the Mawson Lakes Recycled Water District) at \$174.60 for each additional service.

Dated 20 June 2008.

K. MAYWALD, Minister for Water Security

WATERWORKS ACT 1932

Lands Exempted from Water Rates

PURSUANT to section 88 (4) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule in respect of the 2008-2009 financial year.

SCHEDULE

Class of land affected	Charge determined according to the volume of water supplied	Fixed Minimum Charge
All land in the State exempted under section 88 (1) (a) or (b) of the Waterworks Act 1932, and all land that has been acquired or is used for the purpose of a Children's Services Centre within the meaning of the Children's Services Act 1985	For each kilolitre supplied up to, and including, 120 kilolitres: \$0.5325	\$157.40
	For each kilolitre supplied over 120 kilolitres: \$1.0350	
All other lands in the State exempted from payment of rates	For each kilolitre supplied up to, and including, 120 kilolitres: \$0.71	\$157.40
	For each kilolitre supplied over 120 kilolitres: \$1.38	

Dated 20 June 2008.

K. MAYWALD, Minister for Water Security

WATERWORKS ACT 1932

Annual Charge for Additional Services Provided—Exemption from their Application to First Connections of Recycled Water—Mawson Lakes Recycled Water District

PURSUANT to section 35 (1c) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I declare that annual charges for any additional services provided will not apply to the first connection of recycled water to each parcel of land within the Mawson Lakes Recycled Water District in respect of the 2008-2009 financial year and subsequent years until further notice.

Dated 20 June 2008.

K. MAYWALD, Minister for Water Security

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 26 June 2008

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
Bonython Way, Craighburn Farm. p1
Brookman Crescent, Craighburn Farm. p1
Easement in lot 607 in LTRO DP 76097, Highfield Drive, Craighburn Farm. p1
Highfield Drive, Craighburn Farm. p1

DISTRICT COUNCIL OF MOUNT BARKER
Victoria Street, Hahndorf. p3
Pioneer Street, Littlehampton. p6

CITY OF PORT ADELAIDE ENFIELD
Leprena Street, Taperoo. p10

THE TOWNSHIP OF FREELING WATER DISTRICT

LIGHT REGIONAL COUNCIL
Schuster Street, Freeling. p4 and 5

MOONTA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Bartlett Street, Moonta Bay. p8
Symons Street, Moonta Bay. p8

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL
Wright Street, Port Elliot. p7

PORT VICTOR WATER DISTRICT

CITY OF VICTOR HARBOR
Carlyle Street, Victor Harbor. p2
Seymour Lane, Victor Harbor. p2
Oxford Street, Victor Harbor. p11

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL
Rowe Street, Strathalbyn. p9

WAKEFIELD WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
West Street, Port Wakefield. p22 and 23
Easement in allotment piece 101 in LTRO FP 40601, Wharf Place, Port Wakefield. p23
Wharf Place, Port Wakefield. p23

YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
In and across Government road west of section 118, hundred of Curramulka, Curramulka. p21

WATER MAINS ABANDONED

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

WAKEFIELD WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL
West Street, Port Wakefield. p22 and 23
Wharf Place, Port Wakefield. p23

YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA
Government road west of section 118, hundred of Curramulka, Curramulka. p21

WATER MAINS LAID

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

MUNDALLIO COUNTRY LANDS WATER DISTRICT

PORT AUGUSTA CITY COUNCIL
Footner Road, Stirling North. p20
Across public road south of lot 3 in LTRO DP 20661, Stirling North. p20
Easement in lot 3 in LTRO DP 20661, Railway Terrace, Stirling North. p20
Across and in Railway Terrace, Stirling North and Port Augusta. p20
Winton Road, Port Augusta. p20

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL
Footner Road, Stirling North. p20

DELETIONS

Deletion of notices in "Government Gazette" of 20 June 1957.

'REPLACING OLD MAINS'**'MUNDALLIO WATER DISTRICT'**

'DISTRICT OF KANYAKA'
'Government Road, north-west of Gaol Reserve and sections 759 and 758 hundred of Davenport—2 357ft. of 3in. asbestos cement main continuation of 3in. main running north-easterly from boundary of Port Augusta Water District, connecting mains; replacing 2 357ft. of 3in. main'

'PORT AUGUSTA WATER DISTRICT'

'DISTRICT OF KANYAKA'
'Government Road, south-west of Gaol Reserve, hundred of Davenport—43ft. of 3in. main and 167ft. of 3in. asbestos cement main from 8in. main road known as Stirling Road running north-westerly to boundary of Mundallio Water District, connecting mains; replacing 210ft. of 3in. main'

Delete these notices.

Deletion of notice in “*Government Gazette*” of 4 July 1968.

‘REPLACING OLD MAINS’

‘MUNDALLIO WATER DISTRICT’

‘DISTRICT OF WILMINGTON’

‘Government road south of sections 761 and 762 and south-east of sections 945 and 944, hundred of Davenport—5 542ft. of 4in. A.C. main from 3in. main government road west of section 761 running easterly and south-westerly to 3in. main, connecting mains; replacing 5 542ft. of 3in. main.’

Delete this notice.

Deletion of notice in “*Government Gazette*” of 4 May 1978.

‘WATER MAINS REPLACED’

‘MUNDALLIO COUNTRY LANDS WATER DISTRICT’

‘DISTRICT OF KANYAKA-QUORN’

‘Government road north-west of sections 772 and 762 and west of section 761, hundred of Davenport—2 093.7 m of 80 mm A.C. main from 100 mm main government road north-east of section 360 running south-westerly and southerly to 100 mm main government road south of section 761, connecting mains; replacing 2 133.6 m of 80 mm main.’

Delete this notice.

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

Broughton Street, Glenside. FB 1173 p9

CAMPBELLTOWN CITY COUNCIL

Beech Avenue, Campbelltown. FB 1173 p4

CITY OF MITCHAM

Bonython Way, Craighburn Farm. FB 1172 p35, 36 and 38
Brookman Crescent, Craighburn Farm. FB 1172 p35, 36 and 38
Easements in lot 607 in LTRO DP 76097, Highfield Drive, Craighburn Farm. FB 1172 p35-37
Highfield Drive, Craighburn Farm. FB 1172 p35-37
Easements in lots 147-157 in LTRO DP 76097, Highfield Drive, Craighburn Farm. FB 1172 p35-37

CITY OF ONKAPARINGA

Black Road, Flagstaff Hill. FB 1173 p7

CITY OF PLAYFORD

Enterprise Road, Elizabeth East. FB 1173 p5

CITY OF WEST TORRENS

Easement in lot 2 in LTRO DP 76234, Burnley Street, Fulham. FB 1173 p8
Bransby Avenue, Plympton. FB 1173 p12

ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA

Esplanade, Aldinga Beach. FB 1173 p3

ANGASTON COUNTRY DRAINAGE AREA

THE BAROSSA COUNCIL

Easements in lot 7 in LTRO DP 64872, Player Court, and lot 1 in LTRO DP 60903, Moculta Road, Angaston. FB 1173 p1 and 2

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR

Easement in lot 481 in LTRO DP 75730, Tripp Street, Encounter Bay. FB 1173 p6
Sutherland Avenue, Hayborough. FB 1173 p10
Seymour Lane, Victor Harbor. FB 1173 p11
Across Harbour View Terrace, Victor Harbor. FB 1173 p13
Public right of way north of lot 302 in LTRO FP 165551, Victor Harbor. FB 1173 p13

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL

Across and in River Drive, Athelstone—100 mm PVC pumping main. FB 1173 p14
Bridget Street, Athelstone—100 mm PVC pumping main. FB 1173 p14
Ellen Street, Athelstone—100 mm PVC pumping main. FB 1173 p15
Torrens View Court, Athelstone—100 mm PVC pumping main. FB 1173 p15

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

CAMPBELLTOWN CITY COUNCIL

Across and in River Drive, Athelstone—150 mm MPVC pumping main. FB 1173 p14 and 16
Bridget Street, Athelstone—150 mm MPVC pumping main. FB 1173 p14 and 16
In and across Ellen Street, Athelstone—150 mm MPVC pumping main. FB 1173 p15 and 16
Torrens View Court, Athelstone—150 mm MPVC pumping main. FB 1173 p15 and 16

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

WORKERS REHABILITATION AND COMPENSATION
ACT 1986

Workers Compensation Tribunal Rules 2005

I, WILLIAM DAVID JENNINGS, President of the Workers Compensation Tribunal of South Australia, by virtue of the provisions of section 88E of the Workers Rehabilitation and Compensation Act 1986 and all the enabling powers, do hereby make the following Rule, Rule Eight A—Right of Representation and Assistance, to commence on Monday, 30 June 2008.

Given under my hand and the seal of the Workers Compensation Tribunal of South Australia.

Dated 18 June 2008.

(L.S.) JUDGE W. D. JENNINGS, President,
Workers Compensation Tribunal

RULE EIGHT A—RIGHT OF REPRESENTATION AND
ASSISTANCE

1. A party may only be represented in proceedings before the Tribunal by a legal practitioner, or an officer or employee of an industrial association.

2. A party who appears personally in proceedings before the Tribunal may, with the Tribunal's permission, be assisted in the presentation of his or her case by a person approved of by the Tribunal. Such permission may be withdrawn at any time in the discretion of the Tribunal. However a party is not entitled to be assisted by any of the following:

- (a) a person whose name has been struck off the roll of legal practitioners;
- (b) a person who, although a legal practitioner, is not entitled to practice the profession of law because of disciplinary action taken against the person;
- (c) a person who has been declared for the purposes of section 39 the Supreme Court Act 1935 to have persistently instituted vexatious proceedings; or
- (d) a person who has committed contempt of the Tribunal or some other court and has not purged that contempt.

**ATTACHMENT 1
- New form for s37(2)**

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
(Section 37(2) Designated Form)

Section 37(2) Request for Review of Calculation of Average Weekly Earnings

Section 37 of the Act* provides for a review of the calculation of the average weekly earnings of a worker if either, or both of the following occur. There is:

- a) a change in a component of the worker’s remuneration used to determine average weekly earnings (including a component constituted by a non-cash benefit); or
- b) a change in the equipment or facilities provided or made available to the worker (if relevant to average weekly earnings).

By completing this *Designated Form* you are applying for a review of the calculation of your average weekly earnings on the basis that there has been a change in accordance with either of the above criteria.

I, **workers name**, request that a review of the calculations of my average weekly earnings be undertaken for the following reasons:
.....
.....
.....

The calculation of my average weekly earnings should be reviewed to reflect the following:

Inclusion or change of **Non – Cash component benefit** (include details below):
.....
Equivalent weekly value of above \$.....

Inclusion or change of **Equipment or Facilities** provided or made available by my employer (include details below):
.....
Equivalent weekly value of above \$.....

Other relevant information, comments or evidence to support my review are detailed below (please make reference to attached documents if more room required):
.....

Please keep a copy of this form for your records and post the original to your Case Manager.

Signed:..... **Date**...../...../.....
Claim Number:

* *Workers Rehabilitation and Compensation Act 1986, as amended*

ATTACHMENT 2
- New form for s37(3)

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
 (Section 37(3) Designated Form)

**Notice of Intention to Review Calculation of Average Weekly Earnings –
 Section 37(3)**

Date

Worker's Name
 Worker's Address

Dear

Re: Claim Number:
Employer:

Section 37 of the Act*, allows for the Corporation to review the calculation of the average weekly earnings made to a worker if either, or both of the following occur. There is:

- a) a change in a component of the worker's remuneration used to determine average weekly earnings (including a component constituted by a non-cash benefit); or
- b) a change in the equipment or facilities provided or made available to the worker (if relevant to average weekly earnings).

We acknowledge receipt of your *Request for Review of Calculation of Average Weekly Earnings* dated.....

or

It is our intention to review your entitlement to weekly payments pursuant to Section 37 of the Act. If we find on review that your entitlement to weekly payments has changed we may adjust your weekly payments accordingly.

We propose to review the calculation of average weekly earnings which may affect your entitlement to weekly payments pursuant to Section 37 of the Act, based on the following changes:

FREE TEXT (**description of changes**)

Include/Exclude Non-Cash Component Item:..... Equivalent weekly value \$:...

Include/Exclude Equipment/Facilities item:..... Equivalent weekly value \$:...

Please note this is a notice of a proposed review only. It is not a decision. Once you have received our decision you will have the right to dispute the decision if you disagree.

You may **within 28 days** of the date of this request forward any written representations or supply relevant evidence on the subject of this review.

* *Workers Rehabilitation and Compensation Act 1986, as amended*

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
(Section 37(3) Designated Form)

If you do not make written representations within the time specified, we will notify you of the outcome of review in accordance with Section 37(8) of the Act on the basis of evidence we have to hand.

If you have any queries please contact me on..... or my Team Leader on.....

Yours faithfully

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
(Section 37(8) Designated Form)

Increase/decrease amount:	\$
New notional weekly earnings:	\$
Current entitlement period 90% of NWE	\$
<i>or</i>	
Notional Weekly Earnings:	\$
Increase/decrease amount:	\$
New Notional Weekly Earnings	\$
Current entitlement period 80% of NWE	\$

Provisions of the Act relied upon

Section/s:

Extracts of these sections are attached for your information.

Review Rights

If you disagree with the above decision, you may apply for a review under Section 90 of the Act. A copy of the dispute resolution process is attached for you information.

.....
Case Manager

**ATTACHMENT 4
- New form for s38(1b)**

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
(Section 38(1) Designated Form)

Section 38(1) Request for Review of Weekly Payments

Section 38 of the Act* provides for a review of the amount of weekly payments made to a worker who has suffered a compensable disability by the Corporation, on its own initiative, or if requested by a worker or an employer.

By completing this *Designated Form* you are applying for a review of the calculation of the amount of weekly payments.

I,, request that a review of the amount of weekly payments made to me *or* Workers name be undertaken for the following reasons:
.....
.....
.....
.....

Other relevant information, comments or evidence to support my request for a review are detailed below (please make reference to attached documents if more room required):

.....
Please keep a copy of this form for your records and post the original to your Case Manager.
Signed: **Date:**...../...../.....
Claim Number:

* *Workers Rehabilitation and Compensation Act 1986, as amended*

ATTACHMENT 5
- Current form for s38(3)

Notice of Pending Review of Weekly Payments

Date

Worker's Name

Worker's Address

Re: Worker's Name:
Claim Number:
Employer:

Section 38 of the *Workers Rehabilitation and Compensation Act 1986* (the Act) provides for a review of the amount of the weekly payments made to a worker who has suffered a compensable disability.

Take notice that it is the intention of the Corporation to review your entitlements to weekly payments pursuant to section 38 of the Act.

If the Corporation finds on review under this section that your entitlement to weekly payments has altered, it must adjust or discontinue your weekly payment to reflect the review finding.

You may **within **** days** of the date of this request forward to any written representation you wish to make on the subject of this review. For example you may have medical evidence of your incapacity or further evidence of your earnings.

Should you have any queries on the above please contact

Signature

Form 38(3)

ATTACHMENT 6
- Current form for s38(7)

<h3>Outcome of Review of Weekly Payments</h3> <p>(Section 38 of the Act)</p> <p>This form is used to provide information on the outcome of a review pursuant to section 38 of the <i>Workers Rehabilitation and Compensation Act 1986</i> as amended, of the weekly payments made to a worker who has suffered a compensable disability.</p>	
Worker Details	
Full Name	<input type="text"/>
Claim Number	<input type="text"/>
Address	<input type="text"/>
	<input type="text"/>
	<input type="text"/>
	Postcode Telephone Number
Employer Details	
Name	<input type="text"/>
Address	<input type="text"/>
	<input type="text"/>
	<input type="text"/>
	Postcode Telephone Number
Date of completion of Review	<input type="text"/>
Decision	
<p>Following a review of the worker's entitlement to weekly payments the Corporation has determined that the worker's weekly payments are to be:</p> <p><input type="checkbox"/> Increased <input type="checkbox"/> Decreased <input type="checkbox"/> Discontinued <input type="checkbox"/> Unchanged</p> <p>The rate of income maintenance has been determined at \$ per week.</p>	
Provisions of the Act relied upon	
<p>Section/s:</p> <p>Regulation/s:</p> <p>Extracts of these sections are attached for your information.</p>	
Form 38(7)	Page 1

Basis for the decision

Signature:

If the above decision relates to the reduction or discontinuance of weekly payments, pursuant to Section 36(3a)(c) of the Act we give you notice that the weekly payments determined at the above review will commence 21 days from the date you receive this notice.

Review Rights

If you disagree with the above decision, you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice. Further information about the review process is attached.

If your Notice of Dispute is received within one month, Section 36(4) of the Act provides that weekly payments must continue at the full rate until the matter is brought before an officer of the Tribunal. If payments have been discontinued or reduced they must be reinstated and any amount withheld paid. However, if the Tribunal confirms the above decision, any amount which has been paid to you after the 21 day notice period may be recovered from you as a debt.

If your Notice of Dispute is received after one month your weekly payments will not continue or be reinstated unless an officer of the Tribunal makes a determination in your favour.

**ATTACHMENT 7
- New form for s39(1a)**

Workers Rehabilitation and Compensation (Scheme Review) Amendment Bill 2008
(Section 39(1a) Designated Form)

Section 39(1a) Notice of Intention to Review Weekly Payments

Date

Workers name
Workers Address

Dear

Re: Claim number:
Employer:

This letter is to advise that as you are likely to be totally or partially incapacitated for work for a period exceeding one year, the Corporation is required by section 39 of the Act* to review your weekly payments, and to adjust them if necessary. An extract of section 39 of the Act is attached.

This review and adjustment to your weekly payments is due to you on

There are two ways this adjustment can be calculated.

If you complete the attached form and provide the Corporation with the completed form at least **5 business days prior** to the above due date, your economic adjustment will be based on the relevant changes to your award or enterprise agreement, pursuant to section 39(2)(a)(ii) of the Act.

If you do not complete the attached form, your economic adjustment will be based on the "Wage Price Index", pursuant to Section 39(2)(a)(i) of the Act. The Australian Bureau of Statistics publishes the "Index" in publication number 6345.0 - Table 2.

At the time of writing this letter your notional weekly earnings (NWE) are \$..... Currently the Labour Price Index is% however this may have changed by the above date. The percentage published at the time of the above date is the amount that must be applied.

So, the formula for working out the adjustment is $NWE + (NWE \times \text{Wage Cost Index})$
= new NWE, for example: $\$300 + (\$300 \times 2\%) = \$306$.

Please contact me on..... if you wish to discuss this matter or have any questions about the information in this letter.

Yours faithfully,

Signature

*Workers Rehabilitation and Compensation Act, 1986, as amended

ATTACHMENT 8
- Current form for s39(2)(a)(ii)

Section 39 Economic adjustments to weekly payments
Application for consideration of Award/Enterprise Agreement Changes

Each year the Corporation is required to review the weekly payments for the purpose of making an adjustment to the amount of those payments under section 39 of the *Workers Rehabilitation and Compensation Act 1986*.

If you apply, this adjustment must be based on changes to award or enterprise agreement payable to a group of workers of which you were a member at the time of your disability. Please advise your claims manager if you need interpreting services to aid the completion of this form.

I,....., request that the changes in rates of remuneration
(Name)
payable at my workplace be taken into consideration when calculating that section 39 economic adjustment.

Claim Number:

.....
Signed *Date*

Business/Employer Name
.....
Workplace Address.....
Employers workers compensation contact person (or your Supervisor)
Contact Telephone Number.....

If known, please complete the following details:
Please nominate the award or enterprise agreement which covers you at your pre-injury place of work
.....
.....

Please fill in the following details of % increase or dollar amount increases in the past 12 months at your workplace:
An increase of % of \$ was effective from/...../.....
(Date)
A further increase of % of \$ was effective from/...../.....
(Date)

Any other relevant information
.....
.....

Please keep a copy of this form for your records and post the original to your claims agent

ATTACHMENT 9
- Current form for s39(3)

ECONOMIC ADJUSTMENTS TO WEEKLY PAYMENTS
Section 39 of the *Workers Rehabilitation and Compensation Act 1986* (the Act)

Worker Details

Name

Address

Claim Number

Employer Details

Name

Address

Decision

Reason for decision

An extract of the relevant sections of the Act is attached.

Review Rights

If you disagree with the above decision you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute form must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice.

If you have any questions regarding this notice please contact the undersigned on (08)

Signature
(Name of Case Manager)

Date

**ATTACHMENT 10
- Current form for s41(2)**

**ABSENCE OF WORKER FROM AUSTRALIA
NOTICE OF INTENTION TO SUSPEND/REDUCE WEEKLY PAYMENTS**

Section 41 of the Workers Rehabilitation and Compensation Act 1986 (the Act)

Worker Details

Employer Details

Name

Name

Address

Address

Claim Number

Decision

Reason for decision

An extract of section 41 is attached.

Review Rights


If you disagree with the above decision you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute form must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice.

If you have any questions regarding this notice please contact the undersigned on (08)

Signature
(Name of Case Manager)

Date

ATTACHMENT 11
- Current form for s52(1)(c)



South Australian Workers Compensation

Doctors Copy 36200 XX

Prescribed Medical Certificate

PLEASE PRINT LEGIBLY

Family name: _____ Other names: _____

Date of birth: ____/____/____ Stated date of injury: ____/____/____

Employer: _____

The worker's stated cause for this disability/disease is: _____

After examining the worker, it is my opinion that he/she is suffering from: _____

I consider that the disability/disease is consistent with the stated cause Yes No

In my opinion the worker is:

fit to return to pre-injury workplace duties on ____/____/____

fit to return to modified/other duties from ____/____/____ to ____/____/____ with the following restrictions:

unfit for work, from ____/____/____ to ____/____/____

Please tick all relevant statements:

I have personal knowledge of the worker's workplace Yes No

I have discussed with the employer the kinds of work that might be appropriate for the worker in view of the disability Yes No

I have referred the worker to (eg medical specialist, other health professional): _____

Name of person referred to: _____

I will reassess this worker Yes, on ____/____/____ or no further review required

Other comments: _____

I certify that I have examined/seen this worker on ____/____/____

at _____ AM / PM

Signed: _____

Date of certificate: ____/____/____

Name of doctor:

Address:

Telephone:

Facsimile:

Provider No:

E-mail:

WHAT HAPPENED?

Please read the examples below before completing.

What was the worker doing at the time?

What led to the injury or disease?

What exactly caused the injury or disease?
Give the name of any chemical, object, process or equipment involved

EXAMPLES:
What led to the injury or disease? What exactly caused the injury or disease?

long term vibration caused steam pipe to fracture	▶	escape of steam burned arm
cast iron chip flew from grinder	▶	chip flew into unprotected eye
foot slipped on wet rung of metal ladder	▶	fell 2 metres to concrete floor
repeatedly lifting 16kg bags of cement from pallet to trolley	▶	felt sudden pain in lower back

OTHER DETAILS

Give details of other circumstances which would assist your Claims Management Agent to assess the claim. (eg. Do you query the validity of the claim? If so, why?)

In my opinion

FIRST TWO WEEKS PAYMENT—For Non-Exempt Employers ONLY

Have you previously made any weekly compensation payments to the worker during the current calendar year?
Yes No

If yes, then please give details of the amount(s) and date(s)

--

For "immediately notifiable work related injuries" only (refer to notes on the front):

DAIS -Workplace Services notified on (date)

Regional Office

COMPENSATION PAYMENTS -For Non-Exempt Employers ONLY

What was the worker's gross weekly wage at the time of the injury or disease? \$

Does this amount include any allowances?
Yes No

If yes, provide details:

Does the worker normally work overtime or shiftwork?
Yes No

State/Federal Award Apprentice/Trainee

It is expected that an employer will make weekly compensation payments to the worker in accordance with advice from their Claims Management Agent and will then be reimbursed by them. In special circumstances the Claims Management Agent will organise weekly compensation payments direct to the worker.

If you request this alternative, please state your reason:

If the employer is going to pay the worker direct, the Claims Management Agent can reimburse the payments via Electronic Funds Transfer (EFT) or cheque.

Do you want to be reimbursed via EFT?
Yes No

If yes to the above, please complete the following details:

Payments can only be made to a bank, building society or credit union account held in the employer's name (and maintained by the employer). It is the employer's responsibility to advise the claims agent within 5 business days if any of the bank account details provided are changed.

Bank Name

Branch Address

BSB

Account Number

Account Name

EMPLOYER DECLARATION

I the undersigned, declare that the details above are true and correct to the best of my knowledge and belief, and I understand that providing a false or misleading statement is an offence.

Date

Signature of Employer (or authorised person)

--

ATTACHMENT 13
- Current forms for s62(1)(a)



Application for Registration as an Employer
Workers Rehabilitation & Compensation Scheme - South Australia

**YOU MUST REGISTER WITHIN 14 DAYS OF EMPLOYING A WORKER
PLEASE SUPPLY, IN WRITING, REASON(S) IF YOU ARE REGISTERING AFTER
THE 14 DAY PERIOD - A PENALTY MAY APPLY.**

Use this form to register as an employer in respect of workers in employment to which the Workers Rehabilitation and Compensation Act, 1986 applies and for Occupational Health, Safety and Welfare purposes.

If you operate a business activity at more than one location where workers are employed, you will need to fill out an 'Additional Location Details' form for each extra location.

Do you employ any worker who is (or is to be) usually employed outside Australia?

No Yes

Workers who usually work in another State or Territory may not be covered under the South Australian legislation. You should consider also arranging cover in the appropriate State or Territory.

A Minimum Levy applies to each employer registration.

PLEASE NOTE: For assistance in filling out this form contact WorkCover Corporation

Phone: **131855**
Country callers: **1800 188 000 (Toll Free)**
Interstate callers: **1800 888 508 (Toll Free)**
e-mail: **workcover.com**

An Interpreter service is also available.

Visit our Internet Website at www.workcover.com

Employers (and others) have responsibilities and obligations under the Occupational Health, Safety and Welfare Act, 1986.

Do you wish information on occupational health, safety and welfare sent to you? Yes

An employer is liable for the first two weeks income maintenance for an injured worker per calendar year.

This liability can be removed by completion of an application form and paying a minimal additional levy. Do you wish an application form to be sent to you? Yes

Payment Options:

Flexible payment methods that are designed to save you time and money are available. For more information just tick the box and we will forward a brochure and application form. Yes

Please complete the form in **BLOCK LETTERS** using a black pen

1. Full legal name(s) of employer

For an individual or partnership, list the family names first, followed by the other names.
The employer's legal name is not necessarily the same as the trading name. For example, John Peter Smith trading as ABC Retail, ABC Retail is the trading name, but *John Peter Smith* is the legal name of the employer.

2. Tick one box to show the type of employer

- Sole proprietor (one person) Partnership
- *Private Company *Public Company

*Please provide Australian Company Number

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Other

(Describe)

Office use only	Date form received:	Registration No:	SAWIC Code:
	<input type="text"/>	<input type="text"/>	<input type="text"/>

Continued on the next page

3. Australian Business Number
Please provide your Australian Business Number

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
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4. GST Status

(a) Is (or will) your business be registered for GST purposes?
Yes go to question 4(b)
No go to question 5

(b) Is your business claiming (or entitled to claim) input tax credits for WorkCover levy paid?
Yes go to question 4(c)
No go to question 5

(c) What percentage (%) of input tax credits is your business claiming (or entitled to claim) on WorkCover Levy paid?
 %

(d) On what date did (or will) your business become eligible to claim input tax credits for WorkCover levy paid?
 / /
Day Month Year

5. Company Directors
Give FULL names (including middle names) of all directors. If more attach list. Tick appropriate box to indicate Working or Non-Working Director

Surname	Given Names	Working Director	Non-Working Director
<input type="text"/>	<input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	<input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	<input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>
<input type="text"/>	<input type="text"/>	<input type="checkbox"/>	<input type="checkbox"/>

6. Other registrations as an employer
Please list ALL other businesses in which the employer listed in Q1, or directors listed in Q5 are currently or have been previously involved in the past 5 years. If more attach list.

Name:	WorkCover Registration number (if applicable):
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>
<input type="text"/>	<input type="text"/>

7. Trust
Is the employer appointed as a trustee of a trust?
If so, state the name of the trust.

8. Registered Business or Trading Name
(if applicable)

9. Mailing details
What is your postal address for service of notices and correspondence

What is your e-mail address

Please provide your Internet Web-site

10. Contact person
Provide details of your authorised contact person who may be contacted for further information.

Name	<input type="text"/>
Position/Title	<input type="text"/>
Phone number	() <input type="text"/> Mobile
Fax number	() <input type="text"/>
e-mail	<input type="text"/>

3. To amend employer name details.

(a) To amend the type of employer, tick one box to indicate current type and provide details of new employer name.

Sole Proprietor

Partnership

Public Company

Private Company

Other

New employer name (in full)

(b) To amend Partners or Directors

Incoming partners or directors (full names)

Outgoing partners or directors (full names)

4. To amend business/trading names Only where Australian Business Number has not changed

5. To amend mailing details

New postal address for service of notices and correspondence.

New e-mail

New Internet Web-Site

Postcode

6. To amend employer contact person

Name M

Phone number ()

Mobile

Fax number ()

e-mail

7. To amend business records address

Please provide the full address (not post office box). For farms include the road name, the Sections & Hundreds

Postcode

Phone number ()

Mobile

Fax number ()

e-mail

8. To amend GST status

- (a) Is your business registered for GST?
- (b) Is your business claiming for, or entitled to claim, input tax credits on WorkCover levy paid?
- (c) What percentage (%) of input tax credits is your business claiming or entitled to claim on your WorkCover levy paid?
- (d) On what date did, or will, you become eligible to claim input tax credits on your WorkCover levy paid?

Yes No

Yes No

%

/ /

Day Month Year

Part B - To amend the address of an existing location

1. What is the DATE OF EFFECT of the following change(s)? / / Now complete only those questions 2 to 4 in Part B for which details have changed.

2. To amend the physical location of an existing location

Location number

New location address

Postcode

If the business activity or industry has changed, please attach details (refer Part A - Question 2)

3. To amend location contact details

Contact name Location number

Telephone () Mobile

Fax number () Trading name

e-mail

4. Revised estimate of total gross remuneration

Revised estimate of total gross remuneration including wages, employer's superannuation contributions, leave payments and other allowances and benefits expected to be paid to your workers during the current financial year.

\$

Part C - Cancellation of location(s) or registration

1. Do you wish to:

- (i) Cancel your entire registration
- (ii) Maintain your existing employer registration but cancel one or more locations

On what date did the business cease employing workers? / /

Location numbers of those locations you wish to cancel	Date employment ceased at this location
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>

Continued on the next page

2. Why do you wish to cancel your registration/location(s)?

Business/location sold

Business/location merged

Employer bankrupt or liquidated

Employer deceased

Ceased employing

other Please give details

→ Who was it sold to/merged with

Name

Address

Postcode

Phone Number () Mobile

Fax Number ()

e-mail

* Do you still conduct any business in which you employ workers? No Yes

If yes and the location needs to be registered you will need to be registered you will need to complete an additional Location form or complete Part B of this form.

3. What is your future forwarding address?

Postcode

Phone number () Mobile

Fax number ()

e-mail

4. Please detail below the Total Remuneration for the cancelled location(s) or registration for the current financial year for which you were employing.

Location No.	Period of Operation (this financial year)	Total Remuneration (refer definition)	WorkCover Levy Rate	Calculated Levy
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
Total A				\$ -
Less Rebate (if applicable)				\$ -
Total B				\$ -
Plus GST (% of B)				\$ -
Plus OHS&W Govt Reg Fee (% of A)				\$ -
Total C				\$ -
Less AMOUNT PAID				\$ -
AMOUNT PAYABLE				\$ -

Please Note: Minimum Levy applies



Application to provide Additional Location Details

Workers Rehabilitation & Compensation Scheme - South Australia

**YOU MUST REGISTER WITHIN 14 DAYS OF EMPLOYING A WORKER
PLEASE SUPPLY, IN WRITING, REASON(S) IF YOU ARE REGISTERING AFTER
THE 14 DAY PERIOD - A PENALTY MAY APPLY.**

Use this form to provide additional location details to the WorkCover Corporation in regard to your registration as an employer for WorkCover purposes.

If you have moved your business activity from your currently registered location to a new location, or closed a business or location use the form 'Amend Employer Registration'. For further information contact the WorkCover Corporation.

Please complete the form in **BLOCK LETTERS** using a black pen

WorkCover Employer Number

Do you employ any worker who is (or is to be) usually employed outside South Australia? No Yes

Workers who usually work in another State or Territory may not be covered under the South Australian legislation. You should consider also arranging coverage in the appropriate State or Territory.

1. Why are you registering this location?

(Please tick one box only)

- Purchased existing location
- Purchased existing business
- Takeover
- Merger
- Changed Legal Status
- Set up your own new business/location
- Other

Please provide details →

If you have purchased an existing location, changed legal status or merged, please provide the following information:

Previous employer name

Their WorkCover Corporation Registration Number(s)

Location Number(s) Phone Number

Their Australian Business Number

2. When did/will you start employing at this location?

Date: / /

3. Address of location

Please provide full address (not a post office box). For farms, include road name, or if no road name, Sections and Hundreds. (For workers working on various sites, only a base location is required.)

Postcode

4. Trading name used by the employer at this location (if applicable)

5. Australian Business Number to be used for this location

6. Contact person at this location

Give details of the person WorkCover Corporation should talk to if we have any questions about the location (not your Accountant/Solicitor).

Name

Position/Title

Phone number Mobile

Fax number

e-mail

Office use only	Date form received:	Registration No:	SAWIC Code:
	<input type="text"/>	<input type="text"/>	<input type="text"/>
	<input type="text"/>	<input type="text"/>	<input type="text"/>

7. Business of employer at this workplace/location
This information will help us to assign the correct industry classification which determines the levy rate.

(a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?

(b) Describe the different types of work (activities) carried out at this location.
 If you need more space, attach a sheet.

8. Give details of the NUMBER of workers who will be or are employed in each occupation at this location.
 Include working directors. Do not include people listed as the employer (i.e. partners or sole-proprietors).
Estimate the total gross remuneration (including wages, benefits and other payments) which will be paid to workers at this location for a 12 month period.
(This estimate is used to assist in determining the frequency of your levy payments, e.g. monthly or annually in arrears)

Occupation	Full-time (35 hrs or more a week) <small>Includes permanent, casual and seasonal</small>	Part-time (less than 35 hrs a week) <small>Includes permanent, casual and seasonal</small>	Gross Remuneration <small>(including wages, superannuation, leave payments, directors fees, other allowances and monetary benefits.)</small>
Total Gross Remuneration			

DECLARATION

Before completing this declaration, please make sure you have answered each question as it applies to your business and have attached any 'Additional Location Details' forms or any other attachments.

To provide false or misleading information is a serious offence under the Workers Rehabilitation and Compensation Act, 1986 which can involve you incurring a significant penalty of up to \$50,000.

I declare that the information I have given on this form and any attached sheets is complete and correct.

Signature of employer,
 Public Officer or authorised person

Date

Name

(Block letters)

Return your completed form(s) to WorkCover Corporation by:

Mail In person Fax
 GPO Box 2668 OR 100 Waymouth St OR (08) 8233 2990
 Adelaide SA 5001 Adelaide SA 5000

17.5.8D 6/99

Dated 23 June 2008.

MICHAEL WRIGHT, Minister for Industrial Relations

South Australia

Local Government (Assignment of Ministerial Functions) Notice 2008

under clause 1(2) of Schedule 1A of the *Local Government Act 1999*

1—Short title

This notice may be cited as the *Local Government (Assignment of Ministerial Functions) Notice 2008*.

2—Commencement

This notice will come into operation on 1 July 2008.

