

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 27 NOVEMBER 2008

CONTENTS

	Page
Agricultural and Veterinary Products (Control of Use)	
Regulations 2004—Notice	5214
Appointments, Resignations, Etc.	
Associations Incorporation Act 1985—Notice	5214
Brands Act 1933—	
2nd Quarter, 2008	5215
3rd Quarter, 2008	
Controlled Substances Act 1984-Notice	
Corporations and District Councils-Notices	
Crown Lands Act 1929—Notices	
Development Act 1993—Notices	
Education Act 1972-Notices	
Electricity Act 1996—Notice	
Environment Protection Act 1993-Notices	
Fisheries Management Act 2007-Notices	5251
Geographical Names Act 1991—Notice	
Liquor Licensing Act 1997—Notices	
Local Government Act 1999-Notice	

	1 age
Mining Act 1971—Notices	
Motor Vehicles Act 1959-Notice	5260
National Electricity Law-Notice	5260
Natural Resources Management Act 2004-Notice	5262
Petroleum Act 2000-Notice	5263
Proclamations	5277
Public Trustee Office-Administration of Estates	
REGULATIONS Development Act 1993 (No. 287 of 2008) Firearms Act 1977 (No. 288 of 2008)	
Roads (Opening and Closing) Act 1991-Notices	
RULES OF COURT Corporations Rules 2003 (South Australia)—	
Amendment No. 5	5265
Supreme Court Criminal Rules 1992—	
Amendment No. 23	5273
Transport, Department of-Notice to Mariners	5276

GOVERNMENT GAZETTE NOTICES

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

Daga

JP08/040CS

Department of the Premier and Cabinet Adelaide, 27 November 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Registrar: (from 22 January 2009 until 21 January 2012) Wendy Ann Hastings

By command,

JOHN HILL, for Premier

MEDU08/018CS

Department of the Premier and Cabinet Adelaide, 27 November 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Mineral Resources Development, Minister for Urban Development and Planning and Minister for Small Business to be also Acting Minister for Police, Acting Minister for Emergency Services and Acting Minister for Recreation, Sport and Racing for the period from 29 November 2008 to 6 December 2008 inclusive, during the absence of the Honourable Michael John Wright, MP.

By command,

MES08/008CS

JOHN HILL, for Premier

Department of the Premier and Cabinet Adelaide, 27 November 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of 10 years commencing from 27 November 2008 and expiring on 26 November 2018, pursuant to section 4 of the Justices of the Peace Act 2005.

Karyn Anne Bradford Peter Thomas Chambers Debra Kay Cooper Belinda Kaye Dowling Liam Derek Bertram Golding Richard John Shaiel Gosling Lyn Gregory Anthony James Hill Robert Mark Larking Lucia Marinelli Dean Wayne McFarlane Jason Paul Sargent Suzanne Marguerite Suarez Shane Tongerie Garry Whitelock

By command,

JOHN HILL, for Premier

ASSOCIATIONS INCORPORATION ACT 1985

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of the Earthmoving Contractors Association of SA Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Workplace Relations Act 1996 and whereas the Commission was on 4 November 2008, requested by the Association to transfer its undertaking to the Civil Contractors Federation organisation number 267V, the Commission pursuant to section 42 (2) of the Act does hereby order that on 19 December 2008, the undertaking of the Earthmoving Contractors Federation organisation number 267V.

On 19 December 2008, the Association will be dissolved, the property of the Association becomes the property of the Civil Contractors Federation and the rights and liabilities of the Association become the rights and liabilities of the Civil Contractors Federation.

Given at Adelaide, 25 November 2008.

B. I. COLQUIST, a Delegate of the Corporate Affairs Commission

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004 Approval of Quality Assurance Schemes

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

Column A	Column B	Column C
A scheme established by the Freshcare Code of Practice On-farm Food Safety Program for Fresh Produce, based on HACCP Principles, published by Freshcare Ltd, N.S.W., Australia.	Seed potatoes	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd (ABN 45 092 879 082).

Dated 21 November 2008.