3—Assignment of Ministerial functions under Schedule 1A

For the purposes of each provision of Schedule 1A of the *Local Government Act 1999* in which there is a reference to the Minister, the functions of the Minister are assigned to the Minister for Water Security.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

MWSCS08/042

South Australia

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008

under the *Motor Vehicles Act 1959*

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008*.

2—Commencement

This notice will come into operation on the date of publication in this Gazette.

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 1996* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

—Motor bikes and motor trikes with an engine capacity not exceeding 260 ml

All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne other than the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250.

2—Motor bikes and motor trikes with an engine capacity not less than 261 ml and not exceeding 660 ml

The motor bikes and motor trikes listed in the table below.

Make	Model
AJS	Model 18 Model 30
Aprilia	Moto 6.5 Pegaso 650 Pegaso 650 I.E. Scarabeo 400 Scarabeo 500
Ariel	Huntmaster Red Hunter 350 Red Hunter 500
Benelli	Velvet 400
Bultaco	Sherpa
BMW	F650 F650CS F650GD F650GS Single Cylinder model only F650ST R50 R60 R60/5 R60/6 R65 R69
BSA	B33 B50SS Gold Star Empire Star Gold Star M24

Make	Model
	Gold Star post-war 350 singles Golden Flash Lightning
BSA	Spitfire MKIII Thunderbolt
Cagiva	410TE 610TE 610TE-E Canyon 500 Canyon 600 River 600 W16 600
Cossack	650
Dneper	K650
Douglas	Post-war 350
Ducati	400 SS Junior 600 Supersport 600 Superlight DM450 DM500 M600 Monster M620ie (24kw Lite) SL 500 Pantah SL 600 Pantah
Enfield	Bullet Deluxe Bullet STD Taurus
Gasgas	EC400 FSE400 SM400 Supermotard
Gilera	Nexus 500
Harley	SS350
Honda	600V Transalp Bros CB350 CB350F CB400 CB400F CB400N CB400T CB500 CBX550F CRF450 CRF450X

Make	Model
	CX500 Deauville 650 FT500 NX650 Revere RVF400 Silverwing SL350 VF400F VT500 VT600C XBR500 XL350 XL500 XL600 XL650 Transalp XR350 XR350R XR400R XR500 XR600 XR600R XR650L
Husaberg	FE(Enduro)4E8 FE(Enduro)5E8 FE(Enduro)7E8 FE400 FE450 FE501 FE550 FE600 FE650 FS450 FS650
Husqvarna	350TE 400TE 410TE 430WR 510TE 610TE 610TE-E
Hyosung	Aquila GV650L Comet GT650L Comet GT650RL Comet GT650SL

Make	Model
Jawa	350
Kawasaki	EN450 ER500A ER500C EX400 EX500A KL600 KL650A KL650B KL650C KLE500A KLE500B KLR650 KLX300B KLX400B KLX450A KLX650B KLX650C KZ400 KZ440 KZ500 KZ550 LTD440 Z600A Z650B ZR550B Z500
KTM	350 EXC Special-R 625 SMC 660 SMC EXC Series 300 EXC Series 360 EXC Series 380 EXC Series 400 EXC Series 510 EXC Series 525 GS Series 300 GS Series 400 GS Series 450 GS Series 500 GS Series 550 GS Series 600 LC4 Series 300 LC4 Series 400 LC4 Series 500 LC4 Series 540

Make	Model
	LC4 Series 550 LC4 Series 600 LC4 Series 625 LC4 Series 650
Kymco	T70000 (500) T70020 (500i) T70020 (500Ri)
Matchless	600 650 G80 Major
Montesa	Cota
Moto Morini	350 Sport 500 Strada 500W
Moto Guzzi	V35 V50 V65
MuZ	Baghira 660 Scorpion Replica Skorpion Sport Skorpion Tour
MV Agusta	350
Norton	Model 50 Dominator Model 88 Dominator Model 90 ES2
Oz Trike	Fun 500
Panther	600 650
Piaggio	MP3 400 X9 500 XEVO 400ie X8 400
Peugeot	Geopolis 400 Satelis 400 Satelis 500
Royal Enfield	650 Bullet 500 Bullet 350 Diesel 324 Electra 500 Lightning 500
Rudge- Whitworth	650

Make	Model
Sherco	S4 Enduro
Suzuki	AN650 DR350 DR350S DR500 DR600R DR600S DR650R DR650RE DR650RL DR650RSL DR650SE DR-Z400 DR-Z400E DR-Z400S DR-Z400SM GR650 GS450E GS450S GS450SX GS500 GS500E GS500F GS500K GS550 GSX400E GSX400F LS650 RE5 XF650
TM	300 Enduro 450 530 TM300 TM400
Triumph	Bonneville 650 Speed Twin T100 Tiger T100R Daytona 500 Thunderbird 650 Trophy 500 Trophy 650 TRW25 Note: Only includes models manufactured up to and including 1983.

Make	Model
Ural	650
Velocette	MAC 350 MSS 500 Venom
VOR	400 Enduro 450 Enduro 500 Enduro 530 Enduro
Yamaha	RD350 RD350LC RD400 SR500 SRX600 SZR660 TT350 TT600 TT600E TT600R TX650 WR400F WR426F WR450 WR450F XJ550 XJ650 XJR400 XP500 – T Max XS400 XS650 XT225 XT350 XT500 XT550 XT600 XT600Z XT660R XT660X XTZ660 XV535 XVS650 XVS650A XZ550 YP 400

Schedule 2—Revocation

The *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008* made on 22 May 2008 (Gazette no. 27, 22 May 2008 p1697) is revoked.

Made by John Neville, Deputy Registrar of Motor Vehicles

June 2008

South Australia

Workers Rehabilitation and Compensation (Scales of Charges—Public Hospitals) Notice 2008

under section 32 of the *Workers Rehabilitation and Compensation Act 1986*

1—Short title

This notice may be cited as the *Workers Rehabilitation and Compensation (Scales of Charges—Public Hospitals) Notice 2008*.

2—Commencement

This notice will come into operation on 1 July 2008.

3—Determination of scales of charges - public hospitals

For the purposes of regulation 3A of the *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Regulations 1995*, the fees to be charged by an incorporated hospital for compensable and non-Medicare patients, set by the Minister for Health by notice in the South Australian Government Gazette under section 44 of the *Health Care Act 2008* and in force on the commencement of this notice, are determined by the WorkCover Corporation to be the scales of charges for the purposes of section 32 of the *Workers Rehabilitation and Compensation Act 1986* for the provision of services in hospitals and other facilities established or provided under the *South Australian Health Commission Act 1976*.



JULIA DAVISON
Chief Executive Officer

South Australia

Adelaide Festival Centre Trust (Financial Restructure) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Adelaide Festival Centre Trust (Financial Restructure) Amendment Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *Adelaide Festival Centre Trust (Financial Restructure) Amendment Act 2008* (No 18 of 2008) will come into operation on 26 June 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

ASACAB004/08

South Australia

Australian Energy Market Commission Establishment (Consumer Advocacy Panel) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Australian Energy Market Commission Establishment (Consumer Advocacy Panel) Amendment Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *Australian Energy Market Commission Establishment (Consumer Advocacy Panel) Amendment Act 2007* (No 49 of 2007) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

South Australia

National Gas (South Australia) Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *National Gas (South Australia) Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *National Gas (South Australia) Act 2008* (No 19 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

MEN08/005CS

South Australia

Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act 2008* (No 24 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/256

South Australia

Statutes Amendment (Police Superannuation) Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Statutes Amendment (Police Superannuation) Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *Statutes Amendment (Police Superannuation) Act 2008* (No 25 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

T&F08/040CS

South Australia

Statutes Amendment (Transition to Retirement—State Superannuation) Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Statutes Amendment (Transition to Retirement—State Superannuation) Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *Statutes Amendment (Transition to Retirement—State Superannuation) Act 2008* (No 4 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

T&F08/027CS

South Australia

WorkCover Corporation (Governance Review) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *WorkCover Corporation (Governance Review) Amendment Act (Commencement) Proclamation 2008*.

2—Commencement of Act

The *WorkCover Corporation (Governance Review) Amendment Act 2008* (No 16 of 2008) will come into operation on 1 July 2008.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

08WKC0007CS

South Australia

Workers Rehabilitation and Compensation (Scheme Review) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act (Commencement) Proclamation 2008*.

2—Commencement of Act and suspension of certain provisions

- (1) The *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008* (No 17 of 2008) will come into operation on 1 July 2008.
- (2) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 5(2), (3) and (14);
 - (b) section 6, but only insofar as it proposes the insertion of section 4(8) of the *Workers Rehabilitation and Compensation Act 1986*;
 - (c) section 8(2);
 - (d) section 9;
 - (e) sections 11 and 12;
 - (f) section 22(2);
 - (g) section 24;
 - (h) section 27(4);
 - (i) section 29;
 - (j) section 41(3) and (6);
 - (k) section 41(7), but only insofar as it proposes the insertion of the following text into section 63(1)(a) of the *Workers Rehabilitation and Compensation Act 1986*:
 - section 50B
 - section 50C
 - section 50D
 - section 50E
 - section 50F
 - section 50G
 - section 50H
 - section 98F
 - section 98G
 - section 98H
- (l) section 44(2), (3), (4) and (5);

- (m) section 45;
- (n) sections 48 to 62 (inclusive);
- (o) sections 64 to 69 (inclusive);
- (p) section 70, but only insofar as it proposes the insertion of Part 6C of the *Workers Rehabilitation and Compensation Act 1986*;
- (q) section 73;
- (r) section 83;
- (s) Schedule 1 clause 3;
- (t) Schedule 1 clause 4(2) and (3);
- (u) Schedule 1 clause 8;
- (v) Schedule 1 clause 10;
- (w) Schedule 1 clauses 15 and 16.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

08WKC0007CS

South Australia

Adelaide Festival Centre Trust (Transfer of Property) Proclamation 2008

under section 29 of the *Adelaide Festival Centre Trust Act 1971*

1—Short title

This proclamation may be cited as the *Adelaide Festival Centre Trust (Transfer of Property) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on 30 June 2008.

3—Interpretation

In this proclamation—

Act means the *Adelaide Festival Centre Trust Act 1971*;

designated Minister means the Minister for the Arts.

4—Transfer of property

Pursuant to section 29 of the Act, the following assets and liabilities of the Trust are transferred to the designated Minister:

- (a) the land described in Schedule 1 (including all associated buildings and infrastructure), and any associated rights or liabilities;
- (b) the works of art described in Schedule 2;
- (c) the plant and equipment described in Schedule 3, and any associated rights or liabilities, in connection with the Adelaide Festival Centre or Her Majesty's Theatre;
- (d) the rights and liabilities of the Trust as the lessee of premises at the Adelaide Railway Station;
- (e) the value of capital works in progress at (or in connection with) the Dunstan Playhouse, and any associated rights or liabilities.

Schedule 1—Land

The whole of the land comprised in Certificate of Title Register Book Volume 5522 Folio 15.

The whole of the land comprised in Certificate of Title Register Book Volume 5735 Folio 168.

Schedule 2—Works of art

Asset	Description
"City Sign"	Otto Herbert Hajek - concrete sculpture with fountain elements, fixed installation
"New Guinean House Post"	Sali Kapusa and Arnold Koski - carved pine totem
"Sir John Glover Memorial Fountain"	Milton Moon - ceramic and concrete fountain
"Navigator's Memory"	Stephen Walker - bronze and stone fountain
Untitled	Frederick (Fred) Ronald Williams - River Murray Scenes and other landscapes, suite of 13 oil on canvassed board studies - 2 x murals
"Zipper"	Clifford Frith - 18 x stainless steel columns painted and illuminated
"Side Show"	Clifford Frith - neon sculpture comprising sixteen panels
"Ribbon Seat"	Anton Hart and Craig Andrae - powder coated metal sculptural seat
"Kurna Meyunna, Kurna Yerta Tampendi (Recognising Kurna People and Kurna Land)"	Tony Rosella, Darren Siwes, Ellen Karpany - carved sandstone sculptural installation

Schedule 3—Plant and equipment

Reception counters
 Air conditioning plant and equipment
 Acoustic sound shell - Festival Theatre
 Assorted rostrum modules
 Chain motor control boxes
 CO2 Monitoring equipment
 Drapes - Festival Theatre
 Drapes - Dunstan Playhouse
 Drapes - Her Majesty's Theatre
 Drapes - Space
 Flying system - Dunstan Playhouse
 Flying system - Festival Theatre
 Flying system - Her Majesty's Theatre
 House Curtain - Festival Theatre
 Jubilee Organ including tractor - Festival Theatre
 Rostra - Festival Theatre
 Staging
 Security systems

Video surveillance systems

Lares Artificial Acoustic Enhancement System

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

ASACAB004/08

South Australia

Administrative Arrangements (Administration of National Gas (South Australia) Act) Proclamation 2008

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of National Gas (South Australia) Act) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on 1 July 2008.

3—Administration of Act committed to Minister for Energy

The administration of the *National Gas (South Australia) Act 2008* is committed to the Minister for Energy.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

MEN08/005CS

South Australia

Da Costa Samaritan Fund (Incorporation of Trustees) Proclamation 2008

under section 19(3) of the *Da Costa Samaritan Fund (Incorporation of Trustees) Act 1953*

1—Short title

This proclamation may be cited as the *Da Costa Samaritan Fund (Incorporation of Trustees) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on 1 July 2008.

3—Declaration of incorporated hospital to which section 19 applies

Country Health SA Hospital Incorporated (being an incorporated hospital within the meaning of the *Health Care Act 2008*) is declared to be a hospital to which section 19 of the *Da Costa Samaritan Fund (Incorporation of Trustees) Act 1953* applies.

Made by the Governor

on the recommendation of the trustees of the Da Costa Samaritan Fund Trust and with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Health Care Act (Commencement of Suspended Provisions) Proclamation 2008

1—Short title

This proclamation may be cited as the *Health Care Act (Commencement of Suspended Provisions) Proclamation 2008*.

2—Commencement of suspended provisions

The following provisions of the *Health Care Act 2008* (No 3 of 2008) will come into operation on 1 July 2008:

- (a) Part 2;
- (b) sections 11 to 14 (inclusive);
- (c) sections 20 to 25 (inclusive);
- (d) section 28;
- (e) sections 30 to 32 (inclusive);
- (f) section 33(1) to (5) (inclusive);
- (g) Divisions 3 to 9 (inclusive) of Part 5;
- (h) Parts 6 to 10 (inclusive);
- (i) sections 89 to 99 (inclusive);
- (j) section 101;
- (k) Schedule 4.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Health Care (Designation of Employing Authority) Proclamation 2008

under section 3 of the *Health Care Act 2008*

1—Short title

This proclamation may be cited as the *Health Care (Designation of Employing Authority) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on the day on which the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act 2008* comes into operation.

3—Designation of employing authority

The person for the time being holding or acting in the position of chief executive officer of Central Northern Adelaide Health Service Incorporated is designated as being the employing authority for the purposes of the definition of ***employing authority*** in section 3(1) of the *Health Care Act 2008* in relation to—

- (a) an employee to whom clause 2 of Schedule 1 of the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act 2008* applies; and
- (b) other employees whose duties of employment include to perform functions in connection with the provision of pathology services by Central Northern Adelaide Health Service Incorporated.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/256

South Australia

Health Care (Schedule 4—By-laws) Proclamation 2008

under clause 36 of Schedule 4 of the *Health Care Act 2008*

1—Short title

This proclamation may be cited as the *Health Care (Schedule 4—By-laws) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on 1 July 2008.

3—Interpretation

In this proclamation—

Act means the *Health Care Act 2008*.

4—Designated health centre

Julia Farr Services is designated as a designated health centre for the purposes of clause 36 of Schedule 4 of the Act.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Health Care (Schedule 4—Dissolution of Hospitals) Proclamation 2008

under clause 34 of Schedule 4 of the *Health Care Act 2008*

1—Short title

This proclamation may be cited as the *Health Care (Schedule 4—Dissolution of Hospitals) Proclamation 2008*.

2—Commencement

This proclamation will come into operation 1 July 2008.

3—Interpretation

In this proclamation—

Act means the *Health Care Act 2008*.

4—Incorporated hospitals that are to be dissolved

The following hospitals are designated under clause 34(4) of Schedule 4 of the Act as hospitals that are not to continue under the Act:

- (a) Balaklava and Riverton Districts Health Service Incorporated;
- (b) Barossa Area Health Services Incorporated;
- (c) Bordertown Memorial Hospital Incorporated;
- (d) Burra Clare Snowtown Health Service Incorporated;
- (e) Ceduna District Health Services Incorporated;
- (f) Coober Pedy Hospital and Health Services;
- (g) Eastern Eyre Health and Aged Care Incorporated;
- (h) Eudunda & Kapunda Health Service Incorporated;
- (i) Gawler Health Service Incorporated;
- (j) Hawker Memorial Hospital Incorporated;
- (k) Kangaroo Island Health Service;
- (l) Kingston Soldiers' Memorial Hospital Incorporated;
- (m) Leigh Creek Health Services Incorporated;
- (n) Lower Eyre Health Services Incorporated;
- (o) Loxton Hospital Complex Incorporated;
- (p) Mallee Health Service Incorporated;
- (q) The Mannum District Hospital Incorporated;
- (r) Meningie and Districts Memorial Hospital and Health Services Incorporated;

- (s) Mid North Health;
- (t) Mid-West Health;
- (u) Millicent and District Hospital and Health Services Incorporated;
- (v) Mount Barker District Soldiers' Memorial Hospital Incorporated;
- (w) Mount Gambier and Districts Health Service Incorporated;
- (x) The Murray Bridge Soldiers' Memorial Hospital Incorporated;
- (y) Naracoorte Health Service Incorporated;
- (z) Northern Adelaide Hills Health Service Incorporated;
- (za) Northern Yorke Peninsula Health Service;
- (zb) Penola War Memorial Hospital Incorporated;
- (zc) Port Augusta Hospital and Regional Health Services Incorporated;
- (zd) Port Broughton District Hospital and Health Services Incorporated;
- (ze) Port Lincoln Health Services Incorporated;
- (zf) Port Pirie Regional Health Service Incorporated;
- (zg) Quorn Health Services Incorporated;
- (zh) Renmark Paringa District Hospital Incorporated;
- (zi) Riverland Regional Health Service Incorporated;
- (zj) South Coast District Hospital Incorporated;
- (zk) Southern Flinders Health Incorporated;
- (zl) Strathalbyn & District Health Service;
- (zm) Tailem Bend District Hospital;
- (zn) Waikerie Health Services Incorporated;
- (zo) The Whyalla Hospital and Health Services Inc.;
- (zp) Yorke Peninsula Health Service Incorporated.

5—Employment

- (1) A person who, immediately before the commencement of this proclamation, was employed by a hospital referred to in clause 4, or employed by the employing authority under the repealed Act to perform functions in connection with the operations or activities of a hospital referred to in clause 4, will be taken to be employed, or to continue to be employed, as the case may be, by the employing authority under section 34 of the *Health Care Act 2008*.
- (2) An employment arrangement effected by subclause (1)—
 - (a) will be taken to provide for continuity of employment without termination of the relevant employee's services; and
 - (b) will not affect—
 - (i) existing conditions of employment or existing or accrued rights to leave; or
 - (ii) a process commenced for variation of those conditions or rights.
- (3) Nothing in subclause (1) or (2) affects the operation of section 34(4) of the Act.

6—Vesting of undertaking

- (1) Subject to subclause (2), the various parts of the undertaking of a hospital referred to in Column 1 of Schedule 1 (being a hospital referred to in clause 4—a *designated hospital*), as set out in Column 2 of Schedule 1, will vest in or attach to the bodies appearing in the corresponding part of Column 3 of Schedule 1.
- (2) Any deed, instrument or other agreement between a designated hospital and the Minister (or any predecessor) relating to the transfer of land, other than Crown land, will have effect as if the corresponding incorporated Health Advisory Council were the successor of the hospital.
- (3) The remaining parts of the undertaking of a designated hospital are transferred to, and vested in, Country Health SA Hospital Incorporated.

Schedule 1—Vesting of undertaking

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
Balaklava and Riverton Districts Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Balaklava Riverton Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Balaklava Riverton Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Balaklava Riverton Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Barossa Area Health Services Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Barossa and Districts Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Barossa and Districts Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Barossa and Districts Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Bordertown Memorial Hospital Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Bordertown and District Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Bordertown and District Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Bordertown and District Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Burra Clare Snowtown Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Lower North Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Lower North Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Lower North Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Ceduna District Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Ceduna District Health Services Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Ceduna District Health Services Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Ceduna District Health Services Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Cooper Pedy Hospital and Health Services	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Country Health SA Board Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Country Health SA Board Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Country Health SA Board Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Eastern Eyre Health and Aged Care Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Eastern Eyre Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Eastern Eyre Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Eastern Eyre Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Eudunda & Kapunda Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Eudunda Kapunda Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Eudunda Kapunda Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Eudunda Kapunda Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Gawler Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Gawler District Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Gawler District Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Gawler District Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Hawker Memorial Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Country Health SA Board Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Country Health SA Board Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Country Health SA Board Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Kangaroo Island Health Service	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Kangaroo Island Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Kangaroo Island Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Kangaroo Island Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Kingston Soldiers' Memorial Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Kingston/Robe Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Kingston/Robe Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Kingston/Robe Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Leigh Creek Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Country Health SA Board Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Country Health SA Board Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Country Health SA Board Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Lower Eyre Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Lower Eyre Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Lower Eyre Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Lower Eyre Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	Country Health SA Hospital Incorporated
Loxton Hospital Complex Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Loxton and Districts Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Loxton and Districts Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Loxton and Districts Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Mallee Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Mallee Health Service Health Advisory Council Inc
Mallee Health Service Incorporated	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
Mallee Health Service Incorporated	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Mallee Health Service Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Mallee Health Service Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
The Mannum District Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Mannum District Hospital Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Mannum District Hospital Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Mannum District Hospital Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Meningie and Districts Memorial Hospital and Health Services Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Coorong Health Service Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Coorong Health Service Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Coorong Health Service Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Mid North Health	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Mid North Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Mid North Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Mid North Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Mid-West Health	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Mid-West Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Mid-West Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Mid-West Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Millicent and District Hospital and Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Millicent and Districts Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Millicent and Districts Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Millicent and Districts Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Mount Barker District Soldiers' Memorial Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Hills Area Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Hills Area Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Hills Area Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Mount Gambier and Districts Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Mount Gambier and Districts Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Mount Gambier and Districts Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Mount Gambier and Districts Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
The Murray Bridge Soldiers' Memorial Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. The Murray Bridge Soldiers' Memorial Hospital Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. The Murray Bridge Soldiers' Memorial Hospital Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. The Murray Bridge Soldiers' Memorial Hospital Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Naracoorte Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Naracoorte Area Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Naracoorte Area Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Naracoorte Area Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Northern Adelaide Hills Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Hills Area Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Hills Area Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Hills Area Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Northern Yorke Peninsula Health Service	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Northern Yorke Peninsula Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Northern Yorke Peninsula Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Northern Yorke Peninsula Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Penola War Memorial Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Penola and Districts Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Penola and Districts Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Penola and Districts Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Port Augusta Hospital and Regional Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Country Health SA Board Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Country Health SA Board Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Country Health SA Board Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Port Broughton District Hospital and Health Services Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Port Broughton District Hospital and Health Services Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Port Broughton District Hospital and Health Services Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Port Broughton District Hospital and Health Services Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Port Lincoln Health Services Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Country Health SA Board Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Country Health SA Board Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Country Health SA Board Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Port Pirie Regional Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Country Health SA Board Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Country Health SA Board Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Country Health SA Board Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Quorn Health Services Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Country Health SA Board Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Country Health SA Board Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Country Health SA Board Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Renmark Paringa District Hospital Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Renmark Paringa District Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Renmark Paringa District Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Renmark Paringa District Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Riverland Regional Health Service Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Berri Barmera District Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Berri Barmera District Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Berri Barmera District Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
South Coast District Hospital Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. South Coast Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. South Coast Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. South Coast Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Southern Flinders Health Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Country Health SA Board Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Country Health SA Board Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Country Health SA Board Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Strathalbyn & District Health Service	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Hills Area Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Hills Area Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Hills Area Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Tailem Bend District Hospital	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Coorong Health Service Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Coorong Health Service Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Coorong Health Service Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated
Waikerie Health Services Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Waikerie and Districts Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)	C. Country Health SA Hospital Incorporated

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Waikerie and Districts Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Waikerie and Districts Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
The Whyalla Hospital and Health Services Inc.	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Country Health SA Board Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	<p>D. Other than as provided by Item C, all funds and personal property held on trust</p> <p>E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising</p> <p>G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property</p> <p>H. All other assets, rights or liabilities</p>	<p>D. Country Health SA Board Health Advisory Council Inc</p> <p>E. Country Health SA Hospital Incorporated</p> <p>F. Country Health SA Board Health Advisory Council Inc</p> <p>G. Country Health SA Hospital Incorporated</p> <p>H. Country Health SA Hospital Incorporated</p>
Yorke Peninsula Health Service Incorporated	<p>A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property</p> <p>B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands</p> <p>C. All gift funds, and other funds or personal property constituting gifts or deductible contributions under the <i>Income Tax Assessment Act 1997</i> (Commonwealth)</p>	<p>A. Yorke Peninsula Health Advisory Council Inc</p> <p>B. Country Health SA Hospital Incorporated</p> <p>C. Country Health SA Hospital Incorporated</p>

Column 1	Column 2	Column 3
Designated hospital	Description of assets, rights or liabilities of designated hospital	Bodies in relation to which assets, rights or liabilities are vested or attached
	D. Other than as provided by Item C, all funds and personal property held on trust	D. Yorke Peninsula Health Advisory Council Inc
	E. Other than as provided by Items C and D, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Country Health SA Hospital Incorporated
	F. Other than as provided by Item C, bank accounts and investments that are solely constituted by the proceeds of fundraising	F. Yorke Peninsula Health Advisory Council Inc
	G. Other than as provided by Item D, all plant, equipment, furniture, motor vehicles and other items of personal property	G. Country Health SA Hospital Incorporated
	H. All other assets, rights or liabilities	H. Country Health SA Hospital Incorporated

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Health Care (Schedule 4—Incorporated Health Centres) Proclamation 2008

under clause 35 of Schedule 4 of the *Health Care Act 2008*

1—Short title

This proclamation may be cited as the *Health Care (Schedule 4—Incorporated Health Centres) Proclamation 2008*.

2—Commencement

This proclamation will come into operation on 1 July 2008.

3—Interpretation

In this proclamation—

Act means the *Health Care Act 2008*;

SAHC health centre has the meaning given by clause 35 of Schedule 4 of the Act.

4—Employment

- (1) A person who, immediately before the commencement of this proclamation, was employed by a SAHC health centre, or employed by the employing authority under the repealed Act to perform functions in connection with the operations or activities of a SAHC health centre, will be taken to be employed, or to continue to be employed, as the case may be, by the employing authority under section 34 of the *Health Care Act 2008*.
- (2) An employment arrangement effected by subclause (1)—
 - (a) will be taken to provide for continuity of employment without termination of the relevant employee's services; and
 - (b) will not affect—
 - (i) existing conditions of employment or existing or accrued rights to leave; or
 - (ii) a process commenced for variation of those conditions or rights.
- (3) Nothing in subclause (1) or (2) affects the operation of section 34(4) of the Act.

5—Vesting of undertaking

- (1) The various parts of the undertaking of a SAHC health centre referred to in Column 1 of Schedule 1, as set out in Column 2 of Schedule 1, will vest in or attach to the bodies appearing in the corresponding part of Column 3 of Schedule 1.
- (2) The remaining parts of the undertaking of a SAHC health centre are transferred to, and vested in, Country Health SA Hospital Incorporated.

Schedule 1—Vesting of undertaking

Column 1	Column 2	Column 3
SAHC health centre	Description of assets, rights or liabilities of SAHC health centre	Bodies in relation to which assets, rights or liabilities are vested or attached
Ceduna Koonibba Aboriginal Health Service Incorporated	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Ceduna Koonibba Aboriginal Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All funds and personal property held on trust	C. Ceduna Koonibba Aboriginal Health Advisory Council Inc
	D. Other than as provided by Item C, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds from fundraising	D. Country Health SA Hospital Incorporated
	E. Bank accounts and investments that are solely constituted by the proceeds of fundraising	E. Ceduna Koonibba Aboriginal Health Advisory Council Inc
	F. Other than as provided by Item C, all plant, equipment, furniture, motor vehicles and other items of personal property	F. Country Health SA Hospital Incorporated
	G. All other assets, rights or liabilities	G. Country Health SA Hospital Incorporated
Country Health SA Incorporated	A. All assets, rights and liabilities	A. Country Health SA Hospital Incorporated
Pika Wiya Health Service	A. Other than as provided by Item B, all real property, including any estate, interest or right in, over or in respect of such property	A. Pika Wiya Health Advisory Council Inc
	B. All assets, rights and liabilities associated with any land dedicated under any legislation dealing with Crown lands	B. Country Health SA Hospital Incorporated
	C. All funds and personal property held on trust	C. Pika Wiya Health Advisory Council Inc

- | | | | |
|----|--|----|---|
| D. | Other than as provided by Item C, all assets and rights arising with respect to bank accounts and investments (including capital accounts and term deposits and other investment facilities) and any associated interests and liabilities, other than bank accounts and investments that are solely constituted by the proceeds from fundraising | D. | Country Health SA Hospital Incorporated |
| E. | Bank accounts and investments that are solely constituted by the proceeds of fundraising | E. | Pika Wiya Health Advisory Council Inc |
| F. | Other than as provided by Item C, all plant, equipment, furniture, motor vehicles and other items of personal property | F. | Country Health SA Hospital Incorporated |
| G. | All other assets, rights or liabilities | G. | Country Health SA Hospital Incorporated |

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Mining (Variation of Private Mine) Proclamation 2008

under section 73N of the *Mining Act 1971*

Preamble

- 1 The following area was declared to be a private mine by proclamation on 24 January 1974 (*Gazette 24.1.1974 p210*):
 - Those portions of sections 283s, 286w and 286e, hundred of Barunga, county of Daly and marked "salt lake" and hachured on the plan contained in the Schedule to the proclamation.
 - 2 The Warden's Court has declared (on 1 May 2008 in Action No 12 of 2008) that proper grounds exist for varying the declaration referred to in clause 1 by excising from the area of the private mine—
 - the portion of the private mine within Certificate of Title Register Book Volume 5552 Folio 36.
-

1—Short title

This proclamation may be cited as the *Mining (Variation of Private Mine) Proclamation 2008*.

2—Commencement

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

3—Variation of private mine

The declaration referred to in clause 1 of the preamble is varied by excising from the area of the private mine the land described in clause 2 of the preamble.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council
on 26 June 2008

AGO0047/02CS

South Australia

Public Sector Management (Planning SA) Proclamation 2008

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

1—Short title

This proclamation may be cited as the *Public Sector Management (Planning SA) Proclamation 2008*.

2—Commencement

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

3—Establishment of Planning SA

Planning SA is established as an administrative unit of the Public Service.

4—Transfer of employees

The employees referred to in Schedule 1 are transferred to Planning SA.

5—Transitional provision—financial accounting and reporting purposes

It is declared that, for financial accounting and reporting purposes—

- (a) the establishment of the administrative unit under this proclamation may be taken to occur on 1 July 2008;
- (b) the transfer of employees under this proclamation, and any associated transfer of functions and duties, may be taken to occur on 1 July 2008.

Schedule 1—Employees being transferred

Employees of the Department of Primary Industries and Resources in *Planning SA*

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

DPC08/020CS

South Australia

South Australian Health Commission (Repatriation General Hospital Incorporated) Proclamation 2008

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

Preamble

- 1 The Repatriation General Hospital Incorporated is an incorporated hospital under the *South Australian Health Commission Act 1976*.
 - 2 The board of the hospital has resolved to seek the exercise of the powers conferred by section 27(6)(a) of the *South Australian Health Commission Act 1976* and has nominated the Southern Adelaide Health Service Incorporated as the body to take over the whole of the undertaking of the hospital.
-

1—Short title

This proclamation may be cited as the *South Australian Health Commission (Repatriation General Hospital Incorporated) Proclamation 2008*.

2—Commencement

This proclamation will come into operation at 9 p.m. on 30 June 2008.

3—Transfer of undertaking and dissolution of hospital

- (1) The whole of the undertaking of the Repatriation General Hospital Incorporated (including all its assets and liabilities) are transferred to the Southern Adelaide Health Service Incorporated.
- (2) Repatriation General Hospital Incorporated is dissolved.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/277

South Australia

Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Amendment Act Proclamation 2008

under Schedule 1 of the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Amendment Act 2008*

1—Short title

This proclamation may be cited as the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Amendment Act Proclamation 2008*.

2—Commencement

This proclamation will come into operation on the day on which the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Act 2008* comes into operation.

3—Interpretation

In this proclamation—

Act means the *Statutes Amendment and Repeal (Institute of Medical and Veterinary Science) Amendment Act 2008*.

4—Staff

The person for the time being holding or acting in the position of chief executive officer of Central Northern Adelaide Health Service Incorporated, being an employing authority under the *Health Care Act 2008*, is designated for the purposes of subclauses (1) and (2) of clause 2 of Schedule 1 of the Act.

5—Property

Central Northern Adelaide Health Service Incorporated is specified as the incorporated hospital for the purposes of clauses 4, 7 and 9 of Schedule 1 of the Act.

6—References

Central Northern Adelaide Health Service Incorporated is specified as the incorporated hospital for the purposes of clauses 5, 8 and 10 of Schedule 1 of the Act.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

HEACS/08/256

South Australia

Workers Rehabilitation and Compensation (Scheme Review) (Relevant Day) Proclamation 2008

under Schedule 1 clause 1 of the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008*

1—Short title

This proclamation may be cited as the *Workers Rehabilitation and Compensation (Scheme Review) (Relevant Day) Proclamation 2008*.

2—Commencement

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

3—Relevant day

Pursuant to the definition of *relevant day* in Schedule 1 clause 1 of the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008*, 1 July 2008 is appointed as the relevant day for the purposes of clauses 2, 4(1), 5, 6, 7, 9, 11, 12, 13 and 14 of that Schedule.

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

08WKC0007CS

South Australia

Development (Heated Water Services) Variation Regulations 2008

under the *Development Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 1993*

- 4 Insertion of regulation 80B
80B Heated water services
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Heated Water Services) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Development Regulations 1993*

4—Insertion of regulation 80B

After regulation 80A insert:

80B—Heated water services

- (1) This regulation applies to—
 - (a) the construction of, or the alteration or addition to, a Class 1a building under the *Building Code* where a reticulated gas supply is not available to a point in a street, easement or similar situation adjacent to the relevant property;
 - (b) the construction of, or the alteration or addition to, a Class 1b building under the *Building Code*.

- (2) A heated water service installed in connection with development to which this regulation applies must comply with Minister's Specification SA 80B.
- (3) This regulation expires on 1 May 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 26 June 2008

No 171 of 2008

MEN07/006CS

South Australia

Harbors and Navigation Variation Regulations 2008

under the *Harbors and Navigation Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Harbors and Navigation Regulations 1994*

- 4 Variation of regulation 8—Interpretation
 - 5 Variation of regulation 29—Operation of motors in cargo spaces
 - 6 Variation of regulation 74—Application for certificate of competency etc
 - 7 Variation of regulation 136—Radio watch
 - 8 Variation of regulation 151C—Vessels excluded from vicinity of OneSteel transshipment points in Spencer Gulf
 - 9 Variation of regulation 157—Gangways
 - 10 Variation of regulation 158—Anchors not to be used in certain areas
 - 11 Insertion of regulation 171A
171A Orders
 - 12 Variation of Schedule 4—Restricted areas—controls
 - 13 Variation of Schedule 5—Restricted areas—delineation
 - 14 Variation of Schedule 8—Structural and equipment requirements for hire and drive houseboats
 - 15 Variation of Schedule 9—Structural and equipment requirements for vessels
 - 16 Variation of Schedule 10—Speed restrictions in certain waters
 - 17 Variation of Schedule 11—Recreational vessels without compliance plate: maximum number of persons
 - 18 Substitution of heading to Schedule 14
 - 19 Variation of Schedule 14 clause 3—Fees and levies payable
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Harbors and Navigation Variation Regulations 2008*.