DON PLOWMAN, Executive Director, Agriculture and Wine for and on behalf of RORY MCEWEN, Minister for Agriculture, Food and Fisheries

BRANDS ACT, 1933 2ND QUARTER, 2008

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th June 2008 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

19th November, 2008

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
R83	JA Risdale t/a Risdale Family Trust	LEIGH CREEK 5731
B67	SC Bayly	NEALES FLAT 5374

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
XI.2.5.	IJ Stockham t/a IJ & MJ Stockham	PORT LINCOLN 5606
D.3.	AC Auld	KALANGADOO 5278
XR.3.XY.6.	JA Risdale t/a Risdale Family Trust	LEIGH CREEK 5731
B.6.	NJ & P Theakstone	PORT LINCOLN 5606

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
KH	Riding Pony Association	R & P Thompson	GUMERACHA 5233
Ŵ	Australian Pony Stud Book Society	JL Herring	MOUNT GAMBIER 5290
мк	Quarter Horse Association	M & K Harding	GOOLWA 5214
CMB (tattoo)	Maine – Anjou Beef Australia Ltd	MP Williams	MOUNT GAMBIER 5290
Ψ¥	The Commonwealth Clydesdale Horse Society	M & P Whyte	MOUNT GAMBIER 5290
5	Australian Stud Book	SK Hawxwell	WOODSIDE 5244
EMM (tattoo)	Australian Lowline Cattle Association	JM Emmerich	MILLICENT 5280
\$	Australian Pony Stud Book	D Hopton	MEADOWS 5201
M.D.	Thoroughbred Breeders Australia	R Harmon	HIGHTON 3216

SHEEP BRANDS REGISTERED

Brand Colour Position Owner Address X Green 4 NW & KM Kupke **BOOLEROO CENTRE 5482** KP Barone MS Purple 1 LOWER HERMITAGE 5131 t/a Millbrook Springs AH Red 3 **AR Hentschke BLYTH 5462** K Green 4 MA & BJ Kuerschner ORROROO 5431 NH Kerrison 囹 Red 4 WALKERVILLE 5081 t/a Trevilla Dohne Merino Stud (R) Blue 4 **BLB Redden** CAMPBELLTOWN 5074 KS Blue 4 DK & GE Sparks WHYTE YARCOWIE 5420 AP, PE & TJ Weckert AW Red 4 **BRINKWORTH 5464** t/a Angle Grove Trading Trust GJ & AC Koch GT 2 Red MOCULTA 5353 t/a Glen Turret Pastoral

Central District

South East District

Brand	Colour	Position	Owner	Address
JF	Red	1	IJ McNeil t/a Billaweena Pastoral Co	NARACOORTE 5271

Western District

Brand	Colour	Position	Owner	Address
AB	Green	4	AD Beinke t/a AD & KJ Beinke	KYANCUTTA 5651
Φ	Red	3	RD & MJ Butcher	KIMBA 5680
т	Red	1	T & CE Hill t/a CE Hill	STREAKY BAY 5680
S	Green	2	IJ Stockham t/a IJ & MJ Stockman	PORT LINCOLN 5606
К	Red	3	BK & KM Donaldson	KADINA 5554

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
\Diamond	Purple	4	JR Chapman	TUSMORE 5065

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
A.1.B.3.	RJ & AG Auricht t/a Brookfields Primary Industries	GAWLER 5118
G.2.	GJ Koch t/a Glen Turret Pastoral	MOCULTA 5353

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address	
A.1.	AD Beinke t/a AD & KJ Beinke	KYANCUTTA 5651	
R.1.2.	RD & MJ Butcher	KIMBA 5641	
H.2.	SM Theakstone Stagg t/a Bon-kia Pastoral	PORT LINCOLN 5606	
XI.3. IJ Stockham t/a IJ & MJ Stockman		PORT LINCOLN 5606	