2—Commencement

These regulations will come into operation immediately after the *Harbors and Navigation Variation Regulations 2008* (*Gazette 5.6.2008 p1914*) come into operation.

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 *Harbors and Navigation Regulations 1994*

4—Variation of regulation 8—Interpretation

Regulation 8(1), definition of *VVHF FM radiotelephony equipment*—delete the definition and substitute:

VHF FM radiotelephony equipment means radiotelephony equipment that operates at very high frequency using frequency modulation;

5—Variation of regulation 29—Operation of motors in cargo spaces

Regulation 29(a)—delete "Appendix 8, Marine Order No. 12 of 1986, Part 32 (Cargo and Cargo Handling—Equipment and Safety Measures)" and substitute:

Appendix 8, Marine Orders Part 32 (Cargo Handling Equipment)

6—Variation of regulation 74—Application for certificate of competency etc

After subregulation (4) insert:

- (5) If an application for a certificate of competency for a trading or fishing vessel is withdrawn, the CEO may refund part of the application fee to the applicant.

7—Variation of regulation 136—Radio watch

Regulation 136(2)—delete subregulation (2) and substitute:

- (2) In the case of Class 1A, 2A or 3A commercial vessels the radio watch must be maintained in accordance with *Marine Orders Part 27 (Radio Equipment)* under the Commonwealth Act.
- (2a) In the case of any other vessel, the radio watch must be maintained by continuous listening on the radiotelephony equipment of the vessel on the frequency determined as follows:
 - (a) in the case of MF/HF radiotelephony equipment—
 - (i) while the vessel is west of longitude 132°—8291 kHz;
 - (ii) in any other case—1 of the following frequencies:
 - (A) 4125 kHz;
 - (B) 6215 kHz;
 - (C) 8291 kHz;
 - (b) in the case of VHF FM radiotelephony equipment—on VHF Channel 16 (156.8 MHz).

8—Variation of regulation 151C—Vessels excluded from vicinity of OneSteel transshipment points in Spencer Gulf

Regulation 151C(5), definition of *prescribed transshipment point*, (a) and (b)—delete paragraphs (a) and (b) and substitute:

- (a) latitude 33°9'12"S, longitude 137°38'21"E (the *Cape Vessel Transshipment Point*);
- (b) latitude 33°6'12"S, longitude 137°38'30"E (the *Panamax Vessel Transshipment Point*);

9—Variation of regulation 157—Gangways

Regulation 157(3)—delete "Appendix 7 of Marine Order No. 15 of 1983, Part 23 (*Equipment—Miscellaneous and Safety Measures*)" and substitute:

Appendix 9, Marine Orders Part 21 (Safety of Navigation and Emergency Procedures)

10—Variation of regulation 158—Anchors not to be used in certain areas

Regulation 158(1)(b)—delete paragraph (b) and substitute:

- (b) the area comprising the full width of the Port Adelaide River which lies within 60 metres of a line from a point on the western bank of the river distance 410 metres and bearing 273° from No 12 rear inward leading beacon to a point on the eastern bank of the river distance 210 metres and bearing 204° from No 12 rear inward leading beacon;

11—Insertion of regulation 171A

After regulation 171 insert:

171A—Orders

- (1) If the CEO suspects on reasonable grounds that a vessel that is moored in a boat haven is in such a state of disrepair that it is in danger of sinking or causing environmental harm (within the meaning of the *Environment Protection Act 1993*), the CEO may issue an order requiring that the owner of the vessel—
 - (a) take action to repair the vessel; or
 - (b) remove the vessel from the waters.
- (2) An order issued under this regulation—
 - (a) must be in the form of a written notice served on the owner of the vessel; and
 - (b) must specify the vessel that is the subject of the order; and
 - (c) must specify a period within which the owner of the vessel must comply with the order.
- (3) A vessel that has been ordered to be removed from water under this regulation must not be returned to the water until it is in a seaworthy condition.
- (4) The CEO may, by written notice served on the owner of a vessel to whom an order has been issued, vary or revoke the order.
- (5) If the owner of a vessel fails to comply with an order issued under this regulation within the period allowed in the order, the CEO may remove the vessel from the waters and recover the costs of doing so, as a debt, from the owner of the vessel.
- (6) An owner of a vessel to whom an order is issued must comply with the order.

Maximum penalty: \$5 000.

12—Variation of Schedule 4—Restricted areas—controls

- (1) Schedule 4, clause 2, table, entry for Meningie—delete the entry and substitute:

Meningie Area 1	Controls 1 and 4
Meningie Area 2	Controls 2 and 5

- (2) Schedule 4, clause 2, table—after entry for Stansbury Areas 1 and 2 insert:

Swanport	Controls 2 and 5
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13—Variation of Schedule 5—Restricted areas—delineation

- (1) Schedule 5, entry for Meningie—delete the heading "Meningie" and substitute:

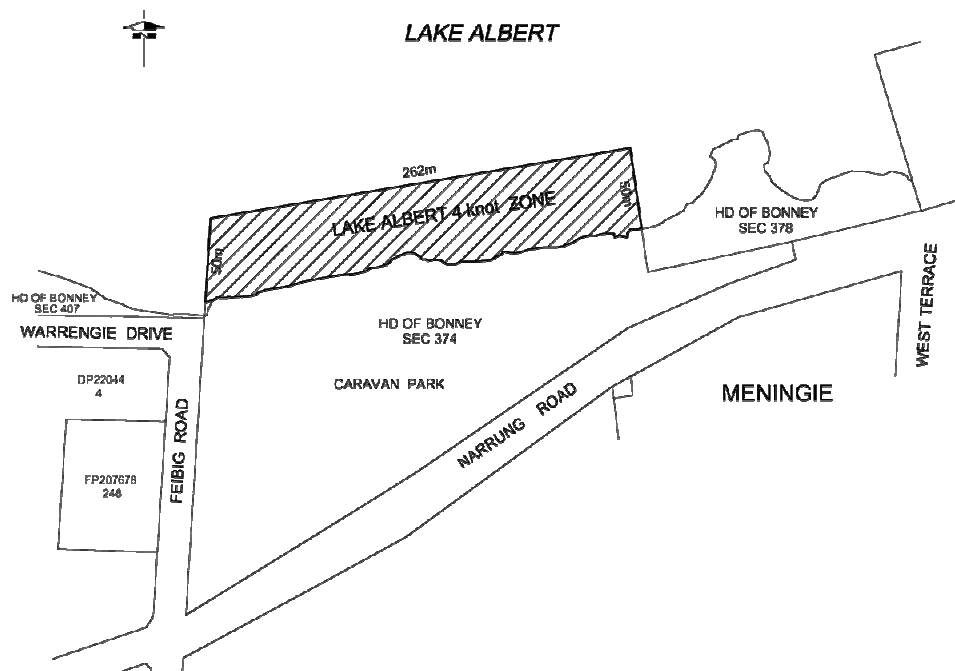
Meningie Area 1

- (2) Schedule 5—after the entry for Meningie insert:

Meningie Area 2

The portion of Lake Albert at Meningie bounded as follows:

- on the west, by a straight line being the prolongation of the western boundary of section 374 Hundred of Bonney commencing from the water's edge and extending in a northerly direction for a distance of 50 metres;
- on the east, by a straight line being the prolongation of the western boundary of section 378 Hundred of Bonney commencing from the water's edge and extending in a northerly direction for a distance of 50 metres;
- on the north, by a straight line joining the northern extremity of the western boundary with the northern extremity of the eastern boundary;
- on the south, by the water's edge.

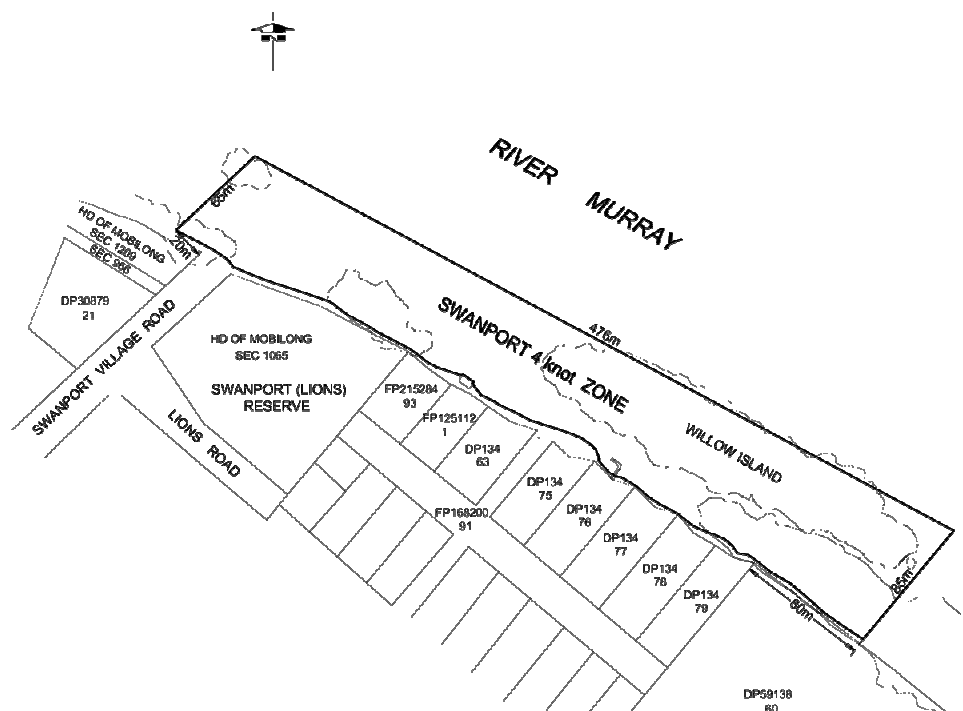


- (3) Schedule 5—after the entry for Stansbury insert:

Swanport

The portion of the River Murray at Swanport bounded as follows:

- (a) on the north-west, by a straight line extending 65 metres in a north-easterly direction from a point at the water's edge 20 metres upstream of the point at which the north-western boundary of Swanport Village Road (or the prolongation of that boundary) meets the water's edge and parallel to that boundary;
- (b) on the south-east, by a straight line extending 85 metres in a north-easterly direction from a point at the water's edge 80 metres downstream of the point at which the south-eastern boundary of Lot 79 of Deposited Plan 134 (or the prolongation of that boundary) meets the water's edge and parallel to that boundary;
- (c) on the north-east, by a straight line joining the northern extremity of the north-western boundary with the northern extremity of the south-eastern boundary;
- (d) on the south-west, by the water's edge.



14—Variation of Schedule 8—Structural and equipment requirements for hire and drive houseboats

Schedule 8, clause 13(3)(h)(ii)—delete subparagraph (ii) and substitute:

- (ii) be constructed of metal braided reinforced material with a synthetic inner tube suitable for carrying fuel (although if the fuel pipe is not in the engine room or area and it is impracticable for the pipe to be constructed as required by this paragraph, the pipe may be constructed in an alternative manner approved by the CEO); and

15—Variation of Schedule 9—Structural and equipment requirements for vessels

- (1) Schedule 9, clause 22(1)—delete subclause (1) and substitute:
- (1) The following commercial vessels must comply with the requirements of *Marine Orders Part 27 (Radio Equipment)* under the Commonwealth Act:
 - (a) Class 1A commercial vessels;
 - (b) Class 2A commercial vessels;
 - (c) Class 3A commercial vessels.
- (2) Schedule 9, clause 22(2)(a)—delete paragraph (a) and substitute:
- (a) subject to paragraph (ab), the equipment must comply with AS/NZS 4582 *MF and HF radiocommunications equipment in the international maritime mobile radiotelephone service*; and
 - (ab) —
 - (i) if the vessel is operated only within range of a coast station that maintains a continuous radio watch for transmissions from vessels on VHF FM radiotelephony equipment, the equipment may instead comply with AS/NZS 4415 *Radiotelephone transmitters and receivers for the maritime mobile service operating in the VHF bands—Technical characteristics and methods of measurement—Shipborne equipment and limited coast stations*; or
 - (ii) in any case the equipment may instead comply with the standard that applied to the equipment under these regulations at the time that the equipment was installed; and
- (3) Schedule 9, clause 22(2)(b)(i)(A)—delete subsubparagraph (A)
- (4) Schedule 9, clause 22(2)(b)(i)(B)—delete "banded" and substitute:
sideband
- (5) Schedule 9, clause 22(2)(b)(i)(E) and (F)—delete subsubparagraphs (E) and (F)
- (6) Schedule 9, clause 22(2)(o)—delete paragraph (o) and substitute:
- (o) a copy of the latest edition of the *Marine Radio Operators Handbook* published by the Australian Maritime College must be kept readily available for use by a person operating the equipment; and

16—Variation of Schedule 10—Speed restrictions in certain waters

Schedule 10(1)(b)(iii) and (iv)—delete subparagraphs (iii) and (iv) and substitute:

- (iii) that portion of the Port Adelaide River which lies between No 12 Channel Beacon and No 22 Channel Beacon; and
- (iv) that portion of the Port Adelaide River in the port of Port Adelaide which lies south of No 35 Channel Beacon.

**17—Variation of Schedule 11—Recreational vessels without compliance plate:
maximum number of persons**

Schedule 11, Table 1—delete the table and substitute:

Table 1—Maximum safe capacity (adults) for conventional vessels without flybridges

Length (m)	3	3.5	4	4.5	5	5.5	6	7	8	9	10
Breadth (m)											
1	2	3	3								
1.5	3	3	4	4	5	5	6				
2			4	5	5	6	6	7	8	10	11
2.5					6	7	7	8	9	11	12
3							8	9	10	12	13
3.5									11	13	14
4									12	14	15
4.5											16

18—Substitution of heading to Schedule 14

Heading to Schedule 14—delete the heading and substitute:

Schedule 14—Fees and levies

19—Variation of Schedule 14 clause 3—Fees and levies payable

(1) Schedule 14, clause 3—after "fees" insert:

and levies

(2) Schedule 14, clause 3, item 44—after paragraph (a) insert:

- (ab) houseboat, paddle steamer, or other vessel
designed for inland waters, that is operated only
on the River Murray and moored (when not in use
or under inspection, service or repair) at a
permanent mooring facility on the River Murray \$31.00

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 172 of 2008

MTR07/044CS

South Australia

Southern State Superannuation (Transition to Retirement) Variation Regulations 2008

under the *Southern State Superannuation Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Southern State Superannuation Regulations 1995*

- 4 Insertion of regulations 11B and 11C
 - 11B Basic threshold and other prescribed matters (sections 30A and 30B)
 - 11C Modification of sections 30A and 30B
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Southern State Superannuation (Transition to Retirement) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Southern State Superannuation Regulations 1995*

4—Insertion of regulations 11B and 11C

After regulation 11A insert:

11B—Basic threshold and other prescribed matters (sections 30A and 30B)

- (1) For the purposes of section 30A(1) of the Act, the basic threshold is the amount specified as the untaxed plan cap amount for a superannuation plan at the start of the 2007-2008 income year in section 307-350(1) of the *Income Tax Assessment Act 1997* of the Commonwealth, as in force at 30 June 2008.

- (2) For the purposes of section 30B(1) of the Act, the basic threshold is \$30 000.
- (3) For the purposes of section 30B(4) of the Act, the amount of \$30 000 is prescribed.
- (4) For the purposes of paragraph (c) of the definition of *eligible contribution accounts* in section 30B(17) of the Act, the eligible contribution accounts of a member include the member's rollover account and co-contribution account.

11C—Modification of sections 30A and 30B

- (1) Pursuant to section 30A(17) of the Act, subsection (8) of that section is modified so as to allow a member who has—
 - (a) retired from employment; or
 - (b) reached the age of 65 years,to commute an entitlement to a draw down payment so that investment of the draw down benefit on account of which the payment is made is brought to an end and the balance paid to the member.
- (2) Pursuant to section 30B(16) of the Act, subsection (9) of that section is modified so as to allow a member who has—
 - (a) retired from employment; or
 - (b) reached the age of 65 years,to commute an entitlement to a draw down payment so that investment of the draw down benefit on account of which the payment is made is brought to an end and the balance paid to the member.

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 26 June 2008

No 173 of 2008

T&F08/027CS

South Australia

Superannuation (Transition to Retirement) Variation Regulations 2008

under the *Superannuation Act 1988*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Superannuation Regulations 2001*

- 4 Variation of regulation 19—Right to apply for commutation
 - 5 Insertion of regulation 20A
 - 20A Commutation under section 40B
 - 6 Insertion of Part 3A
 - Part 3A—Transition to retirement
 - 23A Adjustments under section 26A
 - 23B Modification of section 26A(5)
 - 23C Adjustments under section 33A
 - 23D Application for benefit in respect of rollover account
 - 23E Certain provisions do not apply
 - 7 Revocation of regulation 27
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Superannuation (Transition to Retirement) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Superannuation Regulations 2001*

4—Variation of regulation 19—Right to apply for commutation

Regulation 19—after subregulation (1) insert:

(1aa) Despite subregulation (1), a contributor who—

- (a) is in receipt of a draw down benefit under section 33A of the Act;
and
- (b) has retired from employment,

may apply to the Board for the commutation of the draw down benefit within 6 months after the benefit first becomes payable.

5—Insertion of regulation 20A

Before regulation 21 insert:

20A—Commutation under section 40B

Pursuant to section 40B(6) of the Act, the commutation factors set out in regulation 20 are to be applied in making a commutation under that section.

6—Insertion of Part 3A

After Part 3 insert:

Part 3A—Transition to retirement

23A—Adjustments under section 26A

- (1) Pursuant to section 26A(9) of the Act, when a contributor for whom a draw down benefit has been determined under that section retires, the contributor's entitlement under section 27 of the Act will be subject to a reduction that takes effect by reducing—
 - (a) the number of the contributor's contribution points; and
 - (b) the factor "M" in the formulae under section 27(2) of the Act,to the extent necessary to take into account, to its full extent, the employer funded component of the value of the draw down benefit determined for the contributor.
- (2) Pursuant to section 26A(10) of the Act, when the employment of a contributor for whom a draw down benefit has been determined under that section is terminated by the contributor's death, an entitlement under section 32 of the Act will be subject to a reduction that takes effect by reducing—
 - (a) the number of the contributor's contribution points; and
 - (b) the factor "M" in the formula under section 32 of the Act relevant to the determination of the entitlement,

to the extent necessary to take into account, to its full extent, the employer funded component of the value of the draw down benefit determined for the contributor.

- (3) If 2 or more reductions are to be made under subregulation (1) or (2) in respect of a contributor's entitlement because the Board has determined 2 or more draw down benefits for the contributor, the Board may determine to apply the reductions to the entitlement separately or in aggregate.

23B—Modification of section 26A(5)

Pursuant to section 26A(15) of the Act, subsection (5) of that section is modified so as to allow a contributor who has—

- (a) retired from employment; or
- (b) reached the age of 65 years,

to commute an entitlement to a draw down payment so that investment of the draw down benefit on account of which the payment is made is brought to an end and the balance paid to the member.

23C—Adjustments under section 33A

- (1) Pursuant to section 33A(9)(b) of the Act, if the employment arrangements of a contributor who is receiving a draw down benefit under that section alter so that there is an increase in his or her salary, the contributions payable by the contributor under section 23 of the Act will, despite section 33A(8) of the Act and any provision of section 23 of the Act to the contrary, be fixed for a particular financial year on the basis of the contributor's salary as on 31 March of the year in which that financial year commences.
- (2) Pursuant to section 33A(10) of the Act, when a contributor to whom a draw down benefit has been paid under that section retires, the contributor's entitlement under section 34 of the Act will be subject to a reduction that takes effect by reducing—
 - (a) the number of the contributor's contribution points; and
 - (b) the factors "n", "n₁" and "n₂" in the formula under section 34 of the Act relevant to the determination of the entitlement (or such of those factors as appear in the relevant formula),

to the extent necessary to take into account, to its full extent, the value of the draw down benefit paid to the contributor.

- (3) Pursuant to section 33A(11) of the Act, when the employment of a contributor to whom a draw down benefit has been paid under that section terminates on account of invalidity, the contributor's entitlement under section 37 of the Act (if any) will be adjusted in the following manner:
 - (a) in the case of an entitlement under section 37(1) of the Act—the entitlement will be subject to a reduction that takes effect by reducing—
 - (i) the number of the contributor's contribution points; and
 - (ii) the factor "n" in the formula under subsection (2) of that section,

to the extent necessary to take into account, to its full extent, the value of the draw down benefit paid to the contributor;

- (b) in the case of an entitlement under paragraph (a) of section 37(3a) of the Act—the entitlement will be reduced by an amount determined by applying to the balance that would, but for this subregulation, have been payable to the contributor under that paragraph the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits;
 - (c) in the case of an entitlement under paragraph (b) of section 37(3a) of the Act—
 - (i) the employee component payable under subparagraph (i) of that paragraph will be reduced by an amount determined by applying to the balance that would, but for this subregulation, have been payable to the contributor under that subparagraph the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits; and
 - (ii) the employer component payable under subparagraph (ii) of that paragraph will be subject to a reduction that takes effect by reducing—
 - (A) the number of the contributor's contribution points; and
 - (B) the factor "M" in the formula under subparagraph (ii),

to the extent necessary to take into account the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits.
- (4) If 2 or more reductions are to be made under subregulation (2) or (3)(a) in respect of a contributor's entitlement because the Board has determined 2 or more draw down benefits for the contributor, the Board may determine to apply the reductions to the entitlement separately or in aggregate.
- (5) Pursuant to section 33A(12) of the Act, when the employment of a contributor to whom a draw down benefit has been paid under that section terminates on account of the contributor's death, an entitlement under section 38 of the Act will be adjusted in accordance with the following:
- (a) for the purposes of subsection (4) of section 38 of the Act, in calculating the amount of a pension to which a contributor would have been entitled if circumstances specified in paragraph (b) or (c) of that subsection applied, the amount of each draw down benefit paid to the contributor as an indexed pension (if any) is to be added to the amount that would, but for this paragraph, have been determined under the relevant provision to be the amount of the pension;

- (b) in the case of an entitlement under section 38(6)(a) or (b) of the Act—the entitlement will be reduced by an amount determined by applying to the balance that would, but for this subregulation, have been payable to the contributor under the relevant paragraph the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits;
- (c) in the case of an entitlement under subsection (7) of section 38 of the Act—
 - (i) the employee component payable under paragraph (a) of that subsection will be reduced by an amount determined by applying to the balance that would, but for this subregulation, have been payable to the contributor under that paragraph the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits; and
 - (ii) the employer component payable under paragraph (b) of that subsection will be subject to a reduction that takes effect by reducing—
 - (A) the number of the contributor's contribution points; and
 - (B) the factor "M" in the formulae under paragraph (b),

to the extent necessary to take into account the aggregate of the proportions of the contributor's notional retirement benefit that have been paid to the contributor as 1 or more draw down benefits.
- (6) In this regulation—
notional retirement benefit—a contributor's notional retirement benefit is the amount that would be payable to the contributor under section 34 of the Act if the contributor had retired from employment immediately before the date on which the Board determined that he or she was entitled to a draw down benefit (expressed as an amount per fortnight).

23D—Application for benefit in respect of rollover account

- (1) Pursuant to section 33A(15) of the Act, a contributor who has a rollover account by virtue of the operation of section 47B of the Act may, in conjunction with an application under section 33A(1) of the Act, apply for a benefit with respect to the rollover account (after taking into account the operation of subregulation (2)).

- (2) The following provisions apply in relation to an application by a contributor for a benefit in respect of a rollover account:
- (a) the Board will determine a benefit (a ***rollover draw down benefit***) on the basis of the contributor's application and on the basis that the maximum rollover draw down benefit to which the contributor is entitled will be a percentage of the balance of the contributor's rollover account equal to the percentage that the draw down benefit determined by the Board in respect of the contributor's associated application under section 33A(1) of the Act bears to the total benefit that would have been payable had the contributor retired from employment;
 - (b) the Board will then, according to an election made by the contributor as part of his or her application, invest (on behalf of and in the name of the contributor) the rollover draw down benefit—
 - (i) with the Superannuation Funds Management Corporation of South Australia; or
 - (ii) with another entity that will provide a non-commutable income stream for the contributor while the contributor continues to be employed in the workforce,so that the contributor receives (and only receives) a payment in the form of a pension or an annuity (a ***rollover draw down payment***) on account of the benefit;
 - (c) the investment of a rollover draw down benefit under paragraph (b)(i) will be on terms and conditions determined by the Board;
 - (d) an entitlement to a rollover draw down payment is not commutable until the contributor retires from employment or reaches the age of 65 years;
 - (e) the determination of a benefit under this regulation must take into account the operation of any provision under Part 5A of the Act.

23E—Certain provisions do not apply

Pursuant to section 59 of the Act, sections 28A, 28B, 35, 39A and 39B of the Act do not apply in respect of a contributor for whom a draw down benefit has been determined under section 26A or 33A of the Act.

7—Revocation of regulation 27

Regulation 27—delete the regulation

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 26 June 2008

No 174 of 2008

T&F08/027CS

South Australia

Development (Open Space Contribution Scheme) Variation Regulations 2008

under the *Development Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 1993*

- 4 Variation of regulation 55A—Prescribed items—section 50
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Open Space Contribution Scheme) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Development Regulations 1993*

4—Variation of regulation 55A—Prescribed items—section 50

- (1) Regulation 55A(2)(a)—delete "\$4 125" and substitute:
\$4 493
- (2) Regulation 55A(2)(b)—delete "\$2 860" and substitute:
\$3 427
- (3) Regulation 55A(2)(c)—delete "\$2 405" and substitute:
\$2 489
- (4) Regulation 55A—after subregulation (2) insert:
 - (3) If a variation is made to an amount prescribed under subregulation (2), the amount to be applied in a particular case is the amount in force as at the time the relevant application under Part 4 of the Act was made.

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 26 June 2008

No 175 of 2008

South Australia

Environment Protection (General) Variation Regulations 2008

under the *Environment Protection Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Environment Protection (General) Regulations 1994*

- 4 Variation of regulation 7—Renewal of environmental authorisations (section 43)
 - 5 Variation of regulation 8—Annual returns (section 48)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Environment Protection (General) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

3—Variation provisions

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

Part 2—Variation of *Environment Protection (General) Regulations 1994*

4—Variation of regulation 7—Renewal of environmental authorisations (section 43)

Regulation 7(2)—delete subregulation (2)

5—Variation of regulation 8—Annual returns (section 48)

- (1) Regulation 8(2)—delete subregulation (2)
- (2) Regulation 8(3)—delete "or pay an annual authorisation fee"

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 26 June 2008

No 176 of 2008

EPCS08/0010

South Australia

Fisheries Management (General) Variation Regulations 2008

under the *Fisheries Management Act 2007*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Fisheries Management (General) Regulations 2007*

- 4 Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act
 - 5 Substitution of heading to Schedule 7 Part 2
Part 2—Areas in which use of nets other than large mesh nets and sardine nets is prohibited
 - 6 Variation of Schedule 10—Expiation fees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (General) Variation Regulations 2008*.

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 *Fisheries Management (General) Regulations 2007*

4—Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act

- (1) Schedule 6, clause 24—delete "25" and substitute:

- (2) Schedule 6, clause 65(4), Table, column 3 alongside "Razorfish (*Pinna bicolor*)"—delete "50" and substitute:
25
- (3) Schedule 6, clause 65(4), Table, column 4 alongside "Razorfish (*Pinna bicolor*)"—delete "25" and substitute:
13
- (4) Schedule 6, clause 120(d)—delete "closest to 35°00'6.22" South" and substitute:
closest to 35°00'46.22" South

5—Substitution of heading to Schedule 7 Part 2

Heading to Schedule 7 Part 2—delete the heading to Part 2 and substitute:

Part 2—Areas in which use of nets other than large mesh nets and sardine nets is prohibited

6—Variation of Schedule 10—Expiation fees

- (1) Schedule 10, item relating to clause 60 of Schedule 6—delete "?" in the column under the heading "**Expiation fees**" and substitute:
\$100
- (2) Schedule 10, item relating to clause 71 of Schedule 6—in the column under the heading "**Expiation fees**" insert:
\$100

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 26 June 2008

No 177 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Abalone Fisheries) Variation Regulations 2008

under the *Fisheries Management Act 2007*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Fisheries Management (Abalone Fisheries) Regulations 2006*

- 4 Variation of regulation 7—Transfer of licence
 - 5 Variation of regulation 14—Individual catch quota system—Central Zone
 - 6 Variation of regulation 16—Individual catch quota system—Western Zone
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Abalone Fisheries) Variation Regulations 2008*.

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 *Fisheries Management (Abalone Fisheries) Regulations 2006*

4—Variation of regulation 7—Transfer of licence

Regulation 7(3)—before paragraph (a) insert:

- (aa) that any fees or other amounts payable in relation to the licence under the Act or the repealed Act have been paid in full;

5—Variation of regulation 14—Individual catch quota system—Central Zone

Regulation 14(3)(a)—delete "increase" second occurring and substitute:

decrease

6—Variation of regulation 16—Individual catch quota system—Western Zone

- (1) Regulation 16(1), definition of *abalone quota entitlement*—delete the definition and substitute:

abalone quota entitlement or *quota entitlement*—

- (a) in relation to a licence in respect of the fishery, region A and a class of abalone—means the maximum number of kilograms of meat of abalone of that class that may be lawfully taken by the holder of the licence in that region during a quota period, being the product of—
- (i) the unit entitlement under the licence in respect of that region and class of abalone; and
 - (ii) the unit value for that region, class of abalone and quota period, subject to any variation applying during that quota period;
- (b) in relation to a licence in respect of the fishery and region B—means the maximum number of kilograms of meat of abalone that may be lawfully taken by the holder of the licence in that region during a quota period, being the product of—
- (i) the unit entitlement under the licence in respect of that region; and
 - (ii) the unit value for that region and quota period, subject to any variation applying during that quota period;
- (2) Regulation 16(3)(h)—before "vary" insert:
- the Minister may

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 26 June 2008

No 178 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Miscellaneous Fishery) Variation Regulations 2008

under the *Fisheries Management Act 2007*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Fisheries Management (Miscellaneous Fishery) Regulations 2000*

- 4 Variation of Schedule 1—Aquatic resources prescribed for Miscellaneous Fishery
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Miscellaneous Fishery) Variation Regulations 2008*.

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 *Fisheries Management (Miscellaneous Fishery) Regulations 2000*

4—Variation of Schedule 1—Aquatic resources prescribed for Miscellaneous Fishery

Schedule 1—delete "fish" and substitute:
aquatic resources

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 26 June 2008

No 179 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Aquatic Reserves) Regulations 2008

under the *Fisheries Management Act 2007*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Authorised access to aquatic reserves
- 5 Authorised fishing activities in aquatic reserves

Schedule 1—Zone definitions

Schedule 2—Revocation of *Fisheries Management (Aquatic Reserves) Regulations 2007*

1—Short title

These regulations may be cited as the *Fisheries Management (Aquatic Reserves) Regulations 2008*.

2—Commencement

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

3—Interpretation

In these regulations—

- (a) *Act* means the *Fisheries Management Act 2007*;
- (b) words and expressions used that are defined in the *Fisheries Management (General) Regulations 2007* have the same respective meanings as in those regulations; and
- (c) a reference to a named aquatic reserve is a reference to the aquatic reserve of that name constituted under section 4 of the Act; and
- (d) a reference to a named zone is a reference to the zone of that name as defined in Schedule 1;
- (e) all lines in spatial descriptions are geodesics based on the Geocentric Datum of Australia 1994 (**GDA94**) as defined in the Commonwealth of Australia Gazette GN35 of 6 September 1995, and all coordinates are expressed in terms of GDA94;
- (f) common and scientific fish names are given according to AS:SSA-001 *Australian Fish Names Standard* published by Seafood Services Australia in July 2007, as amended from time to time.

4—Authorised access to aquatic reserves

For the purposes of section 76 of the Act, a person may enter and remain in—

- (a) Aldinga Reef Aquatic Reserve;
- (b) American River Aquatic Reserve;
- (c) Bales Beach Aquatic Reserve;
- (d) Barker Inlet—St. Kilda Aquatic Reserve;
- (e) Blanche Harbour—Douglas Bank Aquatic Reserve;
- (f) Coobowie Aquatic Reserve;
- (g) Goose Island Aquatic Reserve;
- (h) Port Noarlunga Reef Aquatic Reserve;
- (i) St Kilda—Chapman Creek Aquatic Reserve;
- (j) Troubridge Hill Aquatic Reserve;
- (k) West Island Encounter Bay Aquatic Reserve other than West Island Encounter Bay Aquatic Reserve Exclusion Zone;
- (l) Whyalla—Cowled's Landing Aquatic Reserve.

5—Authorised fishing activities in aquatic reserves

(1) For the purposes of section 76 of the Act, a person may engage in a fishing activity in an aquatic reserve as follows:

- (a) Barker Inlet—St Kilda Aquatic Reserve—
 - (i) taking fish by using a rod and line or hand line;
 - (ii) taking bloodworms (Class Polychaeta) for bait by using a hand net;
- (b) Blanche Harbour—Douglas Bank Aquatic Reserve—taking fish by using a hand fish spear;
- (c) Coobowie Fishing Zone—
 - (i) taking fish by using a hand line or rod and line;
 - (ii) taking fish for bait from the shore by any means;
- (d) Port Noarlunga Reef Aquatic Reserve—taking fish by using a hand line or rod and line, but not—
 - (i) from within 25 metres of any part that becomes exposed at low water of Horseshoe Reef, the northern Port Noarlunga Reef or the southern Port Noarlunga Reef; or
 - (ii) from the last 50 metres of the western end of the Port Noarlunga Jetty; or
 - (iii) from a boat within Port Noarlunga Reef Boat Fishing Exclusion Zone;
- (e) Port Noarlunga Reef Shrimp Zone—taking shrimp (Suborder Natantia) for bait by using a hand net;
- (f) St Kilda—Chapman Creek Aquatic Reserve—taking Blue Swimmer Crab (*Portunus pelagicus*) by hand or by using a crab net or crab rake;
- (g) Troubridge Hill Aquatic Reserve—taking fish by using a hand line or rod and line;

- (h) West Island Encounter Bay Fishing Zone—taking fish by using a hand line or rod and line;
 - (i) Whyalla—Cowled's Landing Fishing Zone—taking Blue Swimmer Crab (*Portunus pelagicus*) by hand or by using a crab net or crab rake, but not for a commercial purpose.
- (2) For the purposes of section 76 of the Act, a person may also engage in an act preparatory to, or involved in, the taking of an aquatic resource authorised under subregulation (1).

Schedule 1—Zone definitions

In these regulations—

Coobowie Fishing Zone means Coobowie Aquatic Reserve excluding the waters of or near Salt Creek Swamp west of the main road causeway;

Port Noarlunga Reef Boat Fishing Exclusion Zone means the portion of Port Noarlunga Reef Aquatic Reserve comprising the waters of or near Port Noarlunga contained within and bounded by a line commencing at 35°08'49.20" South, 138°27'37.20" East, then north-easterly to the location on Mean High Water Springs closest to 35°08'45.96" South, 138°27'59.76" East, then generally southerly following the line of Mean High Water Springs to the location closest to 35°09'11.99" South, 138°28'08.92" East, then south-westerly to 35°09'15.60" South, 138°27'43.20" East, then north-westerly to the point of commencement;

Port Noarlunga Reef Shrimp Zone means the portion of Port Noarlunga Reef Aquatic Reserve comprised of the waters of the estuary of the Onkaparinga River and Onkaparinga River upstream as far as the road bridge on the Main South Road Noarlunga Bypass;

West Island Encounter Bay Exclusion Zone means the portion of West Island Encounter Bay Aquatic Reserve contained within and bounded by a line commencing at Mean High Water Springs closest to 35°36'20.75" South, 138°35'33.16" East, then generally south-westerly following the line of Mean High Water Springs to the location closest to 35°36'27.84" South, 138°35'21.14" East, then westerly to a line 100 metres seaward of Mean High Water Springs closest to 35°36'27.84" South, 138°35'16.99" East, then generally north-easterly following a line 100 metres seaward of Mean High Water Springs to the location closest to 35°36'17.51" South, 138°35'33.16" East, then southerly to the point of commencement;

West Island Encounter Bay Fishing Zone means the portion of West Island Encounter Bay Aquatic Reserve comprising waters contained within and bounded by a line commencing at 200 metres seaward of Mean High Water Springs (King Beach) closest to 35°36'02.61" South, 138°35'08.34" East, then south-easterly to a line 100 metres seaward of Mean High Water Springs (West Island) closest to 35°36'17.90" South, 138°35'35.62" East, then beginning generally westerly following a line 100 metres seaward of Mean High Water Springs (West Island) to the location closest to 35°36'38.04" South, 138°35'20.46" East, then north-westerly to a line 200 metres seaward of Mean High Water Springs (King Head) closest to 35°36'24.15" South, 138°34'58.14" East, then beginning north-easterly following a line 200 metres seaward of Mean High Water Springs to the point of commencement;

Whyalla—Cowled's Landing Fishing Zone means the portion of Whyalla—Cowled's Landing Aquatic Reserve comprising the waters of or near Whyalla contained within and bounded by a line commencing at Mean High Water Springs closest to 33°05'42.36" South, 137°32'07.41" East, then south-easterly to 33°06'21.51" South, 137°33'12.29" East, then south-westerly to 33°06'50.07" South, 137°32'47.96" East, then north-westerly to the location on Mean High Water Springs closest to 33°05'58.84" South, 137°31'23.08" East, then generally north-easterly following the line of Mean High Water Springs to the point of commencement.

Schedule 2—Revocation of *Fisheries Management (Aquatic Reserves) Regulations 2007*

The *Fisheries Management (Aquatic Reserves) Regulations 2007* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 180 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Lakes and Coorong Fishery) Variation Regulations 2008

under the *Fisheries Management Act 2007*

Contents

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 - 5 Allocation of pipi units to eligible licences—quota period commencing 1 November 2008
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Lakes and Coorong Fishery) Variation Regulations 2008*.

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 *Fisheries Management (Lakes and Coorong Fishery) Regulations 2006*

4—Variation of Schedule 1A—Individual pipi catch quota system

Schedule 1A, clause 5—delete the clause and substitute:

5—Allocation of pipi units to eligible licences—quota period commencing 1 November 2008

- (1) For the quota period commencing on 1 November 2008, an eligible licence in respect of the fishery may be allocated a number of pipi units calculated in accordance with this clause.

- (2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 680 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right)$$

where—

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Marine Scalefish Fishery on 31 July 2007.

- (3) Second, if the conditions of the licence are varied under clause 7 during quota period 1 so as to increase the unit entitlement under the licence and the variation is not expressed to be only for the balance of that quota period, a number of pipi units calculated in accordance with the formula set out below must be added to the number of pipi units to be allocated to the licence under subclause (2) (and this calculation and addition must be made for each such variation of the conditions during quota period 1).

$$D = \left(\frac{E}{F} \right) \times G$$

where—

D is the number of pipi units to be added

E is the number of pipi units by which the unit entitlement under the licence is increased during quota period 1 as a result of a variation of licence conditions that is not expressed to be only for the balance of quota period 1

F is the number of pipi units allocated to the licence under clause 4 for quota period 1

G is the number of pipi units to be allocated to the licence under subclause (2).

- (4) Third, if the conditions of the licence are varied under clause 7 during quota period 1 so as to decrease the unit entitlement under the licence and the variation is not expressed to be only for the balance of that quota period, a number of pipi units calculated in accordance with the formula set out below must be deducted from the number of pipi units to be allocated to the licence under subclause (2) (and this calculation and deduction must be made for each such variation of the conditions during quota period 1).

$$D = \left(\frac{E}{F} \right) \times G$$

where—

D is the number of pipi units to be deducted

E is the number of pipi units by which the unit entitlement under the licence is decreased during quota period 1 as a result of a variation of licence conditions that is not expressed to be only for the balance of quota period 1

F is the number of pipi units allocated to the licence under clause 4 for quota period 1

G is the number of pipi units to be allocated to the licence under subclause (2).

- (5) Fourth, in the case of a licence specified in column 1 of the table below, the number of pipi units specified alongside in column 2 is to be added to the number of pipi units to be allocated to the licence, as calculated under the preceding provisions of this clause, to arrive at the total number of pipi units that may be allocated to that licence for the quota period commencing on 1 November 2008.

Column 1	Column 2
Eligible licence	Number of pipi units
L14	36
L16	1
L36	2
L37	3
L38	10

- (6) In this clause—

quota period 1 means the quota period that commenced on 13 December 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 26 June 2008

No 181 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Marine Scalefish Fisheries) Variation Regulations 2008

under the *Fisheries Management Act 2007*

Contents

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- 4 Variation of Schedule 1A—Individual pipi catch quota system
 - 5 Allocation of pipi units to eligible licences—quota period commencing 1 November 2008
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Marine Scalefish Fisheries) Variation Regulations 2008*.

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 *Fisheries Management (Marine Scalefish Fisheries) Regulations 2006*

4—Variation of Schedule 1A—Individual pipi catch quota system

Schedule 1A, clause 5—delete the clause and substitute:

5—Allocation of pipi units to eligible licences—quota period commencing 1 November 2008

- (1) For the quota period commencing on 1 November 2008, an eligible licence in respect of the fishery may be allocated a number of pipi units calculated in accordance with this clause.

- (2) First, the following formula is to be applied:

$$A = \left(\left(\frac{B}{C} \times 680 \right) + \frac{320}{32} \right) \times \left(\frac{947}{1000} \right)$$

where—

A is the number of pipi units to be allocated to the licence

B is the catch history of the person who held that licence on 31 July 2007

C is the sum of the catch histories of all persons who held eligible licences in respect of the fishery and the Lakes and Coorong Fishery on 31 July 2007.

- (3) Second, if the conditions of the licence are varied under clause 7 during quota period 1 so as to increase the unit entitlement under the licence and the variation is not expressed to be only for the balance of that quota period, a number of pipi units calculated in accordance with the formula set out below must be added to the number of pipi units to be allocated to the licence under subclause (2) (and this calculation and addition must be made for each such variation of the conditions during quota period 1).

$$D = \left(\frac{E}{F} \right) \times G$$

where—

D is the number of pipi units to be added

E is the number of pipi units by which the unit entitlement under the licence is increased during quota period 1 as a result of a variation of licence conditions that is not expressed to be only for the balance of quota period 1

F is the number of pipi units allocated to the licence under clause 4 for quota period 1

G is the number of pipi units to be allocated to the licence under subclause (2).

- (4) Third, if the conditions of the licence are varied under clause 7 during quota period 1 so as to decrease the unit entitlement under the licence and the variation is not expressed to be only for the balance of that quota period, a number of pipi units calculated in accordance with the formula set out below must be deducted from the number of pipi units to be allocated to the licence under subclause (2) (and this calculation and deduction must be made for each such variation of the conditions during quota period 1).

$$D = \left(\frac{E}{F} \right) \times G$$

where—

D is the number of pipi units to be deducted

E is the number of pipi units by which the unit entitlement under the licence is decreased during quota period 1 as a result of a variation of licence conditions that is not expressed to be only for the balance of quota period 1

F is the number of pipi units allocated to the licence under clause 4 for quota period 1

G is the number of pipi units to be allocated to the licence under subclause (2).

- (5) Fourth, in the case of a licence specified in column 1 of the table below, the number of pipi units specified alongside in column 2 is to be added to the number of pipi units to be allocated to the licence, as calculated under the preceding provisions of this clause, to arrive at the total number of pipi units that may be allocated to that licence for the quota period commencing on 1 November 2008.

Column 1	Column 2
Eligible licence	Number of pipi units
M301	1

- (6) In this clause—

quota period 1 means the quota period that commenced on 13 December 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 26 June 2008

No 182 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Rock Lobster Fisheries) Variation Regulations 2008

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- 4 Variation of regulation 3—Interpretation
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Rock Lobster Fisheries) Variation Regulations 2008*.

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 *Fisheries Management (Rock Lobster Fisheries) Regulations 2006*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of **Northern Zone**—delete "138°0'00.00" East" and substitute:
138°40'00.00" East
- (2) Regulation 3(1), definition of **Southern Zone**—delete "138°0'00.00" East" and substitute:
138°40'00.00" East

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 26 June 2008

No 183 of 2008

MAFF08/007CS

South Australia

Fisheries Management (Prawn Fisheries) Variation Regulations 2008

under the *Fisheries Management Act 2007*

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Part 2—Variation of *Fisheries Management (Prawn Fisheries) Regulations 2006*

- 4 Variation of regulation 3—Interpretation
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Prawn Fisheries) Variation Regulations 2008*.

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 *Fisheries Management (Prawn Fisheries) Regulations 2006*

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *Gulf St. Vincent*—delete "138°3'38.09" East (Porpoise Head)" and substitute:

138°13'38.09" East (Porpoise Head)
- (2) Regulation 3(1), definition of *Spencer Gulf*—delete "closest to 35°7'59.60" South" and substitute:

closest to 35°17'59.60" South

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 26 June 2008

No 184 of 2008

MAFF08/007CS

South Australia

Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Variation Regulations 2008

under the *Workers Rehabilitation and Compensation Act 1986*

Contents

Part 1—Preliminary

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- 3 Variation provisions

Part 2—Variation of *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Regulations 1995*

- 4 Substitution of regulation 3A
 - 3A Scales of charges—public hospitals
 - 5 Substitution of Schedule 2
 - Schedule 2—Scales of charges—physiotherapy services
 - 6 Substitution of Schedules 4 and 5
 - Schedule 4—Scales of charges—speech pathologists
 - Schedule 5—Scales of charges—occupational therapists
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Workers Rehabilitation and Compensation (Scales of Medical and Other Charges) Regulations 1995*

4—Substitution of regulation 3A

Regulation 3A—delete the regulation and substitute:

3A—Scales of charges—public hospitals

Pursuant to section 32(11) of the Act, the scales of charges determined for the purposes of this regulation by the Corporation by notice in the Gazette are, subject to modification under regulation 9, prescribed as scales of charges for the purposes of section 32 of the Act for the provision of services in hospitals and other facilities established or provided under the *South Australian Health Commission Act 1976*.

5—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Scales of charges—physiotherapy services

This Schedule must be read in conjunction with the *Physiotherapy Fee Schedule Guidelines*.

Item No	Service description	Maximum charge (excl GST)
Consultations		
Initial consultation		
An initial consultation by a treating physiotherapist involving some or all of the following elements (although the extent of the consultation is at the discretion of the physiotherapist):		
	<ul style="list-style-type: none"> • Subjective reporting Consideration by the physiotherapist of major symptoms and lifestyle dysfunction; current history and treatment; past history and treatment; pain, 24 hour behaviour, aggravating and relieving factors; general health, medication, risk factors. • Objective assessment Assessment by the physiotherapist of movement (eg, active, passive, resisted, repeated; muscle tone, spasm, weakness; accessory movements, passive intervertebral movements etc) and the carrying out of appropriate procedures and tests. • Assessment results Provisional diagnosis; the setting of the goals of treatment, and the development of a treatment plan, by the physiotherapist. 	

Item No	Service description	Maximum charge (excl GST)
	<ul style="list-style-type: none"> • Treatment Discussion between the physiotherapist and the worker regarding working hypothesis, treatment goals and expected outcomes; initial treatment and response and the provision of advice by the physiotherapist regarding home care, including any exercise programs to be followed. • Clinical records Recording of information by the physiotherapist in the worker's clinical records, including the results of procedures and tests carried out. • Communication Communication by the physiotherapist of information relevant to the rehabilitation and return to work of the worker to the claims agent or self-insured employer, the worker's employer (if not self-insured) and the worker's referring/treating medical expert. 	
PT107	Short initial consultation of not more than 20 minutes duration.	\$36.90
PT108	Initial consultation of more than 20 minutes duration.	\$61.60
	<p>Subsequent consultation</p> <p>A subsequent consultation by a treating physiotherapist involving assessment and treatment of a worker's condition and some or all of the other elements listed below (although the extent of the consultation is at the discretion of the physiotherapist):</p> <ul style="list-style-type: none"> • History taking/assessment Consideration by the physiotherapist of the clinical records of the worker relating to the condition and the worker's progress since the previous consultation. • Examination Examination by the physiotherapist of the condition. • Treatment Appropriate treatment of the condition by the physiotherapist. • Reassessment and management Reassessment of the goals of treatment, the treatment plan and the management program by both the worker and the physiotherapist; counselling by the physiotherapist regarding further treatment (if any), care and preventative measures. • Communication Communication by the physiotherapist of information relevant to the rehabilitation and return to work of the worker to the claims agent or self-insured employer, worker's employer (if not self-insured) and the worker's referring/treating medical expert. 	

Item No	Service description	Maximum charge (excl GST)
	<ul style="list-style-type: none"> • Physiotherapy treatment form If treatment is expected to extend for longer than 6 weeks, completion by the physiotherapist of a physiotherapy treatment form (in a form approved by the Corporation) and forwarding of the form to the claims agent or self-insured employer. No additional fee is payable for completion of this form. • Clinical records Recording of information by the physiotherapist in the worker's clinical records, including the results of any procedures and tests carried out. 	
PT205	<p>Brief subsequent consultation of not more than 15 minutes duration.</p> <p>The consultation will involve minimal physiotherapist contact time.</p>	\$30.70
PT210	<p>Standard subsequent consultation of more than 15 minutes duration but not more than 20 minutes duration.</p>	\$43.00
PT215	<p>Long subsequent consultation of more than 20 minutes duration but not more than 30 minutes duration.</p> <p>The consultation will involve all of the elements of a subsequent consultation, and, because of the complexity of the injury, will require extra time for history taking, examination, treatment, documentation and liaison. For example, this type of consultation may be expected in cases of injuries following major trauma or major surgery requiring intensive post-operative treatment.</p>	\$61.60
PT220	<p>Prolonged subsequent consultation of more than 30 minutes duration.</p> <p>The consultation will involve all of the elements of a subsequent consultation and, because of the extreme complexity of the injury or treatment, will require extra time for history taking, examination, treatment, documentation and liaison. This type of consultation is expected in only a limited number of cases, for example, in cases of injuries following extensive burns, multi-trauma, major surgery requiring intensive post-operative treatment such as complicated hand injuries or joint reconstruction and some neurological conditions.</p>	\$86.20
Corrective/serial splinting		
PT300	Fabrication/fitting/adjustment of splint	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
Aquatic physiotherapy		
PT415	<p>Individual aquatic physiotherapy session</p> <p>An aquatic physiotherapy session requiring significant planning, supervision and monitoring of individual workers by a physiotherapist.</p> <p>The prior approval of a claims manager or self-insured employer is required for a session other than—</p> <ul style="list-style-type: none"> • the initial session; • 2 subsequent individual sessions following the initial session; • a review session at week 4 to 6 of the aquatic physiotherapy program. 	\$51.80
PT420	<p>Subsequent individual or group aquatic physiotherapy session</p> <p>An aquatic physiotherapy session not referred to in PT415. If the session is a group session—</p> <ul style="list-style-type: none"> • the group will be comprised of not more than 6 workers; and • the session will involve programs that are unique and individualised to particular workers. 	\$21.60 per worker
Exercise		
PT455	<p>Individual exercise session</p> <p>Exercise session (other than an aquatic physiotherapy session) planned by a physiotherapist where an individual worker is constantly and directly supervised and assessed by the physiotherapist. The session will involve all or some of the elements of a subsequent consultation (but a subsequent consultation cannot be separately charged).</p>	\$51.80
PT460	<p>Group exercise session</p> <p>Group exercise session (other than an aquatic physiotherapy session) planned and supervised by a physiotherapist for a group of not more than 8 workers. The session will involve all or some of the elements of a subsequent consultation (but a subsequent consultation cannot be separately charged).</p>	\$15.30 per worker

Item No	Service description	Maximum charge (excl GST)
Telephone calls		
PT552	<p>Telephone call greater than 3 minutes</p> <p>Calls of a case specific nature made by a physiotherapist to, or received by a physiotherapist from, the worker's referring/treating medical expert, rehabilitation provider contracted by WorkCover, claims agent or self-insured employer, employer (if not self-insured), WorkCover provider consultant or the worker's representative, excluding—</p> <ul style="list-style-type: none"> (a) calls made during a consultation; and (b) calls of a duration of 3 minutes or less. <p>There is no charge for a telephone call to or from a worker.</p>	\$20.50
Functional capacity evaluation		
PT700	<p>Functional capacity evaluation</p> <p>The maximum time chargeable is 7 hours.</p> <p>Assessment by a physiotherapist of a worker's work capacity, including—</p> <ul style="list-style-type: none"> (a) a series of standardised tests of the worker's physical capabilities focussed on selected work tolerances (ie, the observed and measured physical capabilities that affect a worker's ability to perform the physical demands of specified work tasks); and (b) an analysis of the results of the tests to infer the worker's capacity to sustain a given work effort (ie, the worker's capacity to undertake specified work at a prescribed frequency over a given period of time, taking into account the pace compatible with such work); and (c) preparation of a report with an executive summary outlining the major components of the service and relevant findings. 	\$147.70 per hour
Worksite assessment		
PT730	<p>Worksite assessment</p> <p>Attendance by a physiotherapist at a worker's workplace in order to obtain an overview of the workplace and determine the availability of suitable duties.</p>	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
Job analysis		
PT740	<p>Job analysis</p> <p>Job analysis by a physiotherapist, including—</p> <ul style="list-style-type: none"> (a) an analysis of the critical physical demands of occupational tasks; and (b) determining the worker's capacity to undertake the tasks or giving consideration to available medical guidelines and the physiotherapist's knowledge of the worker's diagnosis, pathology and prognosis; and (c) making recommendations for— <ul style="list-style-type: none"> (i) modifying the tasks or the way in which the tasks are undertaken; or (ii) providing aids or equipment; or (iii) introducing work practice guidelines to ensure that the worker utilises appropriate body mechanics; and (d) preparation of a report with an executive summary outlining the major components of the service and relevant findings. 	\$147.70 per hour
Graduated return to work program		
PT750	<p>Graduated return to work program</p> <p>A program of work duties and work practice guidelines for a worker designed by a physiotherapist to increase the worker's tolerance for the physical demands of work.</p> <p>The purpose of the program is to assist the worker to maintain his or her employment while undertaking rehabilitation.</p> <p>The program will involve actual and productive work duties identified by the physiotherapist as being within the worker's capacity and work practice guidelines relevant to the nature of the worker's injury and the performance of the particular duties.</p>	\$147.70 per hour
Activities of daily living assessment		
PT760	<p>Activities of daily living assessment</p> <p>Assessment by a physiotherapist, usually conducted in a worker's home environment, of the worker's level of functioning in relation to personal care, household tasks and recreational and social activities.</p> <p>The purpose of the assessment is to facilitate the reduction of the adverse impact of the injury on the worker and the early return of the worker to normal activity, and to provide an indicator of functional tolerances for determining work capacity.</p>	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
Independent clinical assessment		
PT780	<p>Independent clinical assessment and report</p> <p>Service provided by a physiotherapist other than the treating physiotherapist comprising—</p> <ul style="list-style-type: none"> (a) a review of the worker's medical history; and (b) a clinical assessment; and (c) a review of the worker's activity and functional capacity; and (d) preparation of a report, <p>for the purpose of providing a different diagnosis or making recommendations in relation to ongoing treatment goals, the worker's return to work and any other relevant matters.</p> <p>The report will have been requested in writing by—</p> <ul style="list-style-type: none"> (a) a claims agent or self-insured employer; or (b) a worker or worker's representative. 	\$147.70 per hour
Functional notification form		
PT785	<p>Functional notification form</p> <p>Completion by a physiotherapist of a functional notification form (in a form approved by the Corporation) and provision of the form to a worker's referring/treating medical expert. The form is completed when information directly affecting the worker's capacity to return to work or the process of the worker returning to work is identified by the physiotherapist.</p>	\$20.50
Reports		
PT810	<p>Comprehensive report</p> <p>A report by a treating physiotherapist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—</p> <ul style="list-style-type: none"> (a) a claims agent or self-insured employer; or (b) a worker or worker's representative. <p>A report will be taken to be comprehensive when re-examination of the worker is a prerequisite for preparation of the report.</p> <p>The consultation should be charged in accordance with the appropriate item.</p>	\$221.50

Item No	Service description	Maximum charge (excl GST)
PT820	<p>Standard report</p> <p>A report by a treating physiotherapist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—</p> <p style="margin-left: 2em;">(a) a claims agent or self-insured employer; or</p> <p style="margin-left: 2em;">(b) a worker or worker's representative.</p> <p>A report will be taken to be standard when re-examination of the worker is not required and the report is based on a transcription of existing clinical records.</p>	\$147.70
Case conference		
PT870	<p>Case conference</p> <p>Case conference, attended by a physiotherapist and authorised by a claims agent or self-insured employer, for the purpose of determining—</p> <ul style="list-style-type: none"> • details of limitations/recommendations relating to a sustainable return to work; • options for management of a worker's recovery; • other related information. <p>A case conference may be requested by—</p> <ul style="list-style-type: none"> • a treating medical expert; • a worker or worker's representative; • a claims agent or self-insured employer; • an employer (if not self-insured); • a rehabilitation provider contracted by WorkCover. <p>The hourly rate excludes travelling time from rooms or other appropriate departure point to the venue and return. Travel may be charged separately.</p>	\$147.70 per hour
Travel		
PT905	<p>Travel time</p> <p>Travel, authorised by a claims agent or self-insured employer, by a treating physiotherapist for the purposes of—</p> <p style="margin-left: 2em;">(a) a case conference; or</p> <p style="margin-left: 2em;">(b) a home, hospital or worksite visit; or</p> <p style="margin-left: 2em;">(c) consultation where the worker is otherwise unable to attend the physiotherapist's clinic or rooms.</p> <p>There is no charge for travel from 1 clinic or rooms to another clinic or rooms.</p>	\$125.50 per hour

Item No	Service description	Maximum charge (excl GST)
Non-scheduled services		
PT999	Non-scheduled services A service of a kind not listed above, provided by a physiotherapist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.	\$147.70 per hour

6—Substitution of Schedules 4 and 5

Schedules 4 and 5—delete the Schedules and substitute:

Schedule 4—Scales of charges—speech pathologists

This Schedule must be read in conjunction with the *Speech Pathology Fee Schedule Guidelines*.

Item No	Service description	Maximum charge (excl GST)
Consultations		
Initial consultation		
An initial consultation by a speech pathologist involving some or all of the following elements:		
<ul style="list-style-type: none"> • the taking of a detailed case history; • counselling (according to the worker's emotional needs); • determination of options for ongoing management following assessment; • consideration and implementation of appropriate treatment; • administration of a standardised clinical assessment or an empirical clinical assessment; • assessment of the ability of the worker to communicate at the worker's workplace; • evaluation and analysis of assessment results. 		
The initial consultation will be designed to form the basis of the diagnosis and assist in prognostic indications and treatment planning.		
E0149	Standard initial consultation of up to 1.5 hours duration.	\$137.70 per hour
E0151	Extended initial consultation of more than 1.5 hours duration (up to a maximum time chargeable of 2.5 hours).	\$137.70 per hour

Item No	Service description	Maximum charge (excl GST)
Subsequent consultation		
	A subsequent consultation by a speech pathologist involving treatment and intervention designed to restore the worker's function to optimal levels. The consultation may involve—	
	(a) tasks specifically related to skill development;	
	(b) counselling to facilitate adjustment and transfer of restored skill to everyday communicative situations.	
E0249	Subsequent consultation of up to 1 hour duration.	\$137.70 per hour
Reports		
E0810	Comprehensive report	\$275.40
	A report by a treating speech pathologist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—	
	(a) a claims agent or self-insured employer; or	
	(b) a worker or worker's representative.	
	A report will be taken to be comprehensive when re-examination of the worker is a prerequisite for the preparation of the report.	
	The consultation should be charged in accordance with the appropriate item.	
E0820	Standard report	\$206.60
	A report by a treating speech pathologist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—	
	(a) a claims agent or self-insured employer; or	
	(b) a worker or worker's representative.	
	A report will be taken to be standard when re-examination of the worker is not required and the report is based on a transcription of existing clinical records.	
Telephone calls		
E0850	Telephone call greater than 3 minutes	\$2.30 per minute
	Calls of a case specific nature made by a speech pathologist to, or received by a speech pathologist from, the worker's referring/treating medical expert, rehabilitation provider contracted by WorkCover, claims agent or self-insured employer, employer (if not self-insured), WorkCover provider consultant or the worker's representative excluding—	
	(a) calls made during a consultation; and	
	(b) calls of a duration of 3 minutes or less.	

Item No	Service description	Maximum charge (excl GST)
	There is no charge for a telephone call to or from a worker.	
Case conference		
E0870	<p>Case conference</p> <p>Case conference, attended by a speech pathologist and authorised by a claims agent or self-insured employer, for the purpose of determining—</p> <ul style="list-style-type: none"> • details of limitations/recommendations relating to a sustainable return to work; • options for management of a worker's recovery; • other related information. <p>A case conference may be requested by—</p> <ul style="list-style-type: none"> • a treating medical expert; • a worker or worker's representative; • a claims agent or self-insured employer; • an employer (if not self-insured); • a rehabilitation provider contracted by WorkCover. <p>The hourly rate excludes travelling time from rooms or other appropriate departure point to the venue and return. Travel may be charged separately.</p>	\$137.70 per hour
Travel		
E0910	<p>Travel time</p> <p>Travel, authorised by a claims agent or self-insured employer, by a treating speech pathologist for the purposes of—</p> <ul style="list-style-type: none"> • a case conference; or • a home, hospital or worksite visit; or • a consultation where the worker is otherwise unable to attend the speech pathologist's clinic or rooms. <p>There is no charge for travel from 1 clinic or rooms to another clinic or rooms.</p>	\$117.10 per hour
Non-scheduled services		
E0999	<p>Non-scheduled services</p> <p>A service of a kind not listed above, provided by a speech pathologist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.</p>	\$137.70 per hour

Schedule 5—Scales of charges—occupational therapists

This Schedule must be read in conjunction with the *Occupational Therapy Fee Schedule Guidelines*.

Item No	Service description	Maximum charge (excl GST)
Consultation (individual worker)		
OT105	Initial consultation (history, examination and treatment)	\$147.70 per hour
OT205	Subsequent consultation and treatment	\$147.70 per hour
	A consultation by an occupational therapist involving some or all of the following elements:	
	<ul style="list-style-type: none"> • clinical assessment; • clinical treatment; • graded activity/exercise; • pain management; • stress management; • relaxation training; • biomechanical education; • independent living skills training. 	
Corrective/serial splinting		
OT300	Fabrication/fitting/adjustment of splint	\$147.70 per hour
Work simulation (group program)		
OT502	Work simulation, group program	\$41.20 per hour, per worker
	A graduated program of activities planned and supervised by an occupational therapist used to simulate work conditions and the physical demands of duties.	
	The program will involve at least 2, and not more than 5, workers and will take place at the occupational therapist's rooms. The program will be highly structured, goal orientated and individualised for each worker.	
	The purpose of the program is to maximise the worker's ability to return to work.	
	The program will usually be agreed to by the worker to encourage attendance and appropriate behaviour at work.	

Item No	Service description	Maximum charge (excl GST)
Telephone calls		
OT552	<p>Telephone call greater than 3 minutes</p> <p>Calls of a case specific nature made by an occupational therapist to, or received by an occupational therapist from, the worker's referring/treating medical expert, rehabilitation provider contracted by WorkCover, claims agent or self-insured employer, employer (if not self-insured), WorkCover provider consultant or the worker's representative, excluding—</p> <ul style="list-style-type: none"> (a) calls made during a consultation; and (b) calls of a duration of 3 minutes or less. <p>There is no charge for a telephone call to or from a worker.</p>	\$20.50
Pain management group program		
OT602	<p>Pain management, group program</p> <p>Pain management by way of a group program planned and supervised by an occupational therapist involving at least 2, but not more than 5, workers.</p>	\$41.20 per hour, per worker
Functional capacity evaluation		
OT700	<p>Functional capacity evaluation</p> <p>The maximum time chargeable is 7 hours.</p> <p>Assessment by an occupational therapist of a worker's work capacity, including—</p> <ul style="list-style-type: none"> (a) a series of standardised tests of the worker's physical capabilities focussed on selected work tolerances (ie, the observed and measured physical capabilities that affect a worker's ability to perform the physical demands of specified work tasks); and (b) an analysis of the results of the tests to infer the worker's capacity to sustain a given work effort (ie, the worker's capacity to undertake specified work at a prescribed frequency over a given period of time, taking into account the pace compatible with such work); and (c) preparation of a report with an executive summary outlining the major components of the service and relevant findings. 	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
Worksite assessment		
OT730	<p>Worksite assessment</p> <p>Attendance by an occupational therapist at a worker's workplace in order to obtain an overview of the workplace and determine the availability of suitable duties.</p>	\$147.70 per hour
Job analysis		
OT740	<p>Job analysis</p> <p>Job analysis by an occupational therapist, including—</p> <ul style="list-style-type: none"> (a) an analysis of the critical physical demands of occupational tasks; and (b) determining the worker's capacity to undertake the tasks or giving consideration to available medical guidelines and the occupational therapist's knowledge of the worker's diagnosis, pathology and prognosis; and (c) making recommendations for— <ul style="list-style-type: none"> (i) modifying the tasks or the way in which the tasks are undertaken; or (ii) providing aids or equipment; or (iii) introducing work practice guidelines to ensure that the worker utilises appropriate body mechanics; and (d) preparation of a report with an executive summary outlining the major components of the service and relevant findings. 	\$147.70 per hour
Graduated return to work program		
OT750	<p>Graduated return to work program</p> <p>A program of work duties and work practice guidelines for a worker designed by an occupational therapist to increase the worker's tolerance for the physical demands of work.</p> <p>The purpose of the program is to assist the worker to maintain his or her employment while undertaking rehabilitation.</p> <p>The program will involve actual and productive work duties identified by the occupational therapist as being within the worker's capacity and work practice guidelines relevant to the nature of the worker's injury and the performance of the particular duties.</p>	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
Activities of daily living assessment		
OT760	<p>Activities of daily living assessment</p> <p>Assessment by an occupational therapist, usually conducted in a worker's home environment, of the worker's level of functioning in relation to personal care, household tasks and recreational and social activities.</p> <p>The purpose of the assessment is to facilitate the reduction of the adverse impact of the injury on the worker and the early return of the worker to normal activity, and to provide an indicator of functional tolerances for determining work capacity.</p>	\$147.70 per hour
Independent clinical assessment		
OT780	<p>Independent clinical assessment and report</p> <p>Service provided by an occupational therapist other than the treating occupational therapist comprising—</p> <ul style="list-style-type: none"> (a) a review of the worker's medical history; and (b) a clinical assessment; and (c) a review of the worker's activity and functional capacity; and (d) preparation of a report, <p>for the purpose of providing a different diagnosis or making recommendations in relation to ongoing treatment goals, the worker's return to work and any other relevant matters.</p> <p>The report will have been requested in writing by—</p> <ul style="list-style-type: none"> (a) a claims agent or self-insured employer; or (b) a worker or worker's representative. <p>This service is NOT to be performed by the treating occupational therapist.</p>	\$147.70 per hour
Functional estimation form		
OT785	<p>Functional estimation form</p> <p>Completion by an occupational therapist of a functional estimation form (in a form approved by the Corporation) and provision of the form to a worker's referring/treating medical expert. The form is completed when information directly affecting the worker's capacity to return to work or the process of the worker returning to work is identified by the occupational therapist.</p>	\$20.50

Item No	Service description	Maximum charge (excl GST)
Reports		
OT810	<p>Comprehensive report</p> <p>A report by a treating occupational therapist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—</p> <p style="margin-left: 40px;">(a) a claims agent or self-insured employer; or</p> <p style="margin-left: 40px;">(b) a worker or worker's representative.</p> <p>A report will be taken to be comprehensive when re-examination of the worker is a prerequisite for the preparation of the report.</p> <p>The consultation should be charged in accordance with the appropriate item.</p>	\$221.50
OT820	<p>Standard report</p> <p>A report by a treating occupational therapist, relating to the status of a claim and comprising a clinical opinion or statement or a response to specific questions, that has been requested in writing by—</p> <p style="margin-left: 40px;">(a) a claims agent or self-insured employer; or</p> <p style="margin-left: 40px;">(b) a worker or worker's representative.</p> <p>A report will be taken to be standard when re-examination of the worker is not required and the report is based on a transcription of existing clinical records.</p>	\$147.70
Case conference		
OT870	<p>Case conference</p> <p>Case conference, attended by an occupational therapist and authorised by a claims agent or self-insured employer, for the purpose of determining—</p> <ul style="list-style-type: none"> • details of limitations/recommendations relating to a sustainable return to work; • options for management of a worker's recovery; • other related information. 	\$147.70 per hour

Item No	Service description	Maximum charge (excl GST)
	<p>A case conference may be requested by—</p> <ul style="list-style-type: none"> • a treating medical expert; • a worker or worker's representative; • a claims agent or self-insured employer; • an employer (if not self-insured); • a rehabilitation provider contracted by WorkCover. <p>The hourly rate excludes travelling time from rooms or other appropriate departure point to the venue and return. Travel may be charged separately.</p>	
Travel		
OT905	<p>Travel time</p> <p>Travel, authorised by a claims agent or self-insured employer, by a treating occupational therapist for the purposes of—</p> <ul style="list-style-type: none"> (a) a case conference; or (b) a home, hospital or worksite visit; or (c) consultation where the worker is otherwise unable to attend the occupational therapist's clinic or rooms. <p>There is no charge for travel from 1 clinic or rooms to another clinic or rooms.</p>	\$125.50 per hour
Non-scheduled services		
OT999	<p>Non-scheduled services</p> <p>A service of a kind not listed above provided by an occupational therapist and authorised by a claims agent or self-insured employer prior to the delivery of the service as being necessary, appropriate and reasonably required.</p>	\$147.70 per hour

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

following consultation as required under section 32(13) of the *Workers Rehabilitation and Compensation Act 1986* and with the advice and consent of the Executive Council on 26 June 2008

No 185 of 2008

08WKC0002CS

[Workers Rehabilitation and Compensation (Scales of Charges—Medical Practitioners) Variation Regulations 2008—(No. 186 of 2008)—please see *Extraordinary Gazette* No. 36 dated 26 June 2008, page 2778.]