Northern District

Brand or Mark	Owner	Address		
Nil				

Brand or Mark	Owner	Address	
Nil			

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
2[]0	DC Fuller	RD Fuller Via ALICE SPRINGS NT 0872
02∝	RN Isaacson	CP & TL Turner SNOWTOWN 5520
L05	AJ & ME Ling	BT Ling KINGSTON SE 5275
8J3	RM Johnson	MJ & JJ Johnson DUBLIN 5501
D	Underwood Estate	PG & CH Dunn & D Harkin ASHBOURNE 5157
11N	GV Morton	DJ Morton PORT AUGUSTA 5710
N17	HC Nitschke	IH Nitschke MEDINDIE 5081
HP	Est JG Duncan-Hughes	JG AR & WW Duncan WATERVALE 5452

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address		
Nil				

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
D.6.	DC Fuller	RD Fuller Via ALICE SPRINGS NT 0872
XA.5.XL.5.	AJ & ME Ling	BT Ling KINGSTON SE 5275
B.1.	Underwood Estate	PG & CH Dunn & D Harkin ASHBOURNE 5157
I.6.	CJ Theakstone	SM Stagg & PN Theakstone PORT LINCOLN
D.1.E.1.	Est JG Duncan-Hughes	JG AR & WW Duncan WATERVALE 5452

STUD STOCK BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

SHEEP BRANDS TRANSFERRED

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
на	Red	3	GS & GR Bottrall	DS & HM Bottrall JAMESTOWN 5491
w	Blue	3	RL Ward	AJ Ward KADINA 5554
NI	Blue	2	RN Isaacson	CP & TL Turner SNOWTOWN 5520
D	Blue	3	WK Doecke	BD Doecke STOCKWELL 5355
D	Red	4	Underwood Estate	PG & CH Dunn & D Harkin ASHBOURNE 5157
W	Red	3	WM & DI Weckert	MT & ME Weckert CLARE 5433
кн	Blue	1	KW & RA Hahesy	DM & L Hahesy ROSEWORTHY 5371
$\overline{\heartsuit}$	Green	2	LG Kleinig	SG Kleinig TRURO 5356
s∀	Purple	1	EL SE & WA Mattey	SP & MM Mattey TEROWIE 5421
Ŷ	Green	2	WP Long	DJ Long CLARE 5453
EP	Blue	1	RF & ACV Pedler	JR & M Pedler WAROOKA 5577
нР	Purple	2	Est JG Duncan-Hughes	JG AR & WW Duncan WATERVALE 5452
X	Red	3	RR & SM Young	SR Young PORT PIRIE 5540
Ģ	Red	2	WJ & DA Goss	WB & JA Goss BRINKWORTH 5464

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
RT	Green	4	RE Temby	MA Temby PARRAKIE 5301
Ŀ	Blue	3	AJ Ling	BT Ling KINGSTON SE 5275
სB	Red	4	AJ Buchanan	GA & JL Buchanan KAROONDA 5307

South East District

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
В	Green	4	IF & JM Baines	MK & AL Baines LOCK 5633
D	Purple	2	HW & JB Docking	AM Docking KIMBA 5641
<u> </u>	Red	4	CJ Theakstone	SM Stagg & PN Theakstone PORT LINCOLN 5606
\diamond	Red	1	AL & RM Hore	DA & WE Hore COWELL 5602

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark	Transferred from	Transferred to: Owner/Address	
B.3.A.3.	Underwood Estate	PG & CH Dunn & DJ Harkin ASHBOURNE 5157	
B.2.	Est JG Duncan-Hughes	JG, AR & WW Duncan WATERVALE 5452	

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address	
V.2.	HW & JB Docking	AM Docking KIMBA 5641	
R.1.E.1.	RCV & CE Hill	C & T Hill STREAKY BAY 5680	
A.2.3.	CJ Theakstone	SM Stagg & PN Theakstone PORT LINCOLN 5606	