South Australia

Workers Rehabilitation and Compensation (General) Variation Regulations 2008

under the *Workers Rehabilitation and Compensation Act 1986*

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 - 9 Insertion of regulations 26 and 27
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 - 28 Transitional provision—References to exempt employers
 - 10 Revocation of Schedules 1 to 6
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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (General) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Workers Rehabilitation and Compensation (General) Regulations 1999*

4—Variation of regulation 8—Recovery of certain amounts paid to workers

- (1) Regulation 8(1)—delete "sections 36(5)" and substitute:
section 36(5c)

- (2) Regulation 8(2)(b)—delete "section 36(5)(b)" and substitute:
section 36(5c)(b)
- (3) Regulation 8(3)—delete subregulation (3) and substitute:
- (3) If the Corporation is satisfied on reasonable grounds that the worker provided false or misleading information to the Corporation, the Corporation may commence the proceedings or exercise the right of set off referred to in subregulation (2) at any time within 10 years after the date on which the Corporation becomes entitled to take action under the Act.
- (4) Regulation 8(4)—delete "section 36(5)(a)" and substitute:
section 36(5c)(a)
- (5) Regulation 8(5)(c)—delete paragraph (c) and substitute:
- (c) unless the Corporation is satisfied on reasonable grounds that the worker has provided false or misleading information to the Corporation, the Corporation must grant the following remissions if the total amount payable is repaid within the following periods:
- (i) a 15% remission if the total amount is repaid within 1 month of the date on which the worker first receives a written notification of the amount that the worker is liable to pay;
- (ii) a 10% remission if the total amount is repaid within 6 months of the date on which the worker first receives a written notification of the amount that the worker is liable to pay.

5—Revocation of regulations 9 and 10

Regulations 9 and 10—delete the regulations

6—Variation of regulation 15—Compensation payable on death

- (1) Regulation 15(1)—delete "section 44(1)(a)" and substitute:
section 45B(1)
- (2) Regulation 15—after subregulation (2) insert:
- (3) For the purposes of section 45A(15) of the Act, the prescribed rate of interest on an amount of compensation payable under that section will be the prime bank rate (within the meaning of regulation 17) for the financial year in which the compensation is paid.

7—Revocation of regulation 19

Regulation 19—delete the regulation

8—Variation of regulation 20—Notification by self-insured employers

- (1) Regulation 20—delete "an exempt" wherever occurring and substitute in each case:
a self-insured
- (2) Regulation 20—delete "the exempt" wherever occurring and substitute in each case:
the self-insured

9—Insertion of regulations 26 and 27

After regulation 25 insert:

26—Transitional provision—Weekly payments

- (1) In this regulation—

principal Act means the *Workers Rehabilitation and Compensation Act 1986*;

2008 Amendment Act means the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008*.

- (2) To avoid doubt, the substitution of section 35 of the principal Act, as in existence immediately before 1 July 2008, does not affect the operation of that section, as in existence before its substitution, to workers who suffer compensable disabilities before 1 July 2008 (and the section in that form will be taken to continue to apply to such workers as if the substitution had not been effected).
- (3) Subregulation (2) ceases to apply in relation to a worker if or when the worker becomes subject to the operation of subclauses (2) and (3) of clause 4 of Schedule 1 of the 2008 Amendment Act.

27—Transitional provision—Compensation payable on death—lump sums

- (1) In this regulation—

principal Act means the *Workers Rehabilitation and Compensation Act 1986*;

2008 Amendment Act means the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008*.

- (2) For the period between the commencement of section 26 of the 2008 Amendment Act and section 24 of the 2008 Amendment Act, the *prescribed sum* under section 45A of the principal Act, as enacted by the 2008 Amendment Act, will be the prescribed sum under section 43 of the principal Act as if section 24 of the 2008 Amendment Act had come into operation (less any amount paid to the relevant worker under section 43 of the principal Act).

28—Transitional provision—References to exempt employers

A reference in a statutory instrument, any other kind of instrument or a contract, agreement or other document to an exempt employer will have effect as if it were a reference to a self-insured employer.

10—Revocation of Schedules 1 to 6

Schedules 1 to 6 (inclusive)—delete the Schedules

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 26 June 2008

No 187 of 2008

South Australia

Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2008

under the *Workers Rehabilitation and Compensation Act 1986*

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 - 6 Revocation of regulation 7
 - 7 Revocation of regulation 9
 - 8 Variation of regulation 11—Registration
 - 9 Variation of regulation 12—Special provisions relating to self-insured employers
 - 10 Revocation of regulation 21
 - 11 Revocation of Schedules 1 and 2
 - 12 Substitution of Schedule 3
- Schedule 3—Additional information to accompany application for registration under section 62
- 1 Financial information
 - 2 Claims administration
 - 3 Claims record
 - 4 Safety policies
 - 5 Details of registered associations
- 13 Variation of Schedule 4—Exempt employers terms and conditions of registration
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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999*

4—Variation of regulation 5—Legislative definitions

Regulation 5(9)—delete subregulation (9)

5—Insertion of regulation 5A

After regulation 5 insert:

5A—Average weekly earnings

For the purposes of section 4(13)(b) of the Act, each of the following is prescribed as a class of non-cash benefit:

- (a) access to a discounted rate of interest on a loan;
- (b) payment of school fees;
- (c) payment of health insurance premiums;
- (d) payment of medical benefits;
- (e) a computer for personal use;
- (f) access to the Internet;
- (g) accommodation;
- (h) payment of, or towards, housing costs;
- (i) a motor vehicle and payment of costs associated with running or maintaining the vehicle;
- (j) a telephone and payment of costs associated with using or maintaining the telephone;
- (k) a staff discount program;
- (l) a credit card.

6—Revocation of regulation 7

Regulation 7—delete the regulation

7—Revocation of regulation 9

Regulation 9—delete the regulation

8—Variation of regulation 11—Registration

- (1) Regulation 11(1)—delete "must be in a form set out in Schedule 3—" and substitute:
must contain, or be accompanied by, the information required by Schedule 3.
- (2) Regulation 11(1)(d) and (e)—delete paragraphs (d) and (e)
- (3) Regulation 11(2)—delete subregulation (2)
- (4) Regulation 11(3)—delete "an exempt employer, or group of exempt" and substitute:
a self-insured employer, or group of self-insured

(5) Regulation 11(4)(b)—delete "an exempt" and substitute:

a self-insured

(6) Regulation 11(5)—delete subregulation (5)

9—Variation of regulation 12—Special provisions relating to self-insured employers

Regulation 12(1)—delete "an exempt employer (or as one of a group of exempt employers)" and substitute:

a self-insured employer (or as 1 of a group of self-insured employers)

10—Revocation of regulation 21

Regulation 21—delete the regulation

11—Revocation of Schedules 1 and 2

Schedules 1 and 2—delete the Schedules

12—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Additional information to accompany application for registration under section 62

1—Financial information

The applicant must provide—

- (a) a copy of the audited financial statements of the applicant for the last 5 financial years immediately preceding the application; and
- (b) a statement, prepared by an actuary, of the liabilities that an employer would be undertaking over the first 12 months if the applicant were registered as a self-insured employer; and
- (c) details of the financial guarantee or other security arrangements, and the contract of insurance, that the applicant would obtain for the purposes of Schedule 4 if the applicant were registered as a self-insured employer.

2—Claims administration

The applicant must provide a detailed plan of the arrangements that the applicant would implement to administer claims under the Act, which must include details of—

- (a) the job specifications of the officers who would be responsible for administering the claims; and
- (b) the lines of accountability and control that would apply to those officers; and
- (c) the policies that would be adopted for the rehabilitation of disabled workers; and

- (d) the arrangements that would be implemented for the making of claims under the Act,

and a copy of any form that the applicant would require a claimant to complete must accompany the plan.

3—Claims record

The applicant must, in relation to the period of 5 financial years immediately preceding the application, provide details of—

- (a) the disabilities arising from employment that the applicant's workers have suffered over that period, identifying those disabilities according to—
 - (i) nature and severity; and
 - (ii) cause; and
- (b) the rehabilitation programs that the applicant has provided over that period for disabled workers; and
- (c) the success that the applicant has achieved over that period in returning workers who have suffered disabilities to work.

4—Safety policies

The applicant must provide—

- (a) a copy of any safety policy that has been adopted by the applicant; and
- (b) details of any programs that the applicant has implemented, or proposes to implement, to train workers in safe working procedures; and
- (c) details of the facilities and arrangements that the applicant has for providing first aid to workers; and
- (d) details of any safety committees that have been established by the applicant, and a copy of any minutes kept from meetings held by those committees over the period of 6 months immediately preceding the application.

5—Details of registered associations

The applicant must provide the name of any registered association of which any worker employed by the applicant is a member.

13—Variation of Schedule 4—Exempt employers terms and conditions of registration

- (1) Schedule 4, heading—delete "Exempt" and substitute:
Self-insured
- (2) Schedule 4, clause 7(3)(b)(i)—delete "exempt" wherever occurring and substitute in each case:
self-insured

- (3) Schedule 4, clause 9(1)(b)—delete "an exempt" and substitute:
a self-insured
- (4) Schedule 4, clause 10(1)(a)—delete "an exempt" and substitute:
a self-insured
- (5) Schedule 4, clause 10(2)(a)—delete "an exempt" and substitute:
a self-insured
- (6) Schedule 4, clause 10(5)—delete "an exempt" and substitute:
a self-insured
- (7) Schedule 4, clause 15—delete "exempt" wherever occurring and substitute in each case:
self-insured

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 26 June 2008

No 188 of 2008

South Australia

Primary Produce (Food Safety Schemes) (Seafood) (Fees) Variation Regulations 2008

under the *Primary Produce (Food Safety Schemes) Act 2004*

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Seafood) (Fees) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Primary Produce (Food Safety Schemes) (Seafood) Regulations 2006*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

1	Application for accreditation or for approval of a food safety arrangement other than in conjunction with an application for accreditation	\$393
2	Application for variation of a food safety arrangement	\$393
3	Annual fee if bivalve mollusc producer holds—	
	(a) aquaculture licence authorising farming in subtidal area	\$169 + \$115 per hectare of the licence area
	(b) aquaculture licence authorising farming in intertidal area	\$169 + \$230 per hectare of the licence area
	(c) fishery licence authorising the taking of—	
	(i) scallops (Family Pectinidae)	\$169 + \$207 per licence
	(ii) cockles (<i>Katelysia</i> spp)	\$169 + \$873 per licence
	(iii) pipi (<i>Donax</i> spp)	\$169 + \$1 677 per licence
4	Penalty for default in payment of annual fee or lodging of annual return	\$90

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

following compliance by the Minister with section 11(4) of the Act and with the advice and consent of the Executive Council
on 26 June 2008

No 189 of 2008

MAFF08/010CS

South Australia

Health Care Regulations 2008

under the *Health Care Act 2008*

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Care Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the *Health Care Act 2008*;

authorised person has the same meaning as in section 63 of the Act;

baby means a baby whether born dead or alive, but does not include a baby who does not achieve a gestational age of 20 weeks or a birth weight of 400 grams;

cancer means a malignant growth of human tissue which, if unchecked, is likely to spread to adjacent tissue or beyond its place of origin and which has the propensity to recur, and includes carcinoma, sarcoma, any mixed tumour, leukaemia and any type of lymphoma or melanoma but does not include any type of neoplasm of the skin other than melanoma;

confidential information has the same meaning as in section 63 of the Act;

congenital abnormality means an abnormality of prenatal origin, and includes structural, genetic and chromosomal abnormalities and biochemical defects, but does not include minor malformations that do not require medical treatment;

medical practitioner has the same meaning as in the *Medical Practice Act 2004*;

midwife has the same meaning as in the *Nurses Act 1999*;

nurse has the same meaning as in the *Nurses Act 1999*.

Part 2—Regulations relating to specific provisions of Act

4—Health service

The provision of linen and laundry services to hospitals or other health care providers is brought within the ambit of the definition of **health service** in section 3 of the Act.

5—4-yearly report

For the purposes of section 13(5) of the Act, the first report under that section must be completed by 31 December 2010.

6—Establishment of Councils

- (1) For the purposes of section 15(5)(a) of the Act, the following is prescribed (with respect to the relevant HAC or each relevant HAC):
 - (a) the provision of a letter to the members of the HAC from the Minister—
 - (i) setting out the course of action that is under consideration; and
 - (ii) setting out the grounds for that proposed course of action; and
 - (iii) containing a request that the HAC consult broadly with the relevant community (or with groups within the community) for a period of at least 4 weeks specified in the letter (and to the extent specified by the Minister);
 - (b) at the request of the HAC—the setting up of a meeting between members of the HAC and the Chief Executive or a person nominated by the Chief Executive;
 - (c) the provision of a written response to the Minister from the HAC that includes—
 - (i) a fair summary of the consultation under paragraph (a)(iii) (providing details of both the consultation undertaken and the outcomes from that consultation); and
 - (ii) any comments or response that the members of the HAC wish to make in relation to the matter.
- (2) For the purposes of section 15(5)(b)(ii) of the Act, the following grounds are prescribed:
 - (a) in the case of an incorporated HAC established in relation to a body in connection with the provision of health services at a particular site—that the undertaking of health services at that site has been transferred to another site;
 - (b) that the purpose for which the HAC was established no longer exists;

- (c) that services in relation to which the HAC was established are no longer required or sought within the relevant part of the community;
- (d) that the community has reasonable access to services that are a reasonable alternative to services in relation to which the HAC was established.

7—Administration

For the purposes of section 28 of the Act, the following grounds are prescribed:

- (a) the HAC has contravened, or failed to comply with, a provision of the Act or of its constitution;
- (b) the HAC has, in the opinion of the Minister, been guilty of serious financial mismanagement;
- (c) the HAC has, in the opinion of the Minister, persistently failed properly to perform the functions for which it was established;
- (d) the HAC seeks its own dissolution on the basis that a majority of its members are of the opinion that the HAC is unable to perform properly the functions for which it was established.

8—Accrued rights for employees

For the purposes of section 53(2)(c) of the Act, employment at SAAS as constituted immediately before the commencement of section 49 of the Act is prescribed.

9—Emergency ambulance services

For the purposes of section 57(1)(b) of the Act, the following persons are prescribed:

- (a) Royal Flying Doctor Service of Australia (Central Operations) Incorporated;
- (b) Australian Helicopters Pty Ltd;
- (c) the Department of Defence.

10—Licence to provide non-emergency ambulance services

For the purposes of section 58(1)(c) of the Act, the following persons are prescribed:

- (a) Royal Flying Doctor Service of Australia (Central Operations) Incorporated;
- (b) Australian Helicopters Pty Ltd;
- (c) the Department of Defence.

11—Health services entities

For the purposes of the definition of *health services entity* under section 68 of the Act, the following entities involved in the provision of health services are brought within the ambit of the definition:

- (a) SAAS;
- (b) Royal District Nursing Service of SA Incorporated.

12—Appointment of RCA teams

(1) For the purposes of section 69(2) of the Act, the following requirements are prescribed:

- (a) an RCA team is to consist of not less than 3 members;
- (b) the leader of an RCA team must have completed a formal training course in root cause analysis;

- (c) at least 1 member of an RCA team must have a formal tertiary qualification in a health related field or significant experience in a health related field relevant to the investigation;
 - (d) each member of an RCA team must have knowledge and understanding of his or her obligations under Parts 7 and 8 of the Act.
- (2) For the purposes of section 69(5) of the Act, the following procedures and processes are adopted in relation to the conduct of an investigation:
- (a) in the case of an RCA team appointed in relation to a hospital incorporated under the Act or SAAS—the RCA team must commence the investigation within 14 days after its appointment;
 - (b) in the case of an RCA team appointed in relation to a hospital incorporated under the Act or SAAS—the RCA team must provide any part of the report referred to in regulation 14—
 - (i) within 10 weeks after the commencement of the investigation; or
 - (ii) with the written consent of a member of the *Safety and Quality Unit* of the Department, within 20 weeks after the commencement of the investigation or such longer period as may be allowed under the terms of the consent;
 - (c) if an RCA team member becomes aware that he or she has or may have a direct or indirect personal or pecuniary interest in an adverse incident under investigation or to be investigated by the team, the following procedure is adopted:
 - (i) the member must, as soon as reasonably practicable after becoming aware of the interest, disclose in writing to the designated authority full and accurate details of the interest; and
 - (ii) the member is, subject to the designated authority's determination, precluded from taking part or taking further part in the investigation into the incident or the preparation of reports in relation to the incident.
- (3) For the purposes of subregulation (2)(c) but without limitation, an RCA team member will be taken to have an interest in an adverse incident if a relative of the member or of the member's spouse or domestic partner has an interest in the incident.

13—Restrictions on RCA teams

For the purposes of section 70(2) of the Act, the following procedures are prescribed:

- (a) the RCA team must notify the designated authority in writing of the suspected prescribed act and the reasons for the team's suspicion;
- (b) if the RCA team is of the view that a prescribed act of the same kind is or may be imminent, the team must immediately notify the designated authority of that view;
- (c) the RCA team must not, unless authorised to do so in writing by the designated authority, continue its investigation into the adverse incident;
- (d) the designated authority must not authorise the RCA team to continue its investigation unless satisfied that the suspected prescribed act—
 - (i) did not occur; or
 - (ii) is able to be investigated independently of the adverse incident.

14—Reports and protection of information

- (1) For the purposes of section 72(3)(d) of the Act, members of the *Safety and Quality Unit* of the Department who are members of the *Adverse Incident Team* are prescribed as a class of persons who are entitled to receive the following parts of a second report prepared by an RCA team appointed in relation to a hospital incorporated under the Act or SAAS:
 - (a) any description of the adverse incident;
 - (b) any *causation* statement;
 - (c) the recommendations of the RCA team;
 - (d) any other material considered relevant by the RCA team.
- (2) For the purposes of section 73(2)(e) of the Act, a person who receives a report under section 72(3)(b) or (d) of the Act may make such records or use or disclose such information as is reasonably necessary in order—
 - (a) to analyse the report and assess and discuss any incident, contributing factor, statement, recommendation or other material identified or contained in the report; or
 - (b) to provide information or any report to an authorised quality improvement body.
- (3) For the purposes of subregulation (2), a reference to a report includes a reference to part of a report.

15—Recognised organisations

For the purposes of section 90 of the Act, the following organisations are declared to be recognised organisations:

- (a) Ambulance Employees Association of South Australia;
- (b) Association of Professional Engineers, Scientists & Managers, Australia (APESMA), South Australian Branch;
- (c) Australian Nursing Federation, South Australian Branch;
- (d) Liquor, Hospitality and Miscellaneous Union (LHMU), South Australian Branch;
- (e) Public Service Association of South Australia Incorporated;
- (f) South Australian Salaried Medical Officers Association (SASMOA).

Part 3—Deductible gift recipient status

16—Deductible gift recipient status

- (1) This regulation applies to a hospital incorporated under the Act that is endorsed as a deductible gift recipient under the *Income Tax Assessment Act 1997* (Commonwealth).
- (2) At the first occurrence of—
 - (a) an incorporated hospital ceasing to be a deductible gift recipient; or
 - (b) the winding up of a gift fund maintained by an incorporated hospital; or
 - (c) the dissolution of an incorporated hospital,
the surplus assets of any gift fund or, if the hospital has not maintained a gift fund, the surplus—
 - (d) gifts of money or property for the principal purpose of the hospital;

- (e) deductible contributions received in relation to fund-raising events held for the principal purpose of the hospital; or
 - (f) money received by the hospital because of such gifts or contributions,
- must be transferred to a fund, authority or institution gifts to which can be deducted under the *Income Tax Assessment Act 1997* (Commonwealth).

Part 4—Private hospitals

17—Grant of licence

For the purposes of section 81 of the Act, 5 169 is prescribed as the limit on the number of hospital beds that may be provided by incorporated hospitals or private hospitals in the region specified by regulation 5a of the *South Australian Health Commission (Private Hospitals) Regulations 1985* as in force on 15 December 1994.

18—Duration of licences

For the purposes of section 84(2) of the Act—

- (a) the prescribed day is 30 April; and
- (b) the prescribed information is that set out in Schedule 1 Part 1.

19—Prescribed standards of construction, facilities and equipment

The prescribed standards of construction, facilities and equipment set out in Schedule 1 Part 2 apply in relation to the premises of a private hospital.

20—Exemptions

The Minister may, by notice in writing, exempt conditionally or unconditionally any premises or proposed premises from a prescribed standard referred to in regulation 19.

21—Prescribed records—licensee to keep register

The holder of a licence under Part 10 of the Act in respect of a private hospital must keep a register in which is recorded, in relation to every patient admitted to the hospital, the following details:

- (a) the full name, age, sex and usual place of residence of the patient;
- (b) the patient's date of admission;
- (c) the name and address of the patient's medical attendant;
- (d) the name and home address of the patient's next of kin;
- (e) the date of discharge, or in the event of death, the date of the patient's death;
- (f) in the case of a maternity patient, the patient's date and time of confinement and the sex and weight of any infant.

Part 5—Pregnancy outcome data and statistics

22—Provision of pregnancy outcome information

- (1) The following persons must provide the Minister with so much of the information required by Schedule 2 Part 1 as is applicable in the particular circumstances:
 - (a) if a baby is born at a place other than a hospital—the person in charge of the birth;

- (b) if a baby is born in a hospital—the person responsible for the management of the hospital;
 - (c) if, within 28 days after its birth, a baby or its mother or both a baby and its mother are admitted to a hospital—the person responsible for the management of the hospital.
- (2) For the purposes of subregulation (1), the applicable information must be forwarded to the Minister—
- (a) in the case of a baby that has not been discharged from hospital within 28 days after its birth—within 7 days after the baby's discharge; or
 - (b) in any other case—within 30 days after the birth of the baby.
- (3) If, within 28 days after the birth of a baby at a place other than a hospital, the baby or its mother or both the baby and its mother are admitted to a hospital—
- (a) the person in charge of the birth must, within 2 days after the admission, forward to the person responsible for the management of the hospital so much of the information required by Schedule 2 Part 1 as is applicable up to the time of the admission; and
 - (b) subregulation (1) applies to both the person in charge of the birth and the person responsible for the management of the hospital.
- (4) If, within 28 days after the birth of a baby, the baby or its mother or both the baby and its mother are transferred from 1 hospital (the *transferor hospital*) to another (the *transferee hospital*)—
- (a) the person responsible for the management of the transferor hospital must, within 2 days after the transfer, forward to the person responsible for the management of the transferee hospital so much of the information required by Schedule 2 Part 1 as is applicable up to the time of the transfer; and
 - (b) subregulation (1) applies to both the person responsible for the management of the transferor hospital and the person responsible for the management of the transferee hospital.
- (5) For the purposes of this regulation, if a baby is born at a place other than a hospital, the *person in charge of the birth* is—
- (a) if a medical practitioner supervises, attends or assists the birth or attends the baby or its mother immediately following the birth—the medical practitioner;
 - (b) if there is more than 1 such medical practitioner—the medical practitioner primarily responsible;
 - (c) if no medical practitioner supervises, attends or assists the birth or attends the baby or its mother immediately following the birth but a midwife does so—the midwife;
 - (d) if there is more than 1 such midwife—the midwife primarily responsible.

23—Notification of diagnosis of congenital abnormality

If a congenital abnormality is diagnosed in a child before the child's fifth birthday and there are reasonable grounds to believe that it has not previously been diagnosed, the following persons must, within 30 days of the diagnosis, notify the Minister of the diagnosis and forward to the Minister the information required by Schedule 2 Part 2:

- (a) in the case of a diagnosis made in a hospital—the person responsible for the management of the hospital;

- (b) in any other case—the medical practitioner who made the diagnosis.

24—Obligation of medical practitioner etc to provide information

A medical practitioner, midwife or nurse who—

- (a) supervised, attended or assisted with the birth of a baby; or
- (b) attended a baby or its mother within 28 days after the birth of the baby,

must, when requested by a person who is required by these regulations to provide the Minister or a hospital with information, supply to that person such of the information required to be provided as is known to the medical practitioner, midwife or nurse.

25—How information to be provided

Information required to be provided by this Part must be provided—

- (a) in writing (either personally or by post); or
- (b) in an electronic form acceptable to the Department, so long as a printed copy of the information can be produced if required.

26—Confidentiality

- (1) Subject to this regulation, a person must not in any circumstances (including proceedings before any court, tribunal or board) divulge confidential information obtained directly or indirectly as a result of a disclosure made under this Part.

Maximum penalty: \$1 000.

- (2) Subregulation (1) does not prevent a person disclosing confidential information to—
 - (a) an authorised person; or
 - (b) a person providing technical, administrative or secretarial assistance to an authorised person.
- (3) A person must not, when appearing as a witness in any proceedings before a court, tribunal or board, be asked, and, if asked, is not required to answer, any question directed at obtaining confidential information obtained by that person directly or indirectly as a result of a disclosure made under this Part and any such information volunteered by such a person is not admissible in any proceedings.

Part 6—Reporting of cancer

27—Reporting obligations of hospitals or health services incorporating radiotherapy clinics

- (1) The person responsible for the management of a hospital or health service that incorporates a radiotherapy clinic must provide the Minister with a report within 3 months after—
 - (a) a patient presenting at the hospital or health service first discloses a history of a cancer of a particular type or is first diagnosed with, or treated for, a cancer of a particular type at the hospital or health service;
 - (b) a patient of a kind referred to in paragraph (a) dies (whether as a result of the cancer or any other cause) at the hospital or health service.
- (2) The report must contain the following:
 - (a) the name and address of the hospital or health service;
 - (b) a unique identifier for the patient;

- (c) the name of the medical practitioner responsible for the patient;
 - (d) the date on which the patient was admitted to or presented at the hospital or health service;
 - (e) the following details relating to the patient to the extent known or reasonably ascertainable:
 - (i) full name and usual residential or postal address;
 - (ii) gender;
 - (iii) date of birth;
 - (iv) country of birth;
 - (v) indigenous Australian status, race and ethnicity;
 - (vi) occupation;
 - (f) the following details of the cancer and its diagnosis:
 - (i) a statement of the body part or system where the cancer arose, or if not known, a statement of that fact;
 - (ii) the date of diagnosis of the cancer if known (being the date that the diagnosis was confirmed by pathology, radiology or clinical assessment);
 - (iii) the type of diagnostic procedures and investigations undertaken (such as clinical assessment, cytology, haematology, histopathology, immunology or radiology);
 - (iv) if the diagnosis was confirmed by pathology—
 - (A) the name of, or a code identifying, the laboratory that performed the test to determine the presence in the patient of the cancer; and
 - (B) the type of tumour; and
 - (C) the slide or specimen number assigned to the specimen taken from the patient to test for the presence of the cancer;
 - (g) if the patient has departed or been discharged from the hospital or health service—the date of and reason for the departure or discharge;
 - (h) if the patient has died at the hospital or health service—the date of death.
- (3) The report must be made in a form and manner acceptable to the Minister.

28—Reporting obligations of pathology laboratories

The person in charge of a pathology laboratory must, within 3 months after the completion by the laboratory of a cancer pathology report relating to a person, provide the Minister with a copy of the report.

Schedule 1—Private hospitals

Part 1—Prescribed information for annual return

1—Prescribed information for annual return

For the purposes of section 84(2)(b) of the Act, the following information is prescribed:

- (a) the period to which the return relates (the *relevant period*);

- (b) the name and address of the private hospital;
- (c) if the licensee is a private person—the name and address of the licensee;
- (d) if the licensee is a body corporate—its name and the address of its registered office;
- (e) if the licensee is an incorporated association—its name and address;
- (f) a statement as to whether or not there has been any change during the relevant period in the identity of—
 - (i) in the case of a body corporate, the secretary or directors; or
 - (ii) in the case of an incorporated association, the public officer or members,and if any such change has occurred the name, address and occupation of any new person appointed;
- (g) a statement as to whether or not there has been any change in the membership of the board of management of the private hospital during the relevant period and, if so, details of any such change;
- (h) a statement as to whether or not there has been any change in the identity of the manager or administrator of the private hospital during the relevant period and, if so, details of any such change;
- (i) a statement as to whether or not there has been any change, during the relevant period, in the identity of a person who—
 - (i) has any pecuniary interest, whether direct or indirect, in or from the running of the private hospital; or
 - (ii) is involved either directly or indirectly in the management and control of the private hospital,and, if so, details of any such change;
- (j) a statement as to whether or not, during the relevant period, there has been any change in the purpose for which the private hospital is used and, if so, details of any such change;
- (k) a statement as to whether or not, during the relevant period, there has been any change in the number of approved beds provided at the private hospital and, if so, details of any such change;
- (l) a statement as to whether or not, during the relevant period, there has been any change in the number of beds designated for a particular type of service and, if so, details of any such change;
- (m) a statement as to whether or not, during the relevant period, there has been any change in the clinical services provided as part of or ancillary to the principal services provided at the private hospital and, if so, details of any such change;
- (n) a statement as to whether or not, during the relevant period, there has been any change in the facilities provided at the private hospital and, if so, details of any such change;
- (o) a statement as to whether or not, during the relevant period, there has been any change in the specialist diagnostic equipment provided at the private hospital and, if so, details of any such change.

Part 2—Prescribed standards of construction, facilities and equipment

2—Access

- (1) A private hospital in which patients are accommodated above ground floor level must have—
 - (a) an internal staircase fitted with suitable hand rails; and
 - (b) a lift of sufficient size to take a bed and 2 attendants.
- (2) In every private hospital all corridors used for bed, trolley or barouche traffic must be not less than 1 800 mm in width clear of handrails and any other permanent intrusions.
- (3) In every private hospital—
 - (a) doorways to water closets, bathrooms and shower cubicles intended for access of wheelchairs must have a clear opening of not less than 900 mm; and
 - (b) if corridors are 1 800 mm in width, the doorway opening to wards must not be less than 1 200 mm in width.
- (4) In every private hospital all rooms occupied by patients must be clearly identified by a number or the names of the patients occupying the room at the time.

3—Room sizes

- (1) Every room in a private hospital occupied or intended to be occupied by 1 patient must have a floor area of at least 9.3 square metres.
- (2) Every room in a private hospital occupied or intended to be occupied by more than 1 patient must have—
 - (a) at least 8.4 square metres of floor space for each adult patient;
 - (b) at least 7.5 square metres of floor space for each child up to 14 years of age;
 - (c) at least 3.9 square metres of floor space for each child nursed in a cot.

4—Ablution facilities

Every private hospital must have at least the following sanitary facilities:

- (a) on each floor 1 water closet for each 10 or portion of 10 patients, at least 1 of which must be suitable for use by a person using a wheelchair;
- (b) on each floor 1 shower cubicle for each 10 or portion of 10 patients, at least 1 of which must be suitable for use by a person using a wheelchair;
- (c) on each floor a bathroom, containing an island or peninsula plunge bath, with minimum floor dimensions of—
 - (i) 3 000 mm x 2 400 mm; or
 - (ii) in the case of a bathroom also containing a pedestal pan and hand basin, 3 000 mm x 3 000 mm;
- (d) on each floor 1 hand basin for each 10 or portion of 10 patients;
- (e) grab rails fitted in shower cubicles, water closets and bathrooms;
- (f) separate change room facilities for staff that include water closets, shower cubicles and hand basins.

5—Electrical, cooking and laundry facilities

Every private hospital must have the following electrical, cooking and laundry facilities:

- (a) artificial lighting that is adequate for the needs of the hospital, and facilities for emergency lighting and power where required for patient safety;
- (b) facilities for heating and cooling, which are so constructed, operated and permanently positioned that they are not hazardous to patients because of moving parts or accessible heated elements;
- (c) a kitchen equipped with facilities for—
 - (i) food preparation; and
 - (ii) cooking, including an exhaust canopy fitted with an exhaust fan and grease filters; and
 - (iii) handling and serving food; and
 - (iv) the washing of dishes and utensils, including a sink and drainer large enough to contain cooking and food preparation utensils; and
 - (v) hand washing; and
 - (vi) separate storage for perishable food, frozen foods, dry foods, crockery, utensils and cutlery; and
 - (vii) refuse holding and disposal; and
 - (viii) ventilation;
- (d) a laundry that—
 - (i) at all times, has a water supply that can deliver both hot and cold water; and
 - (ii) contains industrial type appliances to launder and disinfect bed linen, blankets, clothing, napery and other similar articles.

6—Storage and cleaning facilities

Every private hospital must have the following facilities for storage and cleaning:

- (a) storage space specifically allocated for storage of ward linen, extra bedding, patients' baggage, appliances and equipment, including a general store for reserve furniture and equipment;
- (b) waste receptacles for temporary storage of used dressings, human tissue and other waste;
- (c) on each floor a pan room that must contain—
 - (i) storage racks of impervious material; and
 - (ii) a slop hopper or combination drainer and flushing bowl; and
 - (iii) facilities for disinfecting equipment; and
 - (iv) hand washing facilities;
- (d) on each floor a cleaner's room that must contain—
 - (i) a cleaner's sink; and
 - (ii) facilities for storage of cleaning appliances and compounds;

- (e) on each floor a clean utility room that must contain—
 - (i) a sink and drainer with hand washing facilities; and
 - (ii) a work bench,
and unless supplied elsewhere—
 - (iii) facilities for the storage of equipment and supplies kept in that room; and
 - (iv) facilities for disinfecting or sterilising ward equipment;
- (f) on each floor a soiled utility room that must contain—
 - (i) storage facilities for equipment stored or kept in that room; and
 - (ii) a sink and drainer and hand washing facilities; and
 - (iii) waste and soiled linen receptacles; and
 - (iv) a work bench.

7—Ward facilities

Every private hospital must have the following facilities:

- (a) hand washing facilities in or adjacent to wards and rooms occupied by patients, with taps operated by wrist, elbow or foot action;
- (b) on each floor a ward food preparation room that must contain—
 - (i) a storage cupboard; and
 - (ii) a sink and drainer; and
 - (iii) a refrigerator; and
 - (iv) facilities for heating food and drinks;
- (c) a patient to nurse communication system at each bed, in bathrooms, water closets and shower cubicles, with—
 - (i) the indicator panel clearly visible from the nurses' station; and
 - (ii) the cancellation of calls only able to be made from the point of origin;
- (d) on each floor a nurses' station that must contain—
 - (i) a desk and chair; and
 - (ii) a work bench and cupboards; and
 - (iii) a record storage area; and
 - (iv) a master panel for the communication system.

8—Maternity facilities

A private hospital that receives or proposes to receive patients for maternity care must have at least the following facilities (in addition to the general requirements set out in this Schedule):

- (a) delivery rooms that are adequate for the needs of the midwifery beds provided by the hospital, with each delivery room—
 - (i) to have minimum floor dimensions of 4 800 mm x 3 900 mm and a minimum ceiling height of 2 700 mm, or equivalent effective area; and

- (ii) to be designed and constructed so that no person can enter the room from any other part of the hospital except through 1 door or point of entrance; and
 - (iii) to have a delivery bed;
- (b) surgical hand washing facilities with a high quality water supply adjacent to each delivery room;
- (c) a soiled utility room situated adjacent to each delivery room, containing—
 - (i) a work bench with an impervious top; and
 - (ii) a sink and drainboard; and
 - (iii) waste and soiled linen receptacles; and
 - (iv) a slop hopper, or combination drainer and flushing bowl;
- (d) a clean utility room situated adjacent to each delivery room, containing—
 - (i) a work bench with an impervious top; and
 - (ii) a sink and drainboard; and
 - (iii) facilities for hand washing; and
 - (iv) emergency sterilising equipment; and
 - (v) unless suitably provided elsewhere, general sterilising equipment;
- (e) 1 shower, water closet and hand basin adjacent to or conveniently accessible to the delivery room;
- (f) general nurseries containing basinetts with at least 1.8 square metres of floor space for each basinet;
- (g) an isolation nursery or nurseries containing basinetts with at least 2.7 square metres of floor space for each basinet;
- (h) in each nursery a hand basin, a babies' bath and bench, storage for linen and other supplies, facilities for temporary storage or disposal of soiled and waste materials;
- (i) on each floor, facilities for preparation and refrigerated storage of babies' foods and cleansing of equipment used for preparation and feeding of babies;
- (j) if delivery rooms, labour wards or nurseries are air-conditioned, the conditioned air is to be either directly supplied to these areas or when recycled, the air is to be filtered;
- (k) separate change room facilities for staff that include water closets, shower cubicles and hand basins.