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation	
MO2	MJS Gurr, NARACOORTE 5271	Registrar of Brands	
11H	JG Duncan, BURRA 5417	JG Duncan	
52J	GR Bottrall, JAMESTOWN 5491	GR Bottrall	
J75	BM & DR Jennings, MILLICENT 5280	Registrar of Brands	
⊳74	RL, YL & JL Arthur, ORROROO 5431	JL Arthur	
JA	RL, YL & JL Arthur, ORROROO 5431	JL Arthur	
96R	DT Thomas, AMERICAN RIVER 5223	Registrar of Brands	
≪ 42	WL Mills, BOOLEROO CENTRE 5482	W Mills	
B87	LD Bott, WAROOKA 5577	Registrar of Brands	
R83	WL Rodda Pty Ltd, WHARMINDA 5603	Registrar of Brands	
R 87	RL & MR Rodda, PORT NEILL 5604	Registrar of Brands	
Y24	CA Hooper, ORROROO 5431	Registrar of Brands	
2{5	TM Myers, PORT LINCOLN 5606	Registrar of Brands	
A68	GA & M Adcock, MOUNT COMPASS 5210	M Adcock	
37 🗘	ASG Mattey & Sons, TEROWIE 5421	SP Mattey	
7M9	DJ Morton, PORT AUGUSTA 5710	DJ Morton	
366 K	JD Hay, MEADOWS 5201 Registrar of Bra		
M 94	KA & TK McDonald, KYANCUTTA 5651	KA McDonald	
B 56	DH & MF Bradley, KYBYBOLITE 5262	Registrar of Brands	
삼17	JM Rooke, BURRA 5417	Registrar of Brands	
55 മ	WR Bailey, WHYTE YARCOWIE 5420	A Bailey	
I 65	JK Harvey, KIELPA 5642	Registrar of Brands	

Brand	Owner & Address	Applicant for Cancellation	
D.2.	JG Duncan, BURRA 5417	JG Duncan	
B.6.	RL YL & JL Arthur, ORROROO 5431	JL Arthur	
B.1.	LD Bott, WAROOKA 5577	LD Bott	
XK.1.	HC Nitschke, NORTH ADELAIDE 5006	IH Nitschke	
H.2.	HC Nitschke, NORTH ADELAIDE 5006	IH Nitschke	
D.3.	BM & DR Jennings, MILLICENT 5280	Registrar of Brands	
C.1.XM.1	TM Myers, PORT LINCOLN 5606	Registrar of Brands	
I.2.K.5.	DJ Morton, PORT AUGUSTA 5710	DJ Morton	
N.3.XT.7.	JD Hay, MEADOWS 5201	Registrar of Brands	
R.3.D.3.	KA & TK McDonald, KYANCUTTA 5651	KA McDonald	
N.1.XM.3	MJS Gurr, NARACOORTE 5271	Registrar of Brands	
A.2.D.6.	A Auld, KALANGADOO 5278	A Auld	

CATTLE EARMARKS CANCELLED

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
t	GA & M Adcock, MOUNT COMPASS 5210	M Adcock

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
+JA (tattoo) Goat Breeders Society		JJ Adams, BRINKWORTH 5464	NG Adams
		GA & M Adcock, MOUNT COMPASS 5210	M Adcock
L3G Australian Jersey Herd Society		WP Long, UNDALYA 5450	WP Long
YB (firebrand)	SA Stud Merino Breeders	RW & GO Tiller BALAKLAVA 5461	Registrar of Brands
HP	Australian Illawarra Shorthorn	JG Duncan-Hughes, WATERVALE 5452	J Duncan

Brand	Colour	Position	Owner and address	Applicant for cancellation
RO	Red	4	RM Johnson, MALLALA 5502	JJ Johnson
DB	Red	1	DC & FJ Blesing, YANKALILLA 5203	DC Blessing
דר	Red	4	RL YL & JL Arthur, ORROROO 5431	JL Arthur
КА	Blue	1	NW Kupke BOOLEROO CENTRE 5482	NW Kupke
KS	Blue	4	TK & JM Sinkinson VICTOR HARBOR 5211	JM Sinkinson
KA	Red	2	JJ Adams, BRINKWORTH 5464	NG Adams
JL	Purple	3	LD Bott, WAROOKA 5577	LD Bott
нv	Blue	1	GH Voigt, PORT AUGUSTA	GH Voigt
S	Blue	4	NH & HM Somerville SPALDING 5454	EM Somerville
RB	Red	2	WR Bailey WHYTE YARCOWIE 5420	A Bailey
ЯВ	Purple	2	WR Bailey WHYTE YARCOWIE 5420	A Bailey
∝w	Purple	1	RH & VR Wall, WALLAROO 5556	Registrar of Brands
TR	Blue	2	JM Rooke, BURRA 5417	Registrar of Brands
A	Red	2	AC & BH Tuckwell ONE TREE HILL 5114	Registrar of Brands
\$R	Purple	4	BLB Redden, CUDLEE CREEK 5232	BLB Redden
DK	Red	2	GJ Koch MOCULTA 5353	GJ Koch

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
JL	Red	4	BM & DR Jennings MILLICENT 5280	Registrar of Brands
	Green	4	DH & MF Bradley KYBYBOLITE 5262	Registrar of Brands
R	Purple	3	RW & DM Rivers, COONALPYN 5265	Registrar of Brands
HK	Blue	1	HC & MB Kerley, PEEBINGA 5307	DR Kerley
$\overline{\diamond}$	Red	2	MJS Gurr, NARACOORTE 5271	Registrar of Brands

South East District

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
СН	Red	1	RCV & CE Hill, STREAKY BAY 5680	T Hill
Ŗ	Purple	4	WL Rodda, WHARMINDA 5603	Registrar of Brands
R	Purple	3	RL & MR Rodda, PORT NEILL 5604	Registrar of Brands
К	Green	1	KA & TK McDonald KYANCUTTA 5651	KA McDonald
JH	Purple	2	MEB Harvey, KIELPA 5651	Registrar of Brands
N	Purple	2	HC Nitschke NORTH ADELAIDE 5006	IH Nitschke

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
нv	Blue	1	GH Voigt, PORT AUGUSTA 5700	GH Voigt
ХМ	Purple	2	JG Duncan, BURRA 5417	JG Duncan

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
R	Green	4	BT & AEM Roberts KINGSCOTE 5223	Registrar of Brands
R	Blue	2	DT Thomas AMERICAN RIVER 5223	Registrar of Brands
()	Green	1	IA & CL Roberts KINGSCOTE 5223	Registrar of Brands

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
Y.3.N.3.	GH Voigt PORT AUGUSTA 5700	GH Voigt
O.1.D.3.	NH & HM Somerville SPALDING 5454	EM Somerville
G.2.	WR Bailey WHYTE YARCOWIE 5420	A Bailey
X.1.T.1.	JM Rooke BURRA 5417	Registrar of Brands

South East District

Brand or Mark Owner and address		Applicant for Cancellation
N.1.Y1.	DH & MF Bradley, KYBYBOLITE 5262	Registrar of Brands
N.1.XM.3.	MJS Gurr, NARACOORTE 5271	Registrar of Brands

Brand or Mark	Owner and address	Applicant for Cancellation
XR.3.A.3.	WL Rodda Pty Ltd, WHARMINDA 5603	Registrar of Brands
N.1.XM.1.	ASG Mattey & Sons, TEROWIE 5421	SP Mattey
C.1.XM.1.	TM Myers, PORT LINCOLN 5606	Registrar of Brands
XO.3.	KA & TK McDonald, KYANCUTTA 5651	KA McDonald

Western District

Northern District

Brand or Mark Owner and address		Applicant for Cancellation	
Y.3.N.3.	GH Voigt, PORT AUGUSTA 5700	GH Voigt	
В.3.	JG Duncan, BURRA 5417	JG Duncan	

Brand or Mark	Owner and address	Applicant for Cancellation
R.2.R.3.	BT & AEM Roberts, KINGSCOTE 5223	Registrar of Brands

BRANDS ACT, 1933 3RD QUARTER, 2008

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 30th September 2008 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

Registrár of Brands 19th November, 2008

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
Nil		

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
A.7.	AN Bell t/a BN & JM Bell & Sons	MILLICENT 5280

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
RVT	Shorthorn Society of Australia	RV Jones	MURRAY BRIDGE 5253
NEA	Riding Pony Stud Book	NE Arbon	VIRGINIA 5120
RRT (tattoo)	Aust. Ayrshire Breeders Assoc.	RM & RL Tonkin	ANGAS PLAINS 5255