9—Surgical facilities

- (1) A private hospital that receives or proposes to receive patients for surgical procedures must have an operating theatre suite that complies with the requirements set out in this clause (in addition to the general requirements set out in this Part).
- (2) Each operating theatre suite must have the following:
 - (a) an operating room with minimum floor dimensions of 6 000 mm x 5 400 mm and a minimum ceiling height of 2 700 mm or equivalent effective working space;
 - (b) provision for the safe storage and use of all anaesthetic agents in operating theatres and all other areas of the hospital;

- (c) surgical hand washing facilities with a high quality water supply provided adjacent to the operating room;
 - (d) provision for the supply of filtered and conditioned air;
 - (e) a soiled utility room, containing—
 - (i) a work bench with an impervious top; and
 - (ii) a sink and drainingboard; and
 - (iii) waste and soiled linen receptacles; and
 - (iv) a slop hopper, or combination drainer and flushing bowl;
 - (f) a clean utility room that must contain—
 - (i) a work bench with an impervious top; and
 - (ii) facilities for handwashing; and
 - (iii) emergency sterilising equipment; and
 - (iv) unless suitably provided elsewhere, general sterilising equipment;
 - (g) separate change room facilities for staff that include water closets, shower cubicles and hand basins;
 - (h) a recovery room situated within the theatre suite.
- (3) Each operating suite must be designed and constructed so that no person can enter the suite from any other part of the hospital except through a single door or point of entrance.

Schedule 2—Pregnancy outcome data and statistics

Part 1—Pregnancy outcome information

The information required for the purposes of regulation 22 is as follows:

Subject	Details required
1 The baby's birth	Family name (if different from the birth mother's family name) Name of baby (if known) Place of birth <ul style="list-style-type: none"> (a) if the baby was born in a hospital—the name and address of the hospital (b) if the baby was born in some other place—the name, or a description of, that place (eg: birthing unit/centre, at home etc) Case record number of the baby Date and time of birth Sex of the baby If the baby's birth was a multiple birth— <ul style="list-style-type: none"> (a) the number of babies born (b) the baby's birth order Birth weight Gestation at birth

Subject	Details required
2 The baby's birth mother	<p>Apgar scores (1 minute and 5 minutes)</p> <p>The time taken to establish regular breathing</p> <p>If resuscitation was required at delivery, the type of resuscitation used</p> <p>Details of any condition occurring during the birth (eg: a dislocation, fracture, nerve injury etc)</p> <p>Details of any congenital abnormality apparent in the baby [<i>Note: diagnosis of a congenital abnormality must be notified to the Minister in accordance with regulation 23</i>]</p> <p>Details of medical treatments provided to the baby after birth (eg: treatments such as oxygen therapy for a period greater than 4 hours, phototherapy for jaundice, intravenous therapy etc)</p> <p>Details of nursery care required and, if the baby was transferred to intensive care, whether this was for a congenital abnormality</p> <p>Details of the outcome of the baby (eg: fetal death, baby discharged alive, baby still in hospital 28 days after birth, neonatal death etc)</p> <p>If the baby was transferred from 1 hospital to another, details of the date this occurred and the baby's destination</p> <p>Date of final discharge (or death) of the baby</p> <p>Name</p> <p>Address</p> <p>Case record number</p> <p>Date of birth</p> <p>Indigenous Australian status, race and ethnicity</p> <p>Country of birth</p> <p>Type of patient (ie hospital/public patient or private patient)</p> <p>Marital status</p> <p>Occupation</p> <p>Details of the outcomes of any previous pregnancies (eg: number of livebirths, stillbirths, neonatal deaths, miscarriages, ectopic pregnancies or terminations)</p> <p>Details of the pregnancy previous to the pregnancy resulting in the baby's birth, including—</p> <ul style="list-style-type: none"> (a) the outcome (b) the date of delivery or termination (whether by miscarriage or otherwise) <p>Details of the method of delivery of the baby born (if any) immediately previous to this baby's birth</p> <p>Number of caesarean sections (if any) the mother has undergone</p>

Subject	Details required
3 The pregnancy resulting in the baby's birth	<p>Date of last menstrual period</p> <p>Intended place of birth</p> <p>Details of any antenatal care received including—</p> <ul style="list-style-type: none"> (a) type of care (b) number of visits (c) gestation, height and weight at first antenatal visit <p>Details of the mother's tobacco smoking during pregnancy and, if relevant, details of any cessation advice given</p> <p>Details of any medical conditions of the mother present in this pregnancy (eg: anaemia, epilepsy, diabetes etc)</p> <p>Details of any obstetric complications of the mother (eg: threatened miscarriage, antepartum haemorrhage etc)</p> <p>Details of medical and surgical procedures performed during the pregnancy (eg: medical procedures such as ultrasound examinations and surgical procedures such as amniocentesis, cordocentesis etc)</p> <p>Date of admission to hospital prior to delivery</p> <p>Date of—</p> <ul style="list-style-type: none"> (a) discharge (b) transfer to another hospital (c) death
4 The labour, delivery of the baby and puerperium	<p>Details of the onset of labour (eg: spontaneous, no labour, induced labour etc)</p> <p>Details of any induction or augmentation of labour (including the reason for the induction)</p> <p>Details of the presentation of the baby prior to delivery (eg: breech, vertex, brow etc)</p> <p>Details of the method of delivery of the baby (eg: normal spontaneous, forceps, caesarean etc)</p> <p>If the baby was delivered by caesarean section, the reason for so doing</p> <p>Details of any complications of the labour, delivery and puerperium (eg: fetal distress, retained placenta, cord prolapse etc)</p> <p>Details of any cardiotocograph (CTG) or fetal scalp pH taken during labour</p> <p>Details of the perineal status after delivery (eg: intact, tear, episiotomy etc)</p> <p>Details of any analgesia given for the labour (eg: nitrous oxide and oxygen, narcotic, epidural etc)</p> <p>Details of any anaesthesia given for the delivery (eg: pudendal, epidural, spinal, general etc)</p>
5 The baby's birth father	Occupation

Part 2—Information relating to congenital abnormalities

The information required for the purposes of regulation 23 is as follows:

Matter	Details required
1 The child	<p>Name and address</p> <p>Place of birth</p> <p>(a) if the child was born in a hospital—the name of the hospital and (if available) the child's case record number</p> <p>(b) if the child was born in some other place—the name, or a description of, that place (eg: birthing unit/centre, at home etc)</p> <p>Date of birth</p> <p>If the child is receiving treatment in a hospital—the case record number from the hospital</p> <p>If the child was not born in South Australia, the place where the child was born</p> <p>Sex of the child</p> <p>If the child's birth was a multiple birth—</p> <p>(a) the number of babies born</p> <p>(b) the child's birth order</p> <p>The name, address and contact telephone number of any medical practitioner caring for the child</p> <p>If the child is deceased, the date of death and details of any autopsy performed</p>
2 The child's mother	<p>Name (including any previous names)</p> <p>Date of birth</p> <p>Indigenous Australian status, race and ethnicity</p>
3 The diagnosis	<p>Each congenital abnormality diagnosed</p> <p>Family history of any congenital abnormalities present in the baby's parents, siblings or other specified relatives</p> <p>Address of the mother during the first 16 weeks of pregnancy</p> <p>Exposure of the baby's parents to possible teratogens</p> <p>Whether any prenatal or postnatal diagnostic tests were carried out and (if so) the results of those tests</p> <p>Name and address of the obstetrician and midwife</p>
4 If the diagnosis was not made in a hospital—the medical practitioner who made the diagnosis	<p>Name</p> <p>Address of medical practice</p> <p>Date of diagnosis</p> <p>Signature</p> <p>Date</p>

Matter	Details required
5	If the diagnosis was made in a hospital—the person responsible for the management of the hospital
	Name
	Designation
	Address of hospital
	Signature
	Date

Schedule 3—Revocation and transitional provisions

Part 1—Revocation of regulations

1—Revocation of regulations

The following regulations are revoked:

- (a) *Ambulance Services Regulations 1993*;
- (b) *Ambulance Services (Fees) Variation Regulations 2008*;
- (c) *Ambulance Services (Elections) Regulations 2006*;
- (d) *Ambulance Services (SA Ambulance Service Inc Rules) Regulations 2006*;
- (e) *South Australian Health Commission (Audit of Prescribed Incorporated Hospitals and Health Centres) Regulations 1999*;
- (f) *South Australian Health Commission (Cancer Reporting) Regulations 2006*;
- (g) *South Australian Health Commission (Compensable and Non-Medicare Patients Fees) Regulations 2004*;
- (h) *South Australian Health Commission (Compensable and Non-Medicare Patients Fees) (New Fees) Variation Regulations 2008*;
- (i) *South Australian Health Commission (Pregnancy Outcome Statistics) Regulations 1999*;
- (j) *South Australian Health Commission (Prescribed Health Service) Regulations 2002*;
- (k) *South Australian Health Commission (Private Hospitals) Regulations 2000*;
- (l) *South Australian Health Commission (Private Hospitals) (Fees) Variation Regulations 2008*
- (m) *South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Regulations 2002*;
- (n) *South Australian Health Commission (Recognised Hospital—Medicare Patients Fees) Variation Regulations 2008*.

Part 2—Transitional provisions

2—Long service leave—staff

- (1) A proclamation in force under section 59 of the repealed Act immediately before the commencement of these regulations will continue to have effect in relation to persons employed under the *Health Care Act 2008* as members of the staff of an incorporated hospital within the ambit of that proclamation (without altering the scope of application of that proclamation to any class of employees by operation of this regulation).
- (2) A proclamation under subclause (1) may be varied or revoked by a proclamation under section 89 of the Act.
- (3) Clause 13 of the *SA Ambulance Service Enterprise Agreement 2007* continues to apply in relation to any person employed as a member of the staff of SAAS (without derogating from the effect or status of that agreement in any other respect).
- (4) Subclause (3) does not limit the ability to vary or revoke the relevant enterprise agreement after the commencement of these regulations.

3—Licences—ambulances

For the purposes clause 40(2)(a) of Schedule 4 of the Act, the following provisions of the Act apply as if a licence referred to in clause 40(1) of Schedule 4 of the Act were a restricted ambulance service licence under section 58 of the Act:

- (a) section 58(10);
- (b) section 58(13);
- (c) section 58(15) to (17);
- (d) section 59.

4—Substitution of reference to Director-General of Medical Services in *Criminal Law Consolidation Act 1935*

Pursuant to clause 42 of Schedule 4 of the Act, a reference to the Director-General of Medical Services in section 82A of the *Criminal Law Consolidation Act 1935* will be taken to be a reference to the Chief Executive of the administrative unit of the Public Service that is, under the relevant Minister, responsible for administration of the *Health Care Act 2008*.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 190 of 2008

HEACS/08/277

South Australia

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2008

under the *Road Traffic Act 1961*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*

- 4 Variation of regulation 39—Emergency workers
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

3—Variation provisions

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

Part 2—Variation of *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999*

4—Variation of regulation 39—Emergency workers

- (1) Regulation 39(c) and (d)—delete paragraphs (c) and (d) and substitute:
 - (c) persons engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
 - (i) SA Ambulance Service Inc; or
 - (ii) St Johns Ambulance Australia South Australia Incorporated;

- (ca) until 1 July 2009, persons engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
- (i) Booleroo Centre and District Ambulance Service Incorporated; or
 - (ii) Jamestown and District Ambulance Incorporated; or
 - (iii) Peterborough & District Ambulance Incorporated;
- (d) any other persons engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008*;

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 191 of 2008

HEACS/08/277

South Australia

Road Traffic (Vehicle Standards) Variation Rules 2008

under the *Road Traffic Act 1961*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Road Traffic (Vehicle Standards) Rules 1999*

- 4 Variation of Dictionary
-

Part 1—Preliminary

1—Short title

These rules may be cited as the *Road Traffic (Vehicle Standards) Variation Rules 2008*.

2—Commencement

These rules will come into operation on 1 July 2008.

3—Variation provisions

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

Part 2—Variation of *Road Traffic (Vehicle Standards) Rules 1999*

4—Variation of Dictionary

Dictionary, definition of *emergency vehicle*, (c) and (d)—delete paragraphs (c) and (d) and substitute:

- (c) a person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
 - (i) SA Ambulance Service Inc; or
 - (ii) St Johns Ambulance Australia South Australia Incorporated;
- (ca) until 1 July 2009, a person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
 - (i) Booleroo Centre and District Ambulance Service Incorporated; or
 - (ii) Jamestown and District Ambulance Incorporated; or
 - (iii) Peterborough & District Ambulance Incorporated;

- (d) any other person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008*;

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 192 of 2008

HEACS/08/277

South Australia

Road Traffic (Miscellaneous) (Incorporated Hospitals) Variation Regulations 2008

under the *Road Traffic Act 1961*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Substitution of regulation 13
 - 13 Declaration of hospitals for compulsory blood testing
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) (Incorporated Hospitals) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

3—Variation provisions

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

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

4—Substitution of regulation 13

Regulation 13—delete the regulation and substitute:

13—Declaration of hospitals for compulsory blood testing

The institutions declared to be hospitals for the purposes of section 47I(19) of the Act are—

- (a) Ashford Community Hospital Incorporated; and
- (b) Ardrossan and Districts Hospital Incorporated; and

- (c) the following hospital facilities of Central Northern Adelaide Health Service Incorporated:
- Lyell McEwin Health Service;
 - Modbury Hospital;
 - The Queen Elizabeth Hospital;
 - Royal Adelaide Hospital; and
- (d) the following hospital facilities of Country Health SA Hospital Incorporated:
- Angaston District Hospital;
 - Balaklava Soldiers Memorial District Hospital;
 - Barmera Hospital;
 - Berri Hospital;
 - Booleroo Centre District Hospital & Health Service;
 - Bordertown Memorial Hospital;
 - Burra Hospital;
 - Ceduna District Health Services;
 - Clare Hospital;
 - Cleve District Health and Aged Care;
 - Cowell Community Health and Aged Care;
 - Crystal Brook and District Hospital;
 - Cummins District and Memorial Hospital;
 - Coober Pedy Hospital and Health Services;
 - Elliston Hospital;
 - Eudunda Hospital;
 - Gawler Health Service;
 - Gumeracha District Soldiers Memorial Hospital;
 - Hawker Memorial Hospital;
 - Jamestown Hospital & Health Service;
 - Kangaroo Island Health Service;
 - Kapunda Hospital;
 - Karoonda and Districts Soldiers' Memorial Hospital;
 - Kimba District Health and Aged Care;
 - Kingston Soldiers' Memorial Hospital;
 - Lameroo District Health Services;
 - Laura and District Hospital;
 - Leigh Creek Health Services;
 - Loxton Hospital Complex;

- Maitland Hospital;
- The Mannum District Hospital;
- Meningie & Districts Memorial Hospital and Health Services;
- Millicent and District Hospital and Health Services;
- Mt Barker District Soldiers' Memorial Hospital;
- Mt Gambier and Districts Health Service;
- Mount Pleasant District Hospital;
- The Murray Bridge Soldiers' Memorial Hospital;
- Naracoorte Health Service;
- Northern Yorke Peninsula Health Service;
- Oodnadatta Health Service;
- Orroroo and District Health Service;
- Penola War Memorial Hospital;
- Peterborough Soldiers' Memorial Hospital and Health Service;
- Pinnaroo Soldiers' Memorial Hospital;
- Port Augusta Hospital;
- Port Broughton District Hospital & Health Service;
- Pt Lincoln Health Services;
- Pt Pirie Regional Health Service;
- Quorn Health Services;
- Renmark Paringa District Hospital;
- Riverton District Soldiers Memorial Hospital;
- Roxby Downs Health Service;
- Snowtown Hospital;
- South Coast District Hospital;
- Strathalbyn & Districts Health Service;
- Streaky Bay Hospital;
- Tailem Bend District Hospital;
- Tumby Bay Hospital and Health Services;
- Waikerie Health Services;
- The Whyalla Hospital & Health Service;
- Woomera Community Hospital;
- Wudinna Hospital;
- Yorketown Hospital; and

- (e) Keith and District Hospital Incorporated; and
- (f) Moonta Health and Aged Care Service Incorporated; and
- (g) the following, depending on the way in which the entity known as the *Repatriation General Hospital* is constituted:
 - Repatriation General Hospital Incorporated;
 - Repatriation General Hospital as a hospital facility of Southern Adelaide Health Service Incorporated; and
- (h) the following hospital facilities of Southern Adelaide Health Service Incorporated:
 - Flinders Medical Centre;
 - Noarlunga Health Services; and
- (i) St. Andrew's Hospital Incorporated; and
- (j) Stirling District Hospital Incorporated; and
- (k) Wakefield Hospital; and
- (l) The Women's and Children's Hospital facility of the Children, Youth and Women's Health Service Incorporated.

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 26 June 2008

No 193 of 2008

HEACS/08/277

South Australia

Motor Vehicles Variation Regulations 2008

under the *Motor Vehicles Act 1959*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 1996*

- 4 Variation of Schedule 1—Conditional registration
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

3—Variation provisions

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

Part 2—Variation of *Motor Vehicles Regulations 1996*

4—Variation of Schedule 1—Conditional registration

Schedule 1 clause 1, definition of *ambulance*—delete the definition and substitute:

ambulance means a motor vehicle driven by—

- (a) a person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
 - (i) SA Ambulance Service Inc; or
 - (ii) St Johns Ambulance Australia South Australia Incorporated; or
- (b) until 1 July 2009, a person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008* on behalf of—
 - (i) Booleroo Centre and District Ambulance Service Incorporated; or
 - (ii) Jamestown and District Ambulance Incorporated; or
 - (iii) Peterborough & District Ambulance Incorporated;

- (c) any other person engaged in the provision of emergency ambulance services under section 57(1) of the *Health Care Act 2008*;

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 194 of 2008

HEACS/08/277

South Australia

Police Variation Regulations 2008

under the *Police Act 1998*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Police Regulations 1999*

- 4 Variation of regulation 66—Interpretation
 - 5 Variation of regulation 69—Illness or injury of prisoners
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Police Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Police Regulations 1999*

4—Variation of regulation 66—Interpretation

Regulation 66, definition of *recognised hospital*—delete the definition

5—Variation of regulation 69—Illness or injury of prisoners

Regulation 69(a)—delete "a recognised hospital" and substitute:

an incorporated hospital within the meaning of the *Health Care Act 2008*

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 195 of 2008

HEACS/08/277

South Australia

Electoral Variation Regulations 2008

under the *Electoral Act 1985*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electoral Regulations 1997*

- 4 Variation of regulation 6—Prescribed authorities (section 27A)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electoral Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Electoral Regulations 1997*

4—Variation of regulation 6—Prescribed authorities (section 27A)

Regulation 6(1)(c) and (ca)—delete paragraphs (c) and (ca) and substitute:

- (c) the Chief Executive of the administrative unit that is, under the relevant Minister, responsible for the administration of the *Health Care Act 2008*;

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 196 of 2008

HEACS/08/277

South Australia

Criminal Law Consolidation (Medical Termination of Pregnancy) Variation Regulations 2008

under the *Criminal Law Consolidation Act 1935*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Criminal Law Consolidation (Medical Termination of Pregnancy) Regulations 1996*

- 4 Variation of regulation 4—Interpretation
 - 5 Variation of regulation 5—Doctor's certificates and notice
 - 6 Variation of regulation 6—Monthly notification
 - 7 Variation of regulation 7—Disclosure of information
 - 8 Substitution of Schedules 1 to 3
 - Schedule 1—Doctor's certificates and notice
 - Schedule 2—Monthly notification by hospital
 - Schedule 3—Prescribed hospitals
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Criminal Law Consolidation (Medical Termination of Pregnancy) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Criminal Law Consolidation (Medical Termination of Pregnancy) Regulations 1996*

4—Variation of regulation 4—Interpretation

Regulation 4, definition of *Director-General*—delete the definition and substitute:

designated Chief Executive means the Chief Executive of the administrative unit of the Public Service that is, under the relevant Minister, responsible for the administration of the *Health Care Act 2008*;

5—Variation of regulation 5—Doctor's certificates and notice

Regulation 5(4)—delete "Director-General" and substitute:

designated Chief Executive

6—Variation of regulation 6—Monthly notification

Regulation 6—delete "Director-General" and substitute:

designated Chief Executive

7—Variation of regulation 7—Disclosure of information

- (1) Regulation 7(1)(a)—delete "Department of the Minister to whom the administration of the *South Australian Health Commission Act 1976* has been committed" and substitute:

administrative unit of the Public Service that is, under the relevant Minister, responsible for administration of the *Health Care Act 2008*

- (2) Regulation 7(3)—delete "Director-General" and substitute:

designated Chief Executive

8—Substitution of Schedules 1 to 3

Schedules 1 to 3—delete the Schedules and substitute:

Schedule 1—Doctor's certificates and notice

A copy of this form must be retained by the doctor who performed the termination for a period of 3 years commencing on the date of the termination. The original form is to be delivered or posted in a sealed envelope within 14 days of the termination of the pregnancy to the Chief Executive, Department of Health (Pregnancy Outcome Unit), P.O. Box 6, Rundle Mall, Adelaide, S.A., 5000. The envelope must be clearly marked with the words "STRICTLY CONFIDENTIAL".

PLEASE USE BLOCK LETTERS

Part A—Certificates

NAME, ADDRESS AND QUALIFICATIONS OF DOCTOR WHO PROPOSES TO TERMINATE PREGNANCY OR, IN THE CASE OF AN EMERGENCY TERMINATION, WHO HAS TERMINATED PREGNANCY:

NAME, ADDRESS AND QUALIFICATIONS OF OTHER DOCTOR JOINING IN CERTIFICATE FOR ORDINARY TERMINATION OF PREGNANCY:.....

FULL NAME AND ADDRESS OF PREGNANT WOMAN:

PREGNANT WOMAN'S STATED PERIOD OF RESIDENCY IN SOUTH AUSTRALIA BEFORE THE DATE OF THIS CERTIFICATE:.....

REASONS FOR UNDERTAKING TERMINATION OF PREGNANCY:.....

DIAGNOSIS (Primary condition must be specified)

Certificate to be completed before an ordinary termination

We certify that in the case of the woman named above (whom we have each personally examined) termination of pregnancy is justified under section 82A(1)(a) of the Criminal Law Consolidation Act 1935 on the following grounds:

- *1 The continuance of the pregnancy would involve greater risk to the life of the pregnant woman than if the pregnancy were terminated.
*2 The continuance of the pregnancy would involve greater risk of injury to the physical or mental health of the pregnant woman than if the pregnancy were terminated.
*3 There is a substantial risk that, if the pregnancy were not terminated and the child were born, the child would suffer from such physical or mental abnormalities as to be seriously handicapped.

(*Circle the appropriate number)

SIGNED DATE

SIGNED DATE

Certificate to be completed following an emergency termination

I certify that in the case of the woman named above (whom I have personally examined) termination of pregnancy was justified under section 82A(1)(b) of the Criminal Law Consolidation Act 1935 on the following grounds:

- *4 Termination of the pregnancy was immediately necessary to save the life of the pregnant woman.
*5 Termination of the pregnancy was immediately necessary to prevent grave injury to the physical or mental health of the pregnant woman.

(*Circle the appropriate number)

SIGNED DATE

Part B—Notice to be completed following termination of a pregnancy

The pregnancy to which the above certificate relates was terminated at—

.....
 (Name of hospital)

.....
 (Address of hospital)

on

(Date of termination)

Signed Date

(Doctor who terminated the pregnancy)

Information relating to the termination

[To be completed by the doctor who performed the termination.]

1 Date of birth of woman: (*day, month, year*)

2 Marital Status: (*Circle one*)

(a) Never married

(d) Widowed

(b) Married

(e) Divorced or separated

(c) *De facto*

(f) Not known

3 Date of last menstrual period: (*Day, Month, Year*).....

(If unknown, or uncertain, give clinical estimates in weeks of gestation when pregnancy terminated)

4 Total number of **previous** pregnancies:

RESULT OF PREGNANCY

NUMBER

Live births

Still births

Spontaneous miscarriages.....

Ectopic pregnancies

Terminations

5 Number of previous terminations in South Australia (*1970 or after*).....

Year of last termination in South Australia

6 Date of admission to place of termination of pregnancy: (*Day, Month, Year*).....

7 Date of termination of pregnancy: (*Day, Month, Year*).....

8 Date of discharge from place of termination of pregnancy: (*Day, Month, Year*)

9 Grounds for termination of pregnancy:

(a) Medical condition of woman (*specify*)

Obstetric Disease.....

Non-obstetric disease

(b) Suspected medical condition of foetus (*specify*)

Genetic disorder

Non-genetic disorder

If account has been taken of the woman's actual or reasonably foreseeable environment, indicate reasons:

10 Method of termination: (*Circle one*)

1 Dilatation and curettage

6 Intra-uterine injection

2 Hysterotomy—abdominal

7 Intravenous infusion

3 Hysterotomy—vaginal

8 Cervical prostaglandin instillation

4 Hysterectomy

9 Dilatation and evacuation

5 Vacuum aspiration

10 Other (*specify*)

Schedule 3—Prescribed hospitals

Ashford Community Hospital Incorporated;
The Blackwood and District Community Hospital Incorporated;
The Burnside War Memorial Hospital Incorporated;
Central Districts Private Hospital Incorporated;
The following hospital facilities of the Central Northern Adelaide Health Service Incorporated:

- Lyell McEwin Health Service;
- Modbury Hospital;
- The Queen Elizabeth Hospital;
- Royal Adelaide Hospital

The following hospital facilities of Country Health SA Hospital Incorporated:

- Angaston District Hospital;
- Balaklava Soldiers Memorial District Hospital;
- Barmera Hospital;
- Berri Hospital;
- Booleroo Centre District Hospital & Health Service;
- Bordertown Memorial Hospital;
- Burra Hospital;
- Clare Hospital;
- Cleve District Health and Aged Care;
- Cowell Community Health and Aged Care;
- Crystal Brook and District Hospital;
- Cummins District and Memorial Hospital;
- Elliston Hospital;
- Eudunda Hospital;
- Gawler Health Service;
- Gumeracha District Soldiers Memorial Hospital;
- Hawker Memorial Hospital;
- Jamestown Hospital & Health Service;
- Kangaroo Island Health Service;
- Kapunda Hospital;
- Karoonda and Districts Soldiers' Memorial Hospital;
- Kimba District Health and Aged Care;
- Kingston Soldiers' Memorial Hospital;
- Lameroo District Health Services;
- Loxton Hospital Complex;
- The Mannum District Hospital;

- Meningie & Districts Memorial Hospital and Health Services;
- Millicent and District Hospital and Health Services;
- Mt Barker District Soldiers' Memorial Hospital;
- Mt Gambier and Districts Health Service;
- Mount Pleasant District Hospital;
- The Murray Bridge Soldiers' Memorial Hospital;
- Naracoorte Health Service;
- Northern Yorke Peninsula Health Service;
- Oodnadatta Health Service;
- Orroroo and District Health Service;
- Penola War Memorial Hospital;
- Peterborough Soldiers' Memorial Hospital and Health Service;
- Pinnaroo Soldiers' Memorial Hospital;
- Port Augusta Hospital;
- Pt Lincoln Health Services;
- Pt Pirie Regional Health Service;
- Quorn Health Services;
- Renmark Paringa District Hospital;
- Riverton District Soldiers Memorial Hospital;
- Roxby Downs Health Service;
- Snowtown Hospital;
- South Coast District Hospital;
- Strathalbyn & Districts Health Service;
- Streaky Bay Hospital;
- Tanunda War Memorial Hospital;
- Tumby Bay Hospital and Health Services;
- Waikerie Health Services;
- The Whyalla Hospital & Health Service;
- Woomera Community Hospital

Flinders Private Hospital

Glenelg Community Hospital Incorporated

Harwin Private Hospital

Hindmarsh Hospital Incorporated

Hutt Street Private Hospital

Keith and District Hospital Incorporated

Kiandra Private Hospital

The Memorial Hospital Incorporated

North Eastern Community Hospital Incorporated

The Northern Community Hospital Incorporated

The following, depending on the way in which the entity known as the *Repatriation General Hospital* is constituted:

- Repatriation General Hospital Incorporated;
- Repatriation General Hospital as a hospital facility of Southern Adelaide Health Service Incorporated

The following hospital facilities of Southern Adelaide Health Service Incorporated:

- Flinders Medical Centre;
- Noarlunga Health Services

Southern Districts War Memorial Hospital Incorporated

St. Andrews Hospital Incorporated

Stirling and Districts Hospital Incorporated

The Vales Private Hospital

Wakefield Hospital Incorporated

Western Community Hospital Incorporated

The Women's and Children's Hospital facility of the Children, Youth and Women's Health Service Incorporated

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 26 June 2008

No 197 of 2008

HEACS/08/277

South Australia

Victims of Crime (Fund and Levy) Variation Regulations 2008

under the *Victims of Crime Act 2001*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Victims of Crime (Fund and Levy) Regulations 2003*

- 4 Variation of regulation 5—Imposition of levy (section 32 of Act)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Victims of Crime (Fund and Levy) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Victims of Crime (Fund and Levy) Regulations 2003*

4—Variation of regulation 5—Imposition of levy (section 32 of Act)

Regulation 5(1)(c)—delete "or incorporated health centre (within the meaning of the *South Australian Health Commission Act 1976*)" and substitute:

within the meaning of the *Health Care Act 2008*

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 198 of 2008

HEACS/08/277

South Australia

Southern State Superannuation (Incorporated Hospitals) Variation Regulations 2008

under the *Southern State Superannuation Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Southern State Superannuation Regulations 1995*

- 4 Variation of regulation 3A—Salary sacrifice
 - 5 Variation of regulation 10—Exclusion of certain employees
 - 6 Variation of regulation 11—Section 14(6) members
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Southern State Superannuation (Incorporated Hospitals) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Southern State Superannuation Regulations 1995*

4—Variation of regulation 3A—Salary sacrifice

Regulation 3A(a)(i)—delete "a recognised hospital or incorporated health centre (within the meaning of the *South Australian Health Commission Act 1976*)" and substitute:

an incorporated hospital within the meaning of the *Health Care Act 2008*

5—Variation of regulation 10—Exclusion of certain employees

Regulation 10(d)—delete "or health centre incorporated under the *South Australian Health Commission Act 1976*" and substitute:

incorporated under the *Health Care Act 2008*

6—Variation of regulation 11—Section 14(6) members

Regulation 11(1)(b)—delete "or health centre incorporated under the *South Australian Health Commission Act 1976*" and substitute:

incorporated under the *Health Care Act 2008*

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 26 June 2008

No 199 of 2008

HEACS/08/277

South Australia

Public Sector Management Variation Regulations 2008

under the *Public Sector Management Act 1995*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Public Sector Management Regulations 1995*

- 4 Variation of Schedule 1—Exemptions from section 6H of the Act
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Public Sector Management Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on 1 July 2008.

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 *Public Sector Management Regulations 1995*

4—Variation of Schedule 1—Exemptions from section 6H of the Act

- (1) Schedule 1—after clause 17 insert:

17A—*Health Care Act 2008*

A Health Advisory Council incorporated under the *Health Care Act 2008* is exempt from the application of section 6H of the *Public Sector Management Act 1995* in respect of an interest in a matter that is shared in common with a substantial section of the community.

- (2) Schedule 1 clause 31—delete clause 31

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 26 June 2008

No 200 of 2008

HEACS/08/277

South Australia

Southern State Superannuation (Police Superannuation) Variation Regulations 2008

under the *Southern State Superannuation Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Southern State Superannuation Regulations 1995*

- 4 Insertion of regulation 3B
3B Prescribed members (section 20)
 - 5 Variation of regulation 4—Information to be provided by applicant
 - 6 Variation of regulation 5—Prescribed activities
 - 7 Variation of regulation 6—Authorised conditions
 - 8 Variation of regulation 7—Amount of invalidity/death insurance and amount of premiums (members)
 - 9 Insertion of regulation 11AA
11AA Prescribed rate of contributions (section 25)
 - 10 Insertion of regulation 15
15 Transitional arrangement for certain police members (Schedule 3 clause 15)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Southern State Superannuation (Police Superannuation) Variation Regulations 2008*.

2—Commencement

These regulations will come into operation on the day on which the *Statutes Amendment (Police Superannuation) Act 2008* comes into operation.

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 *Southern State Superannuation Regulations 1995*

4—Insertion of regulation 3B

After regulation 3A insert:

3B—Prescribed members (section 20)

Pursuant to paragraph (b) of the definition of *prescribed member* in section 20 of the Act, a member employed by SA Ambulance Service Inc—

- (a) who was a contributory member of the SA Ambulance Service Superannuation Scheme (the *ambulance scheme*) before electing to become a member of the Triple S Scheme and has not reached his or her normal retirement date for the purposes of the ambulance scheme; or
- (b) who—
 - (i) commenced his or her employment with SA Ambulance Service Inc on or after 1 July 2008; and
 - (ii) is classified as an operations employee under the *SA Ambulance Service Award*; and
 - (iii) is employed other than on a casual basis in the provision of ambulance services (within the meaning of the *Health Care Act 2008*),

is prescribed for the purposes of that definition.

5—Variation of regulation 4—Information to be provided by applicant

Regulation 4(1)—after "sections 22(4)" insert:

, 23A(4)

6—Variation of regulation 5—Prescribed activities

Regulation 5—after "sections 22(6)(b)" insert:

, 23A(6)(b)

7—Variation of regulation 6—Authorised conditions

Regulation 6—after "section 22(6)" insert:

, 23A(6)

8—Variation of regulation 7—Amount of invalidity/death insurance and amount of premiums (members)

- (1) Regulation 7(4)(a)—delete "for a person who is" and substitute:
in the case of a person who was
- (2) Regulation 7(4)(a)(ii)—delete "in any other case" and substitute:
if the person is of or over the age of 60

- (3) Regulation 7(4)(b)—delete "for a person who becomes a member on or after 1 July 2002" and substitute:
- in any other case
- (4) Regulation 7(8)—delete "section 22(3) of the Act, all police officers and all police cadets must have" and substitute:
- section 23A(1) of the Act, all prescribed members must have voluntary
- (5) Regulation 7(8)—delete "five" and substitute:
- 4

9—Insertion of regulation 11AA

After regulation 11 insert:

11AA—Prescribed rate of contributions (section 25)

Pursuant to section 25(4a) of the Act, a member employed by SA Ambulance Service Inc—

- (a) who was a contributory member of the SA Ambulance Service Superannuation Scheme (the *ambulance scheme*) before electing to become a member of the Triple S Scheme and has not reached his or her normal retirement date for the purposes of the ambulance scheme; or
- (b) who—
- (i) commenced his or her employment with SA Ambulance Service Inc on or after 1 July 2008; and
 - (ii) is classified as an operations employee under the *SA Ambulance Service Award*; and
 - (iii) is employed other than on a casual basis in the provision of ambulance services (within the meaning of the *Health Care Act 2008*),

is required to contribute at a rate of at least 4.5% of salary.