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
FG	Blue	3	FG Gorey	TARLEE 5411
G	Green	4	JM Green t/a CM Green & Co Pty Ltd	BUTE 5560
Я	Green	3	RJ Garrard	PARAFIELD GARDENS 5107
NS	Purple	2	ND Simpson	JAMESTOWN 5491
N G	Red	4	IB & PJ Nitschke	CLARE 5453
Z	Green	3	GR & JL Stuckey	WILLUNGA 5172

South East District

Brand	Colour	Position	Owner	Address
\forall	Red	1	BS & DM Altus	MOUNT GAMBIER 5291

Western District

Brand	Colour	Position	Owner	Address
ס	Red	4	LJ, CA & NS Kelsh t/a Kelsh Pastoral Co Pty Ltd	PORT KENNY 5671
К	Red	4	LJ, CA & NS Kelsh t/a Kelsh Pastoral Co Pty Ltd	PORT KENNY 5671
RH	Red	3	AR & LM Hentschke t/a Hentschke Farming Trust	LOCK 5633
Ŵ	Red	3	LR & CA Wiseman	LOCK 5633

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
XP.2.3.	GR & JL Stuckey	WILLUNGA 5172

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
XW.2.L.4	AR & LM Hentschke t/a Hentschke Farming Trust	LOCK 5633

Northern District

Brand or Mark	Owner	Address
Nil		

Brand or Mark	Owner	Address		
Nil				

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
73	RR & MJ Simmons	PE Simmons t/a Simmons Farms COOKE PLAINS 5261
Т80	WC Gill	JA & AK Gill t/a Giljak Family Trust MUNDOORA 5555
C85	JM Bell	AN Bell t/a BN & JM Bell & Sons MILLICENT 5280

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Ĥ	Green	4	PG & SD Hunt	NA & RW Hunt, CRYSTAL BROOK 5523
ំទ	Red	4	CB Schiller	RC & WJ Schiller t/a RC & WJ Schiller & Co, TANUNDA 5352
Ğ	Red	4	WC Gill	JA & AK Gill t/a Giljak Family Trust MUNDOORA 5555
Ż	Blue	1	CJ & GD Schutz	DP & AJ Schutz t/a Schutz Enterprises P/L SADDLEWORTH 5413
LY	Purple	1	EEA & TAJ Lynch	MD & ME Lynch, WIRRABARA 5481
Ţ	Red	1	JB Tiller	B & H Tiller t/a HB Rural, PORT PIRIE 5540
Ĥ	Purple	3	HA & MD Head	P Head t/a Rochleigh Partners Pty Ltd CRYSTAL BROOK 5523
VM	Purple	4	VE & R Munchenberg	KR Munchenberg t/a Denbies Trust TRURO 5356
∽E	Purple	4	SK Lienert	RD & RJ Lienert, YORKETOWN 5576
R	Blue	3	WS Reid	RS Reid, MAITLAND 5573
е,	Purple	2	TL & ME Burgess	JW & LR Burgess, GULNARE 5471
G	Red	1	GH Wilson	PR & JA Wilson, MILANG 5256

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
	Blue	3	RR & MJ Simmons	PE Simmons, COOKE PLAINS 5261
R	Blue	1	LJ Redden	BLB Redden & KL & WF Scott NARACOORTE 5271
Ŧ	Blue	3	TU Pfitzner	GU Pfitzner, KAROONDA 5307
φ	Red	1	JM Bell	AN Bell t/a BN & JM Bell & Sons, MILLICENT 5280
AB	Green	4	RC & EH Beelitz	PD & DC Beelitz t/a Beelitz Nominees P/L PARRAKIE 5301

South East District

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
ĸ	Blue	Near Ribs	MJR Kennett	BMR Kennett, COULTA 5607
°†)	Blue	Rump	MW & CM Bamman	J, A & C Bamman, CLEVE 5640

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
N	Blue	3	R & R Nutt	GR Nutt, PARNDANA 5220

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand or Mark Transferred from		Transferred to: Owner/Address
K.1.A.1.	VE & R Munchenberg	KR Munchenberg t/a Denbies Trust TRURO 5356
XW.2.L.4. RE Hentschke		AR Hentschke BLYTH 5462
XC.2.	EEA & TAJ Lynch	MD & ME Lynch WIRRABARA 5481

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address	
A.1.D.3.	JM Bell	AN Bell t/a BN & JM Bell & Sons MILLICENT 5280	
G.G.3. RC & EH Beelitz		PD & DC Beelitz, Beelitz Nominees Pty Ltd PARRAKIE 5301	
XR.1.XS.1. RR & MJ Simmons		PE Simmons t/a Simmons Farms COOKE PLAINS 5261	

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XI.1.B.2.	JH Kelsh & Sons Pty Ltd	LJ, CA & NS Kelsh t/a Glendale Pastoral Co PORT KENNY 5671

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Brand or Mark	Transferred from	Transferred to: Owner/Address
N.3.E.3.	R & R Nutt	GR Nutt PARNDANA 5220

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
W88	WS Reid, VICTOR HARBOR 5211	RS Reid
0L1	MD & ME Lynch, WIRRABARA 5481	MD Lynch
Z	Zadow Bros, MURRAY BRIDGE 5253	KN Zadow
5A1	HL Ashby, OB FLAT 5391	AM Ashby
9D5	PJ O'Dea, PETERBOROUGH 5422	Registrar of Brands
43⊥	KL Tucker, FINNISS 5251	Registrar of Brands
1L4	IG & CH Longmire, TINTINARA 5266	Registrar of Brands
M70	Monfries & Burchell Pty Ltd NARACOORTE 5271	PJ Burchell
75N	WH Brody, KINGSTON SE 5275	S Adams
X55	DN & A Brookman, MEDINDIE 5081	Registrar of Brands
96S	CF Smith, BALHANNAH 5242	Registrar of Brands

Brand	Owner & Address	Applicant for Cancellation
XD.3.	WS Reid, VICTOR HARBOR 5211	RS Reid
XJ.1.3.	JM Bell, MILLICENT 5280	JM Bell
A.7.	Zadow Bros, MURRAY BRIDGE 5253	KN Zadow
A.6.	HL Ashby, OB FLAT 5291	AM Ashby
X.2.3.	KL Tucker, FINNISS 5251	Registrar of Brands
D.D.1.	IG & CH Longmire, TINTINARA 5266	Registrar of Brands
XY.6.	Monfries & Burchell Pty Ltd NARACOORTE 5271	PJ Burchell
C.6.	WH Brody, KINGSTON SE 5275	S Adams
A.A.5.	DN & A Brookman, MEDINDIE 5081	Registrar of Brands
C.3.	CF Smith, BALHANNAH 5242	Registrar of Brands
B.B.5.	LM & DM Summers, ALICE SPRINGS NT 0871	D Summers

CATTLE EARMARKS CANCELLED

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
Nil		

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
PBW	Jersey Herd Society	BL Whittaker & Sons ARDROSSAN 5571	PB Whittaker
ĴĒ	Arabian Horse Society	J Scheepens MUNNO PARA DOWNS 5115	J Scheepens

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
r-H	Purple	4	HJA Warner, CALTOWIE 5490	BA Warner
8W	Red	3	BA & MD Warner t/a Uzella Props PETEBOROUGH 5422	BA Warner
RH	Red	3	RE Hentschke, BLYTH 5462	AR Hentschke
Ĝ	Green	4	CM Green, BUTE 5560	J Green
<u>0</u>	Red	1	PJ O'Dea, PETERBOROUGH 5422	Registrar of Brands
т	Purple	2	KL Tucker, FINNISS 5251	Registrar of Brands
DK	Red	2	DJ & AD Koch, MOCULTA 5353	CJ Koch
В	Purple	4	BK & DM Richards, MALLALA 5502	Registrar of Brands

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
JA	Purple	3	HL Ashby, OB FLAT 5291	AM Ashby
ĨL	Blue	2	IG & CH Longmire TINTINARA 5266	Registrar of Brands
MB	Red	4	Monfries & Burchell Pty Ltd NARACOORTE 5271	PJ Burchell
R	Green	1	DN & A Brookman, MEDINDIE 5081	Registrar of Brands
z	Blue	1	Zadow Bros MURRAY BRIDGE 5253	KN Zadow