10—Insertion of regulation 15

After regulation 14 insert:

15—Transitional arrangement for certain police members (Schedule 3 clause 15)

For the purposes of subclause (11)(b) of clause 15 of Schedule 3 of the Act, the benefits to which a police member may be entitled under that subclause on his or her retirement in lieu of benefits under section 31 of the Act are to be determined in accordance with the following formula:

$$LS = 5.4545 \times A \times FS \times \left(1 + \frac{0.1667 \times X}{100}\right) \times \left(1 + \frac{0.2778 \times Y}{100}\right) + Pn \times \frac{FS \times 1.36 \times M}{480}$$

where—

LS is the minimum benefit

FS is the member's actual or attributed salary as defined by the *Police Superannuation Act 1990* (expressed as an annual amount)

X is the number of months (if any) by which the member's age at retirement exceeds 50 years, with a maximum value of 60

Y is the number of months (if any) by which the member's age at retirement exceeds 55 years

Pn is—

- (a) in the case of a member who was employed on a full-time basis throughout his or her membership of the Police Superannuation Scheme and the Triple S Scheme—1; and
- (b) in any other case—

$$\frac{Pn8 \times M8 + PnTS \times (M - M8)}{M}$$

A is the lesser of the following:

- (a) unity;
- (b)

$$\frac{Pn \times M}{D}$$

M is the number of completed months between the day on which the member commenced service and the day of his or her retirement

D is—

- (a) if the age of the member at retirement is less than 55—360;
- (b) if the age of the member at retirement is 55 or greater but less than 60—360 plus Y;
- (c) if the age of the member at retirement is 60 or greater—420

Pn8 is, for the period of the member's membership of the Police Superannuation Scheme—

- (a) in the case of a member who was employed on a full-time basis throughout his or her membership of that Scheme—1; and
- (b) in any other case—the numerical value arrived at by expressing the member's employment for the period beginning on the day on which he or she became a member of that Scheme and ending on the day immediately before he or she became a member of the Triple S Scheme as a proportion of full-time employment during that period

M8 is the number of completed months between the day the member commenced service and the day immediately before the day on which he or she became a member of the Triple S Scheme

PnTS is, for the period of the member's membership of the Triple S Scheme—

- (a) in the case of a member who was employed on a full-time basis throughout his or her membership of that Scheme—1; and

- (b) in any other case—the numerical value arrived at by expressing the member's employment for the period beginning on the day on which he or she became a member of that Scheme and ending on the day of his or her retirement as a proportion of full-time employment during that period.

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 26 June 2008

No 201 of 2008

T&F08 040CS

South Australia

Australian Energy Market Commission Establishment (Variation) Regulations 2008

under the *Australian Energy Market Commission Establishment Act 2004*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Australian Energy Market Commission Establishment Regulations 2005*

- 4 Insertion of regulation 3A
 - 3A Definition of small to medium consumer
 - 5 Variation of regulation 5—Annual reports
 - 6 Insertion of regulations 6 and 7
 - 6 Consultation on Panel's budget
 - 7 Criteria for grant allocation
 - 8 Insertion of Schedule 1
 - Schedule 1—Criteria for grant allocation
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Australian Energy Market Commission Establishment (Variation) Regulations 2008*.

2—Commencement

These regulations will come into operation on the day on which the *Australian Energy Market Commission Establishment (Consumer Advocacy Panel) Amendment Act 2007* comes into operation.

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 *Australian Energy Market Commission Establishment Regulations 2005*

4—Insertion of regulation 3A

After regulation 3 insert:

3A—Definition of small to medium consumer

For the purposes of the definition of *small to medium consumer* under the Act—

- (a) for the purposes of paragraph (a) of that definition—a level of 4000 megawatt hours is fixed;
- (b) for the purposes of paragraph (b) of that definition—a level of 100 terajoules is fixed.

5—Variation of regulation 5—Annual reports

Regulation 5—after subregulation (4) insert:

- (5) A draft report of the Panel under section 47 of the Act must include a report on the following in respect of the financial year concerned:
 - (a) a summary of the applications received for grant funding and, in respect of each application, a statement outlining the Panel's response;
 - (b) a summary of each project for which grant funding was allocated during the financial year, including, in respect of each project, the amount of grant funding provided;
 - (c) a statement by the Panel that assesses the extent to which the allocation of grant funding during the financial year has satisfied the Panel's objectives.

6—Insertion of regulations 6 and 7

After regulation 5 insert:

6—Consultation on Panel's budget

For the purposes of section 41(7) of the Act, the Panel must—

- (a) publish a draft of its proposed budget on its website for at least 4 weeks before it finalises the proposed budget for submission to the MCE; and
- (b) take reasonable steps to bring the draft to the attention of persons who, in the Panel's assessment, are likely to be interested in the grant funding proposed to be available under the budget; and
- (c) invite submissions on its proposed budget, when publishing the draft under paragraph (a) or taking steps under paragraph (b), from interested persons over a period (of at least 4 weeks) specified by the Panel.

7—Criteria for grant allocation

For the purposes of section 45(1) of the Act, the criteria for grant allocation set out in Schedule 1 have been determined by the MCE.

8—Insertion of Schedule 1

At the end of the regulations insert:

Schedule 1—Criteria for grant allocation

- 1 There should be diversity in the allocation of funding after taking into account—
 - (a) the number and range of consumers who may benefit from the relevant projects; and
 - (b) the nature of the interest represented across the projects; and
 - (c) the issues to which the projects will relate,while recognising (from a general perspective) the Panel's objective set out in section 30(b) of the Act.
- 2 A project intended to benefit consumers of electricity should—
 - (a) relate to the development, design or operation of, or policies associated with, the national electricity market or the retailing of electricity, or relate to other issues covered by the National Electricity Law or the National Electricity Rules; or
 - (b) directly relate to an aspect of the responsibilities of the Australian Energy Regulator, the AEMC or NEMMCO under the National Electricity Law or the National Electricity Rules; or
 - (c) have some other relevance to the national electricity market or the retailing of electricity, when viewed as a whole.
- 3 A project intended to benefit consumers of gas should—
 - (a) relate to the development or operation of gas pipelines, or policies associated with obtaining access to gas pipelines, or relate to other issues covered by the National Gas Law or the National Gas Rules; or
 - (b) directly relate to an aspect of the responsibilities of the Australian Energy Regulator or the AEMC under the National Gas Law or the National Gas Rules, or the responsibilities of the Economic Regulation Authority under that law or those rules in Western Australia; or
 - (c) have some other relevance to the national gas market or the retailing of gas, when viewed as a whole.
- 4 An application for funding must relate to an issue that is relevant to a material number of consumers.
- 5 There is an expectation (but not a strict requirement) that a successful applicant for funding will fund a share of the costs of the project himself or herself (which may be achieved by the applicant gaining access to other sources of funds, or by the applicant making a contribution to the project by providing staff, facilities or other resources).

- 6 An applicant for funding must furnish a project plan that includes—
 - (a) an outline of the objectives of the project; and
 - (b) information identifying whether the project is intended to be for the benefit of consumers of electricity, consumers of natural gas, or both consumers of electricity and consumers of natural gas; and
 - (c) a proposed budget; and
 - (d) the amount of funding sought from the Panel.
- 7 A successful applicant for funding must, as a condition of a grant, be willing to agree—
 - (a) to maintain, and to make available to the Panel on request, appropriate records, accounts and reports concerning the expenditure of funding provided by the Panel for the purposes of the relevant project; and
 - (b) to furnish to the Panel—
 - (i) as soon as is reasonably practicable after receiving a written request from the Panel during the course of the relevant project; and
 - (ii) in any event, within 2 months after the completion of the relevant project,
a report that sets out—
 - (iii) a comprehensive description of the objectives of the project; and
 - (iv) the issues that have been considered for the purposes of the project; and
 - (v) the outcomes that have been achieved in connection with the project; and
 - (vi) the costs and expenses associated with the project.

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 26 June 2008

No 202 of 2008

South Australia

Primary Produce (Food Safety Schemes) (Meat Industry) Variation Regulations 2008

under the *Primary Produce (Food Safety Schemes) Act 2004*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Primary Produce (Food Safety Schemes) (Meat Industry) Regulations 2006*

- 4 Variation of regulation 14—Notification of change in circumstances
 - 5 Variation of Schedule 1—Codes
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Meat Industry) Variation Regulations 2008*.

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 *Primary Produce (Food Safety Schemes) (Meat Industry) Regulations 2006*

4—Variation of regulation 14—Notification of change in circumstances

Regulation 14, penalty provision—delete the penalty provision and substitute:

Maximum penalty: \$250.

Expiation fee: \$80.

5—Variation of Schedule 1—Codes

- (1) Schedule 1, item 2—delete item 2 (comprising the item number, type of activity, code and modifications) and substitute:

- | | | | |
|---|--|--|--|
| 2 | Processing or handling of products within the meaning of <i>meat</i> as defined by regulation 4. | AS 4696:2007 <i>Hygienic Production and Transportation of Meat and Meat Products for Human Consumption</i> , as amended or substituted from time to time.

Standard 4.2.3 of the <i>Food Standards Code</i> , as amended or substituted from time to time. | The carrying on of activities authorised under the accreditation in compliance with the <i>Guidelines for the Safe Manufacture of Smallgoods</i> published by Meat & Livestock Australia Ltd, ISBN 1 74036 0508, as amended or substituted from time to time, will be taken to be the carrying on of those activities in compliance with AS 4696:2007 and Standard 4.2.3.

Standard 4.2.3 is modified as follows: <ul style="list-style-type: none"> • after the definition of "ready-to-eat meat" insert "relevant authority means the Minister." • delete from the Editorial note at the foot of clause 4 "Relevant authority is defined in Standard 1.1.1." |
|---|--|--|--|

(2) Schedule 1, item 8—delete item 8 (comprising the item number, type of activity, code and modifications) and substitute:

8	Processing or handling of meat for consumption by pets.	AS 4841:2006 <i>Australian Standard for the Hygienic Production of Pet Meat</i> , as amended or substituted from time to time.	A reference to an animal approved by the Controlling Authority for the production of pet meat will be taken to be a reference to any of the following animals: <ul style="list-style-type: none">• buffalo;• camel;• cattle;• deer;• donkey;• emu;• goat;• hare;• horse;• kangaroo;• ostrich;• pig;• poultry;• rabbit;• sheep;• wallaby.
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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

following compliance by the Minister with section 11(4) of the Act and with the advice and consent of the Executive Council
on 26 June 2008

No 203 of 2008

MAFF08/001CS

South Australia

Primary Produce (Food Safety Schemes) (Seafood) Variation Regulations 2008

under the *Primary Produce (Food Safety Schemes) Act 2004*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Primary Produce (Food Safety Schemes) (Seafood) Regulations 2006*

- 4 Insertion of heading to Part 1
Part 1—Preliminary
 - 5 Variation of regulation 3—Interpretation
 - 6 Variation of regulation 4—Seafood food safety scheme
 - 7 Insertion of Part 2 and Part 3 heading
Part 2—Obligations relating to Food Standards Code
 - 4A All licensees must comply with Division 2 of Standard 4.2.1Part 3—Obligations relating to production of bivalve molluscs
 - 8 Variation of regulation 5—Obligation to be accredited
 - 9 Variation of regulation 7—Obligation to have approved food safety arrangement
 - 10 Variation of regulation 8—Specific requirements
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Primary Produce (Food Safety Schemes) (Seafood) Variation Regulations 2008*.

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 *Primary Produce (Food Safety Schemes) (Seafood) Regulations 2006*

4—Insertion of heading to Part 1

Before regulation 1 insert:

Part 1—Preliminary

5—Variation of regulation 3—Interpretation

- (1) Regulation 3—after the definition of *bivalve mollusc producer* insert:

bivalve mollusc production activities means activities constituted of the production of primary produce involving bivalve molluscs intended for sale or supply for human consumption;

- (2) Regulation 3, definition of *fishery licence*—delete "*Fisheries Act 1982*" and substitute:

Fisheries Management Act 2007

- (3) Regulation 3—after the definition of *fishery licence* insert:

food safety arrangement—see regulation 7;

licensee means the holder of an aquaculture or fishery licence;

6—Variation of regulation 4—Seafood food safety scheme

- (1) Regulation 4(1)—delete "bivalve mollusc producers" and substitute:

licensees

- (2) Regulation 4(1)—delete "bivalve molluscs" and substitute:

fish

7—Insertion of Part 2 and Part 3 heading

After regulation 4 insert:

Part 2—Obligations relating to Food Standards Code

4A—All licensees must comply with Division 2 of Standard 4.2.1

A licensee must ensure that the requirements set out in Division 2 of Standard 4.2.1 are complied with in respect of activities to which the seafood food safety scheme applies (assuming the activities comprise a seafood business).

Part 3—Obligations relating to production of bivalve molluscs

8—Variation of regulation 5—Obligation to be accredited

Regulation 5(1)—delete "a class of activities to which the seafood food safety scheme applies" and substitute:

bivalve mollusc production activities

9—Variation of regulation 7—Obligation to have approved food safety arrangement

Regulation 7(1)—delete "activities to which the seafood food safety scheme applies" and substitute:

bivalve mollusc production activities

10—Variation of regulation 8—Specific requirements

- (1) Regulation 8(1)—delete "activities to which the seafood food safety scheme applies" and substitute:

bivalve mollusc production activities

- (2) Regulation 8(1)(g)—after subparagraph (i) insert:

(ia) the number of the producer's accreditation; and

- (3) Regulation 8(1)(g)(iii)—delete "fishery licence and the number of the accreditation of the producer under these regulations" and substitute:

licence

- (4) Regulation 8(1)(j)—delete paragraph (j)

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

following compliance by the Minister with section 11(4) of the Act and with the advice and consent of the Executive Council
on 26 June 2008

No 204 of 2008

MAFF08/001CS

South Australia

National Gas (South Australia) Regulations

under Part 3 of the *National Gas (South Australia) Act 2008*

Contents

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Schedule 1—Designated pipelines

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Schedule 2—Exclusions from definition of pipeline

Schedule 3—Civil penalties

Schedule 4—Conduct provisions

Schedule 5—Fees

1—Short title

These regulations may be cited as the *National Gas (South Australia) Regulations*.

2—Commencement

These regulations will come into operation on the day on which Part 3 of the *National Gas (South Australia) Act 2008* comes into operation.

3—Interpretation

In these regulations—

Act means the *National Gas (South Australia) Act 2008*;

NGL means the National Gas Law.

4—Designated pipelines

- (1) For the purposes of the definition of *designated pipeline* in section 2 of the NGL, a pipeline listed in Schedule 1 is prescribed to be a designated pipeline.
- (2) For the purposes of Schedule 1, the *commencement date* is the date of commencement of these regulations.

5—Definition of pipeline

For the purposes of the definition of *pipeline* in section 2 of the NGL—

- (a) a gas processing plant listed in column 1 of the table in Schedule 2 is a prescribed gas processing plant; and
- (b) in relation to a pipeline conveying natural gas from such a gas processing plant—the flange or point described in column 2 of that table opposite the reference to the plant is a prescribed exit flange or prescribed as a connection point (as the case requires).

6—Civil penalty provisions

For the purposes of section 3(b) of the NGL, a provision of the NGL or the Rules listed in Schedule 3 is prescribed to be a civil penalty provision.

7—Conduct provisions

For the purposes of section 4(b) of the NGL, a provision of the NGL or the Rules listed in Schedule 4 is prescribed to be a conduct provision.

8—Service of summons to appear as witness

- (1) A summons issued by the AER under Part 6.6 of the NGL must include—
 - (a) the name and address of the person on whom the summons is to be served; and
 - (b) if the summons is for the production of a document—
 - (i) a proper description of the document; and
 - (ii) if the document is to be produced by a person that is a corporation, the name and title of the appropriate officer of the corporation who is to attend and produce the document; and
 - (c) the date, time and place of the hearing of the AER at which the person is required to attend and (if required) to produce the document.
- (2) The summons will remain in force for a period specified in the summons or, if no period is specified, until the conclusion of the proceeding in relation to which the summons has been issued.
- (3) The summons will be taken to be effectively served if—
 - (a) a copy of the summons is handed to the person to be served or, where service by that method is refused or obstructed or made impracticable, a copy of the summons is placed as near as practicable to the person and the person is informed of the nature of the summons; or
 - (b) a copy of the summons is delivered to a legal practitioner acting for the person to be served and the legal practitioner endorses a statement on the summons to the effect that the legal practitioner accepts service; or

- (c) where the person to be served is a corporation, a copy of the summons is served on the corporation in accordance with the provisions of the *Corporations Act 2001* of the Commonwealth; or
- (d) a copy of the summons is served in accordance with an agreement made between the parties as to the place and method of service and the person on whom service may be effected; or
- (e) an answer to the summons is filed with the AER; or
- (f) the AER is satisfied that the person to be served has received a copy of the summons.

9—AER to be able to charge for costs of access disputes

Pursuant to section 216 of the NGL, the AER may—

- (a) charge the parties to an access dispute for its costs in the access dispute; and
- (b) apportion those costs between the parties.

10—Bulletin Board operator

VENCorp is prescribed as the Bulletin Board operator.

11—Bulletin Board—maximum civil monetary liabilities

- (1) For the purposes of sections 221 and 226 of the NGL, maximum amounts are prescribed as follows:
 - (a) the maximum amount of the Bulletin Board operator's civil monetary liability to each person who suffers loss as a result of a relevant event is, in respect of that event, \$400 000;
 - (b) however, if the amount of the Bulletin Board operator's civil monetary liability to the person in respect of that event (as affected, if at all, by paragraph (a)) exceeds the prescribed amount in respect of the relevant event, the maximum amount of the Bulletin Board operator's civil monetary liability to that person in respect of that event is that prescribed amount;
 - (c) the maximum amount of each person's civil monetary liability with respect to giving Bulletin Board information to the Bulletin Board operator to each person who suffers loss as a result of a relevant event is, in respect of that event, \$400 000;
 - (d) however, if the amount of a person's civil monetary liability with respect to giving Bulletin Board information to the Bulletin Board operator in respect of that event (as affected, if at all, by paragraph (c)) exceeds the prescribed amount in respect of the relevant event, the maximum amount of the person's civil monetary liability to a person in respect of that event is the prescribed amount;
 - (e) paragraphs (a), (b), (c) and (d) do not apply in relation to civil monetary liability for death or bodily injury;
 - (f) the maximum amount of the civil monetary liability of each officer or employee of the Bulletin Board operator to each person who suffers loss as a result of a relevant event is, in respect of that event, \$1.

- (2) The Bulletin Board operator and each person who gives Bulletin Board information to the Bulletin Board operator must ensure that the following provisions are complied with in relation to claims against the Bulletin Board operator or a person who gives Bulletin Board information to the Bulletin Board operator alleging civil monetary liabilities in respect of relevant events:
- (a) the claims must be dealt with in an orderly manner, without bad faith and with reasonable dispatch;
 - (b) a register must be maintained containing the following in relation to each claim lodged with it:
 - (i) a unique identifier assigned to the claim and linked to each entry in the register relating to the claim;
 - (ii) the date on which the claim was lodged;
 - (iii) the amount of the claim (if stated by the claimant);
 - (iv) the date or dates on which the relevant event to which the claim relates is alleged to have occurred;
 - (v) the date of payment of the claim;
 - (vi) the amount paid on the claim;
 - (c) separate running totals must be kept in the register of—
 - (i) the amounts of the claims (as stated by the claimants) in relation to relevant events alleged to have occurred during the same prescribed 12 month period; and
 - (ii) the amounts paid on the claims in relation to relevant events alleged to have occurred during the same prescribed 12 month period;
 - (d) the running totals kept in the register must be made available for inspection by the public, during ordinary business hours and at no fee, in each participating jurisdiction in which the Bulletin Board operator or the person who gives Bulletin Board information to the Bulletin Board operator carries on business;
 - (e) a person appointed by the AER must be allowed, at any time during ordinary business hours, to conduct inspections of the register and other records of the Bulletin Board operator or the person who gives Bulletin Board information to the Bulletin Board operator, and to question officers and employees of the Bulletin Board operator or the person who gives Bulletin Board information to the Bulletin Board operator, for the sole purpose of checking the accuracy of the register.
- (3) In this regulation—
- prescribed amount*** in respect of a relevant event means—
- (a) in relation to the Bulletin Board operator—the amount obtained by deducting from \$20 million the aggregate of the amounts already paid by the Bulletin Board operator in discharge of the Bulletin Board's civil monetary liabilities to persons suffering losses as a result of relevant events occurring during the same prescribed 12 month period as that in which the relevant event occurred;
 - (b) in relation to a person who gives Bulletin Board information to the Bulletin Board operator—the amount obtained by deducting from \$20 million the aggregate of the amounts already paid by the person in discharge of the person's civil monetary liabilities to persons suffering losses as a result of relevant events occurring during the same prescribed 12 month period as that in which the relevant event occurred;

prescribed 12 month period means each period of 12 months commencing on 1 July in any year and ending on 30 June in the following year;

relevant event means—

- (a) in relation to the Bulletin Board operator—a negligent act or omission, or a series of connected negligent acts or omissions, in the performance or exercise, or purported performance or exercise, of a function or power of the Bulletin Board operator under the NGL or the Rules;
- (b) in relation to a person who gives Bulletin Board information to the Bulletin Board operator—a negligent act or omission, or a series of negligent acts or omissions, in giving Bulletin Board information to the Bulletin Board operator;
- (c) in relation to an officer or employee of the Bulletin Board operator—a negligent act or omission, or a series of negligent acts or omissions, in the performance or exercise, or purported performance or exercise, of a function or power of the Bulletin Board operator under the NGL or the Rules.

12—Definition of small to medium user or end user

For the purposes of the definition of *small to medium user or end user* in section 244 of the NGL, a level of 100 terajoules is fixed.

13—Content of request for Rule

- (1) For the purposes of section 298 of the NGL, a request for the making of a Rule must contain the following information:
 - (a) the name and address of the person making the request;
 - (b) a description of the Rule that the person proposes be made;
 - (c) a statement of the nature and scope of the issue that is proposed to be addressed and an explanation of how the proposed Rule would address the issue;
 - (d) an explanation of how the proposed Rule will or is likely to contribute to the achievement of the national gas objective;
 - (e) an explanation of the expected benefits and costs of the proposed change and the potential impacts of the change on those likely to be affected;
 - (f) in the case of a request by a gas market regulatory body in the circumstances described in section 305(1)(a) of the NGL—a summary of the consultation conducted by the gas market regulatory body (including information about the extent of the consultation and about the issues raised during the consultation and the gas market regulatory body's response to those issues).
- (2) A request under section 298 of the NGL for the making of a Rule must be in writing.

14—Fees

The fees set out in Schedule 5 are prescribed.

Schedule 1—Designated pipelines

1—Distribution pipelines—Victoria

- (1) Distribution pipelines with respect to which, immediately before the commencement date, a service provider (within the meaning of the Gas Code) was the entity or entities that trade either together or separately as "SP AusNet" including but not limited to SPI Networks (Gas) Pty Ltd (ABN 43 086 015 036).
- (2) Distribution pipelines with respect to which, immediately before the commencement date, a service provider (within the meaning of the Gas Code) was either or both of Envestra Victoria Pty Ltd (ACN 085 882 373) and Vic Gas Distribution Pty Ltd (ACN 085 899 001).
- (3) Distribution pipelines with respect to which, immediately before the commencement date, the service providers (within the meaning of the Gas Code) included Multinet Gas (DB No.1) Pty Ltd (ACN 086 026 986) and Multinet Gas (DB No.2) Pty Ltd (ACN 086 230 122) trading as Multinet Gas Distribution Partnership.
- (4) Extensions to or expansions of the capacity of a pipeline listed in a preceding subclause where, by operation of an applicable access arrangement or under the NGL, those extensions or expansions are to be treated as part of the pipeline.

2—Transmission pipelines—Victoria

- (1) Transmission pipelines with respect to which immediately, before the commencement date, a service provider (within the meaning of the Gas Code) was GasNet Australia (Operations) Pty Ltd (ABN 65 083 009 278).
- (2) Extensions to or expansions of the capacity of a pipeline listed in subclause (1) where, by operation of an applicable access arrangement or under the NGL, those extensions or expansions are to be treated as part of the pipeline.

3—Distribution pipelines—South Australia

- (1) Distribution pipelines which immediately, before the commencement date, were subject to the Access Arrangement for the South Australian Gas Distribution System dated October 2006 made under the Gas Code (as drafted and approved by the Essential Services Commission of South Australia) and as varied from time to time in accordance with the NGL and National Gas Rules.
- (2) Extensions to and expansions of the capacity of a pipeline listed in subclause (1) where, by operation of an applicable access arrangement or under the NGL, those extensions or expansions are to be treated as part of the pipeline.

Schedule 2—Exclusions from definition of pipeline

Prescribed gas processing plant Prescribed exit flange or connection point

New South Wales

Rosalind Park (Camden) In respect of the pipeline mentioned in pipeline licence no. 30 under the *Pipelines Act 1967* of New South Wales—

- (a) the 150NB flange located approximately 2 metres upstream of the pipeline insulating joint and immediately downstream of the Rosalind Park Gas Plant's sales gas metering facility.

Prescribed gas processing plant Prescribed exit flange or connection point

Northern Territory

- Palm Valley Gas Plant In respect of the Palm Valley Gas Pipeline the flange—
- (a) shown as the insulating flange on the drawing entitled Palm Valley—Alice Springs Gas Pipe Line Well-Head Assembly—Drawing Number 10-011 (Revision 6 of 8/84) held by the Northern Territory Department of Mines and Energy at Darwin; and
 - (b) situated at the Palm Valley Gas Plant immediately inside the perimeter fence downstream of the main gas plant and immediately upstream of the launching system.
- Mereenie Gas Plant In respect of the Mereenie Gas Pipeline—the flange—
- (a) shown as the insulating flange (I.F.) on the drawing entitled Amadeus Basin to Darwin Pipeline Mereenie Meter Station—P & I Diagram Inlet and Station Limit Valve—Drawing Number AD M000-7002 (Revision D of 25.2.86) held by the Northern Territory Department of Mines and Energy at Darwin; and
 - (b) situated at the Mereenie Gas Plant immediately inside the perimeter fence and downstream of the main gas plant.

Queensland

References to diagrams in the entries relating to Queensland are references to diagrams held by the Department of Mines and Energy at Brisbane.

- Wungoona J.V.
(Wallumbilla) In respect of the pipeline mentioned in pipeline licence PPL no. 2 (Wallumbilla to Brisbane) under the *Petroleum Act 1923* of Queensland—
- (a) the flange located immediately upstream of the series of valves before the meter run, as shown on diagram W, Wungoona JV-RBP ML 1A Metering Station and marked "AA" on the diagram.
- In respect of the pipeline mentioned in pipeline licence PPL no. 30 under the *Petroleum Act 1923* of Queensland—
- (a) the pipe weld on the upstream side of an insulating joint located immediately upstream of the main flow control valve, as shown on diagram X, Wungoona JV—Duke Energy Pipeline and marked "BB" on the diagram.
- Ballera In respect of the pipeline mentioned in pipeline licence PPL no. 24 under the *Petroleum Act 1923* of Queensland—
- (a) the 2 flanges on the upstream sides of 2 isolating valves upstream of where the pipeline separates into 2 parallel meter runs, as shown on diagram Y, Ballera Gas Centre—SWQ Unit—Epic Pipeline and marked "CC" and "DD" on the diagram.
- In respect of the pipeline mentioned in pipeline licence PPL no. 41 under the *Petroleum Act 1923* of Queensland—
- (a) the pipe weld on the upstream side of the insulating joint leading to the 2 meter runs operated by the Ballera-Mount Isa Pipeline, as shown on diagram Z, Ballera Gas Centre—SWQ Unit—Ballera and marked "EE" on the diagram.

Prescribed gas processing plant Prescribed exit flange or connection point

Gilmore	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 15 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the upstream flange of the actuated slamshut valve XV-0305 that is located on the metering skid downstream of the gas flow measurement, as shown on Energy Equity's P & I Drawing No. G101-40F-0004.</p>
Moura Mine	<p>In respect of the pipeline mentioned in mining lease ML no. ML 80032 under the <i>Mineral Resources Act 1923</i> of Queensland—</p> <p>(a) the downstream face of the flanged ball valve SLV 0202 located between the dehydration unit and the launcher station, as shown on Drawings Nos NP03777-P11 and NP03777-P77.</p>
Kincora	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 3 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the 150NB class 600 flange immediately downstream of the Kincora Gas Plant's 150NB class 600 actuated isolation valve, as shown on P & ID Drawing No. 600-1001 Rev 3.</p>
Central Treatment (Westgrove)	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 11 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the 200NB class 900 flange located approximately 0.7m away from the Central Treatment Plant's main 200NB pipeline and pig launching facility immediately downstream of the plant's 200NB class 900 main isolation valve, as shown on P & ID Drawing No. 3100-10-0020 Rev 6.</p>
Rolleston	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 10 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the 150NB class 900 flange located immediately downstream of the 150NB class 900 isolation valve that is immediately downstream of the moisture analyser on the Rolleston Gas Plant's sales gas metering facility, as shown on P & ID Drawing No. 3500-10-0020 Rev 5.</p>
Dawson River Central	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 26 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the 150NB class 600 flange located immediately downstream of the 150NB class 600 isolation valve at the tie-in station, as shown on P & ID Drawing No. DR—11014 Rev 1.</p>
Moura Central	<p>In respect of the pipeline mentioned in pipeline licence PPL no. 26 under the <i>Petroleum Act 1923</i> of Queensland—</p> <p>(a) the 150NB class 600 flange located immediately downstream of the 150NB class 600 isolation valve at the tie-in station pit, as shown on P & ID Drawing No. DR—11014 Rev 1.</p>

Prescribed gas processing plant Prescribed exit flange or connection point

South Australia

Moomba Plant	<p>In respect of the pipeline conveying natural gas from the Moomba natural gas processing plant to Adelaide—</p> <p>(a) the insulating joint situated between the meter station for the pipeline and EPIC's after cooler (as indicated in Diagram 1 below).</p> <p>In respect of the pipeline conveying natural gas from the Moomba natural gas processing plant to Sydney—</p> <p>(a) the downstream weld of the 600mm x 750mm reducer situated, upstream of the insulation flange, between the meter station and East Australian Pipeline Ltd's mainline 750mm valve on the outlet of the meter station (as indicated in Diagram 2 below).</p>
Katnook Plant	<p>The insulating flange that is located one metre inside the boundary fence of the plant, upstream of the pipeline branch to Safries and downstream of the emergency shut down skid, as shown on drawing 107.5.1 held by the Office of Energy Policy at Adelaide.</p>

Victoria

Longford gas processing plant, Garretts Road, Longford, Victoria	<p>The exit flanges contained within the Longford Metering Station at Garretts Road, Longford, Victoria which are connected to the two 600mm pipes from the prescribed gas processing plant to the Longford Metering Station and are—</p> <p>(a) the 600mm weld on the 750mm by 600mm reducer; and</p> <p>(b) the upstream flange face of the 600mm branch valve; and</p> <p>(c) the 600mm weld 3000mm downstream on the side arm of the 600mm equal tee,</p> <p>all of which are immediately upstream of the metering runs which form a part of the Longford Metering Station.</p>
North Paaratte gas processing plant, Government Road, Paaratte, Victoria	<p>The exit flange that is the upstream flange face of the first actuated slamshut valve immediately upstream of the metering runs which form a part of the Paaratte Metering Station at Government Road, Paaratte.</p>

Western Australia

North West Shelf Gas Project Domestic Gas	<p>In respect of the pipeline that is the subject of pipeline licence PL40 under the <i>Petroleum Pipelines Act 1969</i> of Western Australia—</p> <p>(a) the upstream flange of the flange joint immediately upstream of the most upstream of the monolithic insulation joints that are inside the fence of the pipeline's Dampier facilities compound.</p>
Tubridgi	<p>In respect of the pipeline that is the subject of pipeline licence PL16 under the <i>Petroleum Pipelines Act 1969</i> of Western Australia—</p> <p>(a) the downstream flange of the plant exit shut down valve that—</p> <p>(i) is between the pipeline pig launcher and the pipeline meter station; and</p> <p>(ii) is the first shut down valve downstream of the connection to the 150mm pipe from the filter separator.</p>

DIAGRAM 1

MOOMBA PLANT PRESCRIBED PLANT AND EXIT FLANGE
- MOOMBA TO ADELAIDE PIPELINE

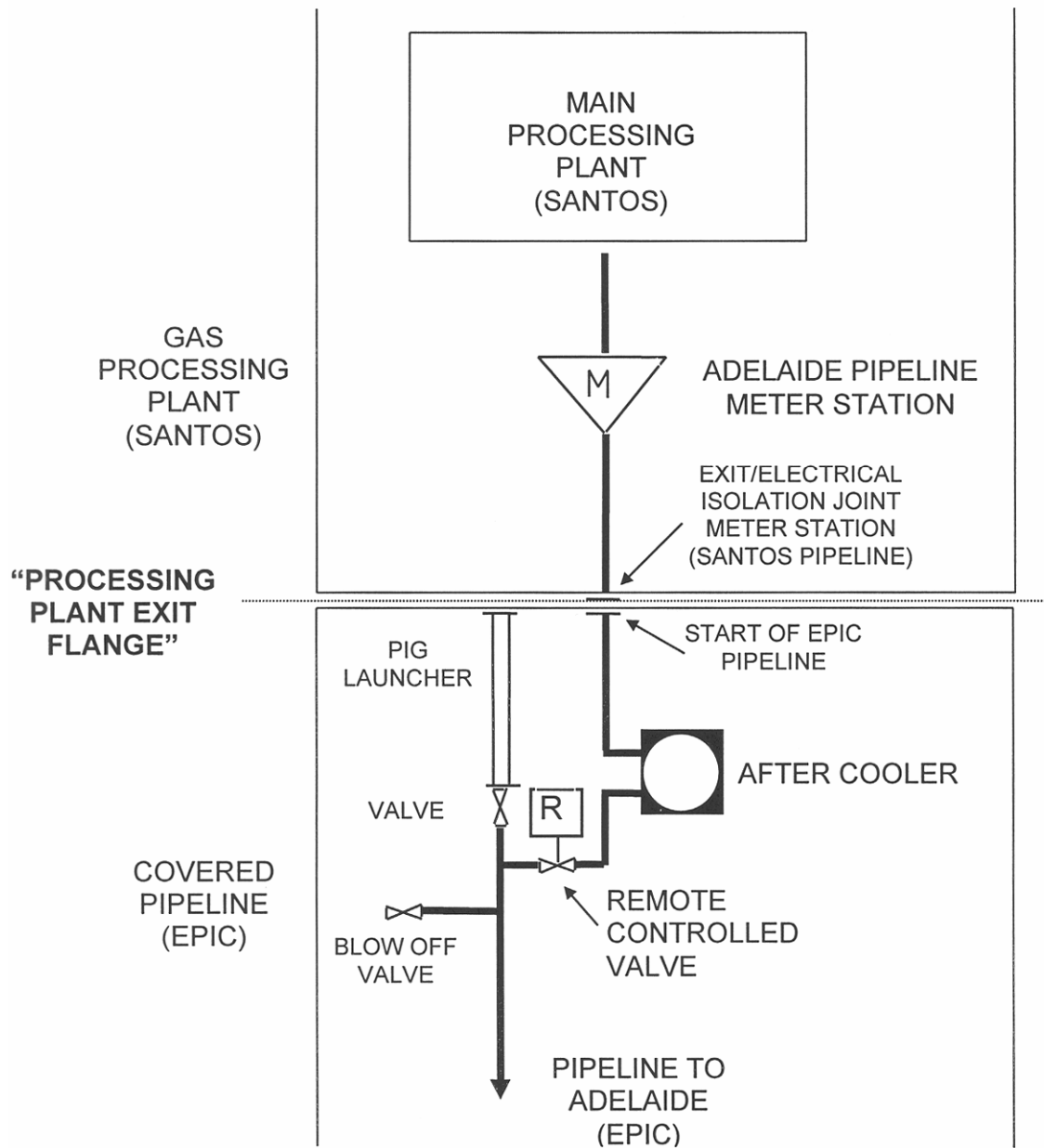
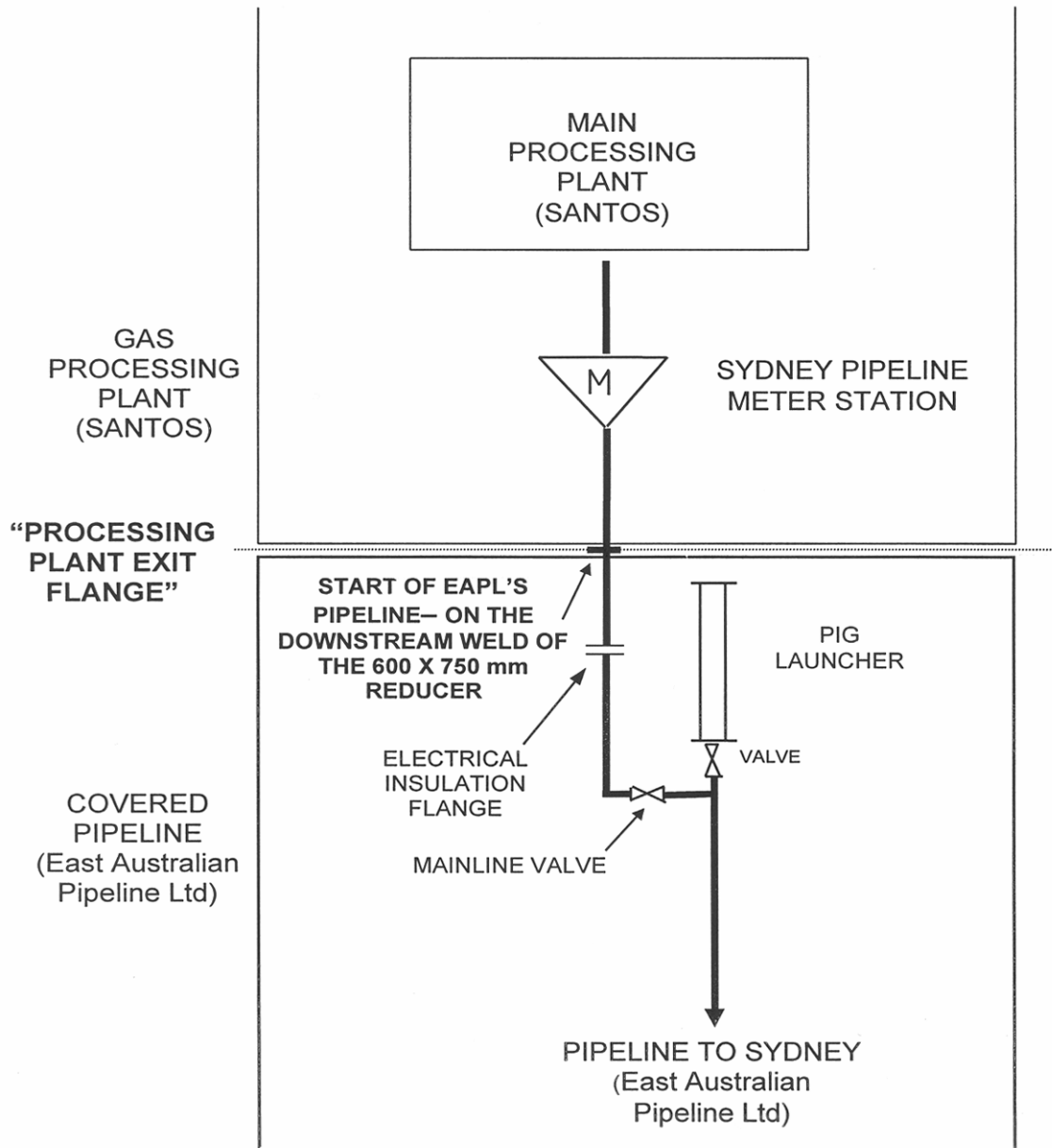


DIAGRAM 2
MOOMBA PLANT PRESCRIBED PLANT AND EXIT FLANGE
- MOOMBA TO SYDNEY PIPELINE



Schedule 3—Civil penalties

Provisions of the Rules

Rule 27(4)

Rule 33(1)

Rule 36

Rule 37

Rule 43(1)

Rule 46

Rule 52(1)

Rule 53(6)

Rule 107

Rule 108

Rule 109

Rule 110

Rule 111

Rule 112

Rule 137

Rule 138

Schedule 4—Conduct provisions

Provisions of the Rules

Rule 33(1)

Rule 36

Rule 107

Rule 108

Rule 109

Rule 110

Rule 111

Rule 112

Rule 115(3)

Rule 137

Rule 138

Schedule 5—Fees

	\$
1 Application for a coverage determination under section 92 of the NGL	7 500
2 Application for a coverage revocation determination under section 102 of the NGL	7 500
3 Application to the NCC under section 128 of the NGL	2 000
4 Application for a 15 year no-coverage determination under section 151 of the NGL	7 500
5 Application for a price regulation exemption under section 160 of the NGL	7 500
6 Notification of an access dispute under section 181 of the NGL	2 750

Note—

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

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council
on 26 June 2008

No 205 of 2008

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CITY OF BURNSIDE

Declaration as Public Road—Notice of Intention

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that Council proposes to declare the following land to be Public Road:

Allotments 243 and 250 within Filed Plan 15724 in the area named Glenside, Hundred of Adelaide, certificates of title register book volume 5560, folio 240 and volume 5581, folio 963, known as Knoxville Lane.

Dated 26 June 2008.

N. JACOBS, Chief Executive Officer

CITY OF BURNSIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in the Local Government Act 1999, at a meeting held on 17 June 2008:

Adoption of Valuations

Adopted for rating purposed for the year ended 30 June 2009, the capital valuations of the Valuer-General totalling \$13 065 920 200.

Declaration of General Rate

Declared a general rate of 0.1931 cents in the dollar on the capital value of all rateable land within its area.

Declaration of Separate Rate

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

0.006413 cents in the dollar based on capital values on all rateable land in the area of the Adelaide and Mount Lofty Natural Resources Management Board.

Minimum Rate

Declared a minimum amount payable by the way of general rates on rateable land in its area of \$594.

N. JACOBS, Chief Executive Officer

CITY OF PLAYFORD

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

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

1. *Repeal of By-laws*

1.1 All by-laws previously made or adopted by the Council prior to the date this by-law is made, are hereby repealed from the day on which this by-law comes into operation.

2. *Definition*

2.1 In this by-law 'person' includes a natural person, a body corporate, an incorporated association and an unincorporated association.

3. *Permits*

3.1 In any by-law of the Council, unless the contrary intention is clearly indicated, the word 'permission' means the permission of the Council, or such other person as the Council may by resolution authorise for that purpose, granted in writing prior to the act, event or activity to which it relates.

3.2 Where a by-law requires that permission be obtained any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.

3.3 The Council, or such other person as the Council may by resolution authorise for that purpose, may attach such conditions (including time limits, renewal and transfer requirements) as it thinks fit to a grant of permission and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.

3.4 Any person granted permission shall comply with every such condition.

3.5 The Council, or such other person as the Council may by resolution authorise for that purpose, may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

4. *Offences and Penalties*

4.1 Any person who commits a breach of any by-law of the Council shall be guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999, that may be fixed by by-law for any breach of a by-law.

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

5. *Construction*

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

5.2 In any by-law of the Council, 'the Council' means the City of Playford.

This foregoing by-law was duly made and passed at a meeting of the Council of the City of Playford held on 10 June 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. JACKSON, Chief Executive Officer

CITY OF PLAYFORD

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2—Moveable Signs

TO set standards for moveable signs on roads and to provide conditions for design, construction and placement of such signs.

1. *Definitions*

In this by-law:

1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999.

1.2 'Banner' means a strip of cloth hung up or carried on a pole, fence or other structure.

1.3 'Boundary' means that line between private property and the road or road related area.

1.4 'Footpath Area' means that part of the road between the boundary of the road and the edge of the carriageway of the road on the same side as that boundary.

1.5 'Local Government Land' means land owned by the Council or under the Council's care, control and management.

1.6 'Moveable Sign' has the same meaning as in the Local Government Act 1999.

1.7 'Road' has the same meaning as in the Local Government Act 1999.

1.8 'Road Related Area' has the same meaning as in the Road Traffic Act 1961 and the Australian Road Rules.

1.9 'Vehicle' has the same meaning as in the Road Traffic Act 1961 and the Australian Road Rules.

2. *Design and Construction*

A moveable sign displayed on a road must:

2.1 be of a kind known as an 'A' frame or Sandwich Board sign, an inverted 'T' sign or a flat sign, or, with the permission of the Council, a sign of some other kind;

2.2 be designed, constructed and maintained in good quality and condition so as not to present a hazard to any member of the public;

- 2.3 be of strong construction so as to be stable when in position and be able to keep its position and not be blown over in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.7 not rotate or contain flashing parts;
- 2.8 not have balloons, flags, streamers or other material attached to it;
- 2.9 not exceed 900 mm in height, 600 mm in width or 600 mm in depth;
- 2.10 in the case of an 'A' Frame or Sandwich Board sign:
 - 2.10.1 be hinged or joined at the top; and
 - 2.10.2 be of such construction that its sides shall be securely fixed or locked in position when erected.

3. Appearance

A moveable sign on a road must, in the opinion of an Authorised Person:

- 3.1 be painted or otherwise detailed in a competent and professional manner;
- 3.2 be aesthetically appealing, legible and simply worded to convey a precise message;
- 3.3 be of such design and contain such colours as are compatible with the architectural design of the premises adjacent to the moveable sign and which relate well to the townscape and overall amenity of the locality in which it is situated;
- 3.4 contain combinations of colour and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated;

4. Position

A moveable sign must:

- 4.1 only be positioned on the footpath area of a road;
- 4.2 be placed no closer than 400 mm from the edge of the carriageway of a road;
- 4.3 not be placed on a footpath area that is less than 2 m wide;
- 4.4 not be placed on a footpath area with a minimum height clearance, of a structure above it of less than 2 m;
- 4.5 not be placed on a footpath area less than 2 m from any other moveable sign;
- 4.6 be placed no closer than 1 m from an entrance or exit to premises adjacent to the moveable sign;
- 4.7 not be placed so as to interfere with the reasonable movement of persons using the footpath area in the vicinity of or adjacent to where the moveable sign is positioned;
- 4.8 in the case of a flat sign, the message of which only contains newspaper headlines and the name of the newspaper, be placed resting against the premises of the business to which the moveable sign relates;
- 4.9 not be placed on the sealed part of any footpath area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare for pedestrians of a width of at least 1.2 m;
- 4.10 be adjacent to the persons, premises or business to which it relates; and
- 4.11 not be placed so as to obstruct or impede a vehicle door when opened, provided that the vehicle is parked lawfully on the carriageway.

5. Restrictions

- 5.1 A moveable sign must:
 - 5.1.1 only display material which advertises a business being conducted on premises which is immediately adjacent to the moveable sign, or the products available from that business;

- 5.1.2 be limited to one moveable sign per business;
- 5.1.3 only be displayed when the business to which the moveable sign relates is open;
- 5.1.4 be securely fixed in position such that it cannot be blown over or swept away in adverse weather conditions;
- 5.1.5 not be in such a position or in such circumstances that the safety of any person or user of the road is at risk;
- 5.1.6 not be displayed during the hours of darkness unless it is in a clearly lit area and clearly visible;
- 5.1.7 not be displayed on a median strip, traffic island or on the carriageway of a road; and
- 5.2 If in the opinion of the Council a footpath area or other area forming the boundary of any road is unsafe for any moveable sign to be displayed or placed the Council may by resolution prohibit or restrict the display or placement of a moveable sign or the times a moveable sign may be displayed or placed in that area.

6. Banners

A banner must:

- 6.1 only be displayed on a road, footpath area or road related area;
- 6.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;
- 6.3 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council on a road, or other improvement owned by the Council to a road;
- 6.4 only advertise an event to which the public are invited;
- 6.5 not be displayed more than one month before and two days after the event it advertises;
- 6.6 must not be displayed for a continuous period of more than one month and two days in any 12 month period; and
- 6.7 must not exceed 3 m² in size.

7. Signs on Local Government Land

A person must not, without the Council's permission display or cause to be displayed a moveable sign on any Local Government Land or resting on or attached to a vehicle on any Local Government Land except a moveable sign:

- 7.1 attached to a licensed taxi;
- 7.2 on or attached to a vehicle belonging to any Council and which has been placed on or attached to the vehicle with the consent of the Council to which the vehicle belongs;
- 7.3 on or attached to a bus greater than 6 m in length;
- 7.4 on or attached to a vehicle which only has a sign or signs painted on or glued to it the main purpose of which is to identify it as belonging to a business; and
- 7.5 comprising a sunscreen on a vehicle, where any message or trade name or mark on the sunscreen does not advertise a business being carried on in the vicinity of the place the vehicle is parked, or the products available from that business.

8. Exemptions

- 8.1 Subparagraphs 5.1 and 5.2 of this by-law do not apply to a moveable sign which is displayed and used:
 - 8.1.1 to advertise a garage sale taking place from residential premises provided that no more than four moveable signs per residential premises may be displayed at any one time in relation to a garage sale taking place at that residential premises; or
 - 8.1.2 as a directional sign to a short term (less than three days) event run by a community/charitable body or an unincorporated association.
- 8.2 Subparagraphs 5.1.1, 5.1.2 and 5.1.3 of this by-law do not apply to a flat sign the message of which only contains a newspaper or magazine headlines and the name of the newspaper or magazine.

- 8.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign or banner to be displayed contrary to the requirement.
- 8.4 This by-law will not apply to a moveable sign which is:
- 8.4.1 placed on a road pursuant to an authorisation under the Local Government Act 1999, or another Act;
- 8.4.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease;
- 8.4.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of writ or writs for the election and ending at the close of polls on polling day; or
- 8.4.4 related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day.

9. Removal of Unauthorised Moveable Signs

- 9.1 If:
- 9.1.1 the design or construction of a moveable sign that has been placed on a road does not comply with a requirement of this by-law;
- 9.1.2 the positioning of a moveable sign does not comply with a requirement of this by-law;
- 9.1.3 any other relevant requirement of this by-law is not complied with; or
- 9.1.4 the sign unreasonably:
- 9.1.4.1 restricts the use of the road; or
- 9.1.4.2 endangers the safety of members of the public,
- an Authorised Person may order the owner of the sign to remove the sign from the road.
- 9.2 A person must comply with an order of an Authorised Person made pursuant to paragraph 9.1 of this by-law.
- 9.3 If the Authorised Person cannot find the owner, or the owner fails to comply immediately with the order, the Authorised Person may remove and dispose of the moveable sign.
- 9.4 The owner or other person entitled to recover a moveable sign removed pursuant to paragraph 9.3 of this by-law must pay to the Council any reasonable costs incurred by the Council in removing, storing and attempting to dispose of the moveable sign before being entitled to recover the moveable sign.

10. Removal of Authorised Moveable Signs

- 10.1 The owner of, or other person responsible for, a moveable sign must remove or relocate the moveable sign at the request of an Authorised Person if, in the reasonable opinion of that Authorised Person, and notwithstanding compliance with this by-law, there is any hazard or obstruction arising out of the location of the moveable sign.
- 10.2 The owner of or other person responsible for a moveable sign must remove or relocate the moveable sign at the request of an Authorised Person for the purpose of special events, parades, road works or in any other circumstances which, in the reasonable opinion of the officer, requires relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Playford held on 10 June 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. JACKSON, Chief Executive Officer

CITY OF PLAYFORD

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3—Local Government Land

FOR the management of access to and use of land owned by the Council or under the care, control and management of the Council (other than roads).

1. Definition

In this by-law:

- 1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999.
- 1.2 'Camp' includes setting up a camp, or allowing a caravan or tent to remain on the land whether or not any person is in attendance or sleeps on the land.
- 1.3 'Children's Playground' means any enclosed area in a recreation area in which there is equipment or other installed devices for the purpose of children's play (or within 3 m of such devices if there is no enclosed area).
- 1.4 'Local Government Land' means all land owned by or under the care, control and management of the Council except roads.
- 1.5 'Public Place' means a place (including a place on private land) to which the public has access but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996.
- 1.6 'Recreation Area' means and includes parklands, plantations, ornamental grounds, reserves, land or other property owned by or held in trust for or under the care, control and management of the Council for recreation purposes, or any part thereof.
- 1.7 'Road' has the same meaning as in the Local Government Act 1999.
- 1.8 'Vehicle' has the same meaning as in the Road Traffic Act 1961 and the Australian Road Rules.
- 1.9 'Waters' includes any body of water including a pond, lake, river, creek or wetlands under the care, control or management of Council.

2. Activities Requiring Permission

A person must not without the permission of the Council on any Local Government Land:

2.1 Access to Water

- 2.1.1 subject to the provisions of the Harbors and Navigation Act 1993, enter any waters, swim or water ski or use a boat or other object or device in or on any waters except:
- 2.1.1.1 in an area which the Council has by resolution determined may be used for such purpose; and
- 2.1.1.2 in accordance with any conditions that the Council may have determined by resolution apply to such use.

2.2 Advertising

- 2.2.1 display or erect any sign or hoarding for the purpose of commercial advertising or any other purpose.

2.3 Alcohol

- 2.3.1 consume or possess or be in charge of any alcoholic beverage on Local Government Land being a park or reserve to which this subparagraph applies.

2.4 Animals

- 2.4.1 other than the foreshore:
- 2.4.1.1 lead, drive or exercise any sheep, cow, goat or horse except on Local Government Land where the Council has set aside a track or other area for the use by or in connection with an animal of that kind;

- 2.4.1.2 cause or allow any sheep, cow, goat or horse to stray onto, move over, graze or be left unattended on any Local Government Land;
- 2.4.1.3 cause or allow any sheep, cow, goat or horse to enter, swim, bathe or remain in any Waters located on Local Government Land to which this subparagraph applies.
- 2.4.2 Comprising the foreshore:
- 2.4.2.1 cause or allow any sheep, cow, goat or horse to enter, swim, bathe or remain in the sea or any other waters;
- 2.4.2.2 lead, drive or exercise any sheep, cow, goat or horse.
- 2.5 *Attachments*
- 2.5.1 attach anything to a tree, plant, structure or fixture on Local Government Land except for any electoral matter posted on a tree, plant, structure or fixture by or with the authority of a candidate which:
- 2.5.1.1 is related to a Commonwealth or State election and is attached during the period commencing on the issue of the writ or writs for the election and ending at close of polls on polling day;
- 2.5.1.2 is related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is attached during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 2.5.1.3 is posted during the course of and for the purposes of a Referendum.
- 2.6 *Aquatic Life*
- 2.6.1 take, interfere with, introduce or disturb any aquatic life in any waters located on Local Government Land, to which this subparagraph applies.
- 2.7 *Bees*
- 2.7.1 place any hive of bees on such land, or allow it to remain thereon.
- 2.8 *Boats*
- 2.8.1 launch, propel, float or otherwise use any boat, raft, pontoon, or watercraft, including a model boat on or in any waters located on Local Government Land to which this subparagraph applies;
- 2.8.2 launch or retrieve a boat to or from any waters on Local Government Land to which this subparagraph applies;
- 2.8.3 hire out a boat, raft, pontoon or watercraft or similar device or otherwise use such device for commercial purposes.
- 2.9 *Busking and Entertaining*
- 2.9.1 sing, busk or play any recording or use any musical instrument for the apparent purpose of either entertaining others or receiving money such as to cause a public nuisance;
- 2.9.2 conduct or hold any concert, festival, show, public gathering, circus, meeting, performance or other similar activity such as to cause a public nuisance.
- 2.10 *Camping and Tents*
- 2.10.1 erect any tent or other structure of calico, canvas, plastic or similar material as a place of habitation;
- 2.10.2 camp or sleep overnight, except where a person is in a caravan park on Local Government Land, the proprietor of which has been given permission to operate the caravan park on the land.
- 2.11 *Closed Lands*
- 2.11.1 enter or remain on any part of Local Government Land:
- 2.11.1.1 at any time during which the Council has declared that part to be closed to the public, and which is indicated by a sign to that effect on or adjacent to the land;
- 2.11.1.2 where the land is enclosed with fences and/or walls and gates, that have been closed and locked; or
- 2.11.1.3 where admission charges are payable for a person to enter that part, without paying those charges.
- 2.12 *Defacing Property*
- 2.12.1 deface, paint, write, cut names, letters or make marks on or to any tree, rock, gate, fence, building, sign or property of the Council on Local Government Land.
- 2.13 *Flora and Fauna*
- 2.13.1 subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:
- 2.13.1.1 damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 2.13.1.2 lead or drive any animal or stand or walk on any flower bed or garden plot;
- 2.13.1.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 2.13.1.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
- 2.13.1.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 2.13.1.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
- 2.13.1.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature.
- 2.14 *Games*
- 2.14.1 participate in, promote or organise any game, recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land; or
- 2.14.2 play any organised competition or sport, as distinct from organised social play on Local Government Land to which this subparagraph applies.
- 2.15 *Model Aircraft*
- 2.15.1 fly or operate a powered model aircraft such as to cause a nuisance.
- 2.16 *Overhanging Articles or Displaying Personal Items*
- 2.16.1 suspend or hang any article or object from any building, verandah, pergola, post or other structure on Local Government Land where it might present a nuisance or danger to any person using the land or be of an unsightly nature.
- 2.17 *Playing Area*
- 2.17.1 use or occupy any playing area:
- 2.17.1.1 in any manner contrary to the purpose for which the playing area was intended to be used or occupied; or

- 2.17.1.2 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.
- 2.18 *Posting of Bills etc.*
- 2.18.1 post any bills, advertisements or other papers or items on a building or structure on Local Government Land or other public place except for any electoral matter posted on a building or structure by or with the authority of a candidate which:
- 2.18.1.1 is related to a Commonwealth or State election and is posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day;
- 2.18.1.2 is related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 2.18.1.3 is posted during the course of and for the purpose of a Referendum.
- 2.19 *Smoking*
- 2.19.1 smoke tobacco or any other substance in any building or part thereof on Local Government Land.
- 2.20 *Swimming*
- 2.20.1 swim, bathe or enter any waters located on Local Government Land to which this subparagraph applies.
- 2.21 *Trading*
- 2.21.1 sell, buy, offer or display anything for sale.
- 2.22 *Weddings, Funerals or Special Events*
- 2.22.1 conduct or participate in a marriage ceremony, funeral or special event.
- 2.23 *Working on Vehicles*
- 2.23.1 perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of vehicle breakdown.
3. *Prohibited Activities*
- A person must not, on any Local Government Land:
- 3.1 *Animals*
- 3.1.1 cause or allow any animal to enter, swim, bathe or remain in any Waters to the inconvenience, annoyance or danger of any other person bathing or swimming;
- 3.1.2 cause or allow any animal to damage any flower bed, garden, pot, tree, lawn or other item located thereon; or
- 3.1.3 lead, drive or exercise any horse or other animal in such manner as to endanger the safety of any other person.
- 3.2 *Damaging Property*
- 3.2.1 damage or remove a building, structure or fixture located on the land.
- 3.3 *Interference with Permitted Use*
- 3.3.1 interrupt, disrupt or interfere with any other person's use of Local Government Land which is permitted or for which permission has been granted.
- 3.4 *Throwing Objects*
- 3.4.1 throw, roll, discharge or project a stone, substance or other missile, excluding sport and recreation equipment.
- 3.5 *Use of Equipment*
- 3.5.1 use any item of equipment or property belonging to the Council other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it.
- 3.6 *Waste*
- 3.6.1 deposit or leave:
- 3.6.1.1 anything obnoxious or offensive;
- 3.6.1.2 any offal, dead animal, dung or filth; or
- 3.6.1.3 any mineral, mineral waste, industrial waste or bi-products;
- 3.6.2 foul or pollute any waters situated thereon;
- 3.6.3 deposit any rubbish other than in receptacles provided by the Council for that purpose;
- 3.6.4 deposit in any receptacle any rubbish emanating from domestic or trade purposes, unless designated by a sign or signs.
4. *Directions*
- A person must comply with any reasonable direction or request from an Authorised Person of the Council relating to:
- 4.1 that person's use of the land;
- 4.2 that person's conduct and behaviour on the land;
- 4.3 that person's safety on the land; or
- 4.4 the safety and enjoyment of the land by other persons.
5. *Removal of Animals, Persons and Objects*
- 5.1 If any animal, person or object is found on any part of Local Government Land in breach of a by-law:
- 5.1.1 any person in charge of the animal, person or object shall forthwith remove it from that part of the land on the request of an authorised person; and
- 5.1.2 an authorised person may remove the animal or object from the land if the person in charge of it fails to comply with the request or if no person is in charge of it.
6. *Exemptions*
- The restrictions in this by-law do not apply to any Police Officer, Council Officer or Council employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or to the driver of an emergency vehicle when driving an emergency vehicle as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations and the Australian Road Rules 1999.
7. *Application*
- 7.1 Any of subparagraphs 2.1.1, 2.3.1, 2.4.1.3, 2.6.1, 2.8.1, 2.8.2, 2.14.2, 2.20.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct from time to time in accordance with section 246 (3) (e) of the Local Government Act 1999.
- The foregoing by-law was duly made and passed at a meeting of the Council of the City of Playford held on 10 June 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. JACKSON, Chief Executive Officer

CITY OF PLAYFORD

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 AND
THE DOG AND CAT MANAGEMENT ACT 1995*By-law No. 4—Dogs*

TO limit the number of dogs that can be kept on premises and to provide for the control and management of dogs in the Council's area.

1. *Definitions*

In this by-law:

- 1.1 'Approved Kennel Establishment' means a building, structure, premises or area approved by the relevant authority pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis.
- 1.2 'Local Government Land' means land owned by the Council or under the Council's care, control and management.
- 1.3 'Premises' includes land and a part of any premises or land whether used or occupied for domestic or non-domestic purposes except an Approved Kennel Establishment.

2. *Limit on Dog Numbers*

- 2.1 A person must not, without the Council's permission keep on any premises more than two dogs.
- 2.2 Where a female dog is kept in circumstances not amounting to a breach of paragraph 2.1 of this by-law and has a litter of young then that young may be kept in the same dwelling as the female parent until the young attain the age of three months.

3. *Kennel Establishments*

- 3.1 The limit set out in paragraph 2.1 of this by-law does not apply:
 - 3.1.1 to an Approved Kennel Establishment operating in accordance with all required approvals and consents; and
 - 3.1.2 any business involving the dogs is registered in accordance with the Dog and Cat Management Act 1995.

4. *Dog Free Areas*

- 4.1 A person must not on Local Government Land to which this paragraph applies cause, suffer or permit any dog under that person's control, charge or authority (except a guide dog guiding a person who is wholly or partially blind or wholly or partially deaf), to be under that person's control, charge or authority or remain in that place.

5. *Dogs on Leashes*

- 5.1 A person must not on Local Government Land to which this paragraph applies, cause, suffer or permit any dog under that person's control, charge or authority (except a guide dog guiding a person who is wholly or partially blind or wholly or partially deaf), to be or remain in that place unless such dog is restrained by a strong chain, cord or leash not exceeding 2 m in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

6. *Dog Exercise Areas*

- 6.1 A person must not enter any part of Local Government Land to exercise a dog under that person's control except on Local Government Land to which this paragraph applies.
- 6.2 Where a person enters upon any such part of Local Government Land for the purpose of exercising a dog under that person's control, that person must ensure that the dog or dogs remain under effective control either by means of a physical restraint or by command, the dog being in close proximity to the person and the person being able to see the dog at all times while on that land.

7. *Application of Paragraphs*

Paragraphs 4, 5 and 6 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct (in accordance with section 246 of the Local Government Act, 1999).

The foregoing by-law was duly made and passed at a meeting of the Council of the City of Playford held on 10 June 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. JACKSON, Chief Executive Officer

CITY OF PLAYFORD

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999 AND
THE DOG AND CAT MANAGEMENT ACT 1995*By-law No. 5—Cats*

TO limit the number of cats that can be kept on premises and to provide for the control and management of cats within the Council's area.

1. *Definitions*

In this by-law:

- 1.1 'Approved Kennel Establishment' means a building, structure, premises or area approved by the relevant authority pursuant to the Development Act 1993, for the keeping of cats on a temporary or permanent basis.
- 1.2 'Identified Cat' means a Cat identified in the manner set out in Regulation 9 of the Dog and Cat Management Regulations 1995.
- 1.3 'Premises' includes land and a part of any premises or land whether used or occupied for domestic or non-domestic purposes except an Approved Kennel Establishment.
- 1.4 'Unidentified Cat' means a cat that is not identified in the manner set out in Regulation 9 of the Dog and Cat Management Regulations 1995.
- 1.5 a 'Cat' has the same definition as in the Dog and Cat Management Act 1995.
- 1.6 'Keep' includes the provision of food and shelter.

2. *Cats Not to be a Nuisance*

- 2.1 A person must not keep or allow to remain on any premises any cat or cats so as to be a nuisance or injurious to health by reason of:
 - 2.1.1 the noise or odour generated by the presence of the cat or cats;
 - 2.1.2 the aggressive nature of the cat or cats; or
 - 2.1.3 the cat or cats being allowed to wander from the land.

3. *Limit on Cat Numbers*

- 3.1 A person must not on any premises, without the Council's permission:
 - 3.1.1 keep a cat of or over the age of three months unless the cat is an identified cat; and
 - 3.1.2 keep more than two cats.

4. *Notice to Remedy*

- 4.1 If the Council is satisfied that any cat kept or allowed to remain on any premises is or is likely to become a nuisance or injurious to health, the Council may by notice in writing require the owner or occupier of those premises, within the time stated in the notice, to take such measures as the Council considers necessary to prevent the cat from being or continuing to be a nuisance or injurious to health.
- 4.2 Any person to whom a notice is given pursuant to this by-law must comply with the requirements of the notice.

- 4.3 If any person to whom a notice is given pursuant to this by-law fails to comply with the requirements of the notice, the Council may carry out the requirements of the notice and recover its costs in doing so from the person who failed to comply with the notice.

This foregoing by-law was duly made and passed at a meeting of the Council of the City of Playford held on 10 June 2008, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

T. JACKSON, Chief Executive Officer

ADELAIDE HILLS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Un-named Road Adjacent Onkaparinga Valley Road, Mount Torrens

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to close and sell to D. J. and M. F. Kretschmer and K. Sinkinson the un-made road adjoining piece 5 in Filed Plan 156448 and piece 7 in Filed Plan 156449, shown as 'A' and 'B' (respectively) on Preliminary Plan No. 08/0053.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 28 Onkaparinga Valley Road, Woodside and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

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

Any submissions must be made in writing within 28 days from 26 June 2008, to the Council, P.O. Box 44, Woodside, S.A. 5244 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where submissions are made, Council will give notification of a meeting to deal with the matter.

P. PEPPIN, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Change of Name to Part of Road

NOTICE is hereby given that the Council has resolved pursuant to Division 5, Section 219 of the Local Government Act 1999, under Resolution 12c/62008, subsequent to the completion of the Roads (Opening and Closing) Act 1991 procedures, assign the name Talbot Grove to the eastern section of Talbot Street running north-south.

A copy of the plan identifying the change is available at the District Council of Ceduna Office, 44 O'Loughlin Terrace, Ceduna, S.A. 5690.

A. J. IRVINE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Declaration of Public Road and Assignment of Road Name

NOTICE is hereby given that pursuant to the provisions of section 208 of the Local Government Act 1999, Light Regional Council at its meeting held on 17 June 2008, resolved that Allotment 91 in Filed Plan 207380, being the whole of the land comprised within certificate of title volume 5470, folio 149, be declared public road and that pursuant to section 219 of the Local Government Act 1999, that the before mentioned allotment be assigned the name Diagonal Road.

B. CARR, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Assignment of Road Name

NOTICE is hereby given that pursuant to the provisions of section 219 of the Local Government Act 1999, the Light Regional Council, at its meeting held on 17 June 2008, passed a resolution to assign the name George Angas Drive to that portion of the public road dividing Allotments 1 and 4 from Allotments 2 and 3 in Deposited Plan 50225, located in the Hundred of Nuriootpa at Greenock.

B. CARR, Chief Executive Officer

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

Clark, Stanley, late of 367-379 Waterloo Corner Road, Burton, retired boilermaker, who died on 10 June 2007.

Cunningham, Angela Elizabeth, late of 17 Eastview Street, Brahma Lodge, registered nurse, who died on 5 April 2008.

Davies, David Arthur, late of 1B Eli Street, Torrens Park, retired office manager, who died on 29 April 2008.

Dedes, Afroditi, late of 89 Hawker Street, Ridleyton, of no occupation, who died on 19 April 2008.

Hobbs, Thelma Frances, late of 16-24 Penneys Hill Road, Hackham, married woman, who died on 23 April 2008.

Howard, David Leslie, late of 8 Queens Avenue, Parramatta, New South Wales, research scientist, who died on 29 January 2008.

Mason, Teresa Jessie, late of 110 Strathfield Terrace, Largs North, retired nurse, who died on 22 April 2008.

Millington, Sylvia Lavina May, late of 10 Morton Road, Christie Downs, of no occupation, who died on 13 May 2008.

O'Kelly, Guy Mary, late of 11A High Street, Unley Park, retired schoolteacher, who died on 4 April 1997.

Ratzmann, Daphne May, late of 15 Halliday Street, Risdon Park, of no occupation, who died on 18 December 2007.

Wannan, Edward Ramsden, late of 6 Booth Avenue, Linden Park, retired civil engineer, who died on 10 April 2008.

Wilks, Lance Lewis, late of 11 Moonta Terrace, Port Clinton, retired telecommunications employee, who died on 14 November 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, S.A. 5000, full particulars and proof of such claims, on or before 25 July 2008, 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 26 June 2008.

M. I. BODYCOAT, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 780 of 2008. In the matter of Adplan Pty Ltd (ACN 105 005 007) and in the matter of the Corporations Act 2001.

Notice of Application of Winding Up Order

A proceeding for the winding up of Adplan Pty Ltd was commenced by the plaintiff, Cowell Clarke (reg'd), on 5 June 2008 and will be heard by Judge Lunn at the Supreme Court of South Australia, 1 Gouger Street, Adelaide at 2.15 p.m. on 8 July 2008. Copies of the documents filed may be obtained from the plaintiff's address for service. The plaintiff's address for service is c/o O'Loughlins Lawyers, Level 2, 99 Frome Street, Adelaide, S.A. 5000.

Any person intending to appear at the hearing must file a notice of appearance in accordance with the prescribed form, together with the affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the plaintiff at the plaintiff's address for service at least three days before the date fixed for the hearing.

Dated 19 June 2008.

K. D. RYDER, Solicitor for the Plaintiff

SOUTH AUSTRALIA—In the Supreme Court. No. 781 of 2008.
In the matter of The Smart Company Pty Ltd (ACN 061 975 344)
and in the matter of the Corporations Act 2001.

Notice of Application of Winding Up Order

A proceeding for the winding up of The Smart Company Pty Ltd was commenced by the plaintiff, Cowell Clarke (reg'd), on 5 June 2008 and will be heard by Judge Lunn at the Supreme Court of South Australia, 1 Gouger Street, Adelaide at 2.15 p.m. on 8 July 2008. Copies of the documents filed may be obtained from the plaintiff's address for service. The plaintiff's address for service is c/o O'Loughlins Lawyers, Level 2, 99 Frome Street, Adelaide, S.A. 5000.

Any person intending to appear at the hearing must file a notice of appearance in accordance with the prescribed form, together with the affidavit on which the person intends to rely, and serve a copy of the notice and any affidavit on the plaintiff at the plaintiff's address for service at least three days before the date fixed for the hearing.

Dated 19 June 2008.

K. D. RYDER, Solicitor for the Plaintiff

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

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