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
۲.	Blue	4	HJA Warner, CALTOWIE 5490	BA Warner
sw	Purple	1	SE & DJ Wright, CEDUNA 5690	Registrar of Brands

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
Nil				

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
XS.1.3.	BA & MD Warner PETERBOROUGH 5422	BA Warner
XP.2.3.	PJ O'Dea, PETERBOROUGH 5422	Registrar of Brands
T.1.C.2.	KL Tucker, FINNISS 5251	Registrar of Brands
X.X.3.	TL & ME Burgess, GULNARE 5471	ME Burgess

Brand or Mark	Owner and address	Applicant for Cancellation
B.3.V.3.	Zadow Bros, MURRAY BRIDGE 5253	KN Zadow
B.2.	DN & A Brookman, MEDINDIE 5081	Registrar of Brands
Y.2.	Monfries & Burchell Pty Ltd PJ Burchell NARACOORTE 5271	
D.1.N.1.	D.1.N.1. IG & CH Longmire, TINTINARA 5266 Registrar of Bra	

South East District

Western District

Brand or Mark Owner and address		Applicant for Cancellation	
XW.2.L.4.	HJA Warner CALTOWIE 5490	BA Warner	
X.1.D.1.	MJR Kennett COULTA 5607	B Kennett	
1.2.C.4.	.C.4. SE & DJ Wright CEDUNA 5690 Registrar of Br		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

Brand or Mark	Owner and address	Applicant for Cancellation
Nil		

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$
Agents, Ceasing to Act as	41.00
Associations:	
Incorporation	20.80
Intention of Incorporation	51.50
Transfer of Properties	51.50
Attorney, Appointment of	41.00
Bailiff's Sale	51.50
Cemetery Curator Appointed	30.50
Companies:	
Alteration to Constitution	41.00
Capital, Increase or Decrease of	51.50
Ceasing to Carry on Business	30.50
Declaration of Dividend	30.50
Incorporation	41.00
Lost Share Certificates:	
First Name	30.50
Each Subsequent Name	10.50
Meeting Final Meeting Final Regarding Liquidator's Report on	34.25
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	41.00
First Name	41.00
Each Subsequent Name	10.50
Notices:	51 50
Call.	51.50 20.80
Change of Name	41.00
Creditors Creditors Compromise of Arrangement	41.00
Creditors Comptoinise of Attaigement	41.00
Creditors (extraordinary resolution that 'the Com- pany be wound up voluntarily and that a liquidator	
be appointed?)	51.50
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	81.50
——Release Granted	51.50
Receiver and Manager Appointed	47.50
Receiver and Manager Ceasing to Act	41.00
Restored Name	38.50
Restored Name Petition to Supreme Court for Winding Up	71.50
Summons in Action.	61.00
Order of Supreme Court for Winding Up Action	41.00
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	92.00
Removal of Office.	20.80
Proof of Debts	41.00
Sales of Shares and Forfeiture	41.00
Estates:	
Assigned	30.50
Deceased Persons—Notice to Creditors, etc	51.50
Each Subsequent Name	10.50
Deceased Persons—Closed Estates	30.50
Each Subsequent Estate	1.35
Probate, Selling of	41.00
Public Trustee, each Estate	10.50

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	27.25 27.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	51.50
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	21.80 20.80 20.80 10.50
Leases—Application for Transfer (2 insertions) each	
Lost Treasury Receipts (3 insertions) each	
Licensing	61.00
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	408.00
First Name Each Subsequent Name	10.50
Noxious Trade	30.50
Partnership, Dissolution of	30.50
Petitions (small)	20.80
Registered Building Societies (from Registrar- General)	20.80
Register of Unclaimed Moneys—First Name Each Subsequent Name	30.50 10.50
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	261.00 345.00
Sale of Land by Public Auction	52.00
Advertisements	122.00 244.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	2.90 per
Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.90 per line.	District

Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.90 per column line will be applied in lieu of advertisement rates listed.

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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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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
	5.50	4.20			
49-64			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	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
481-496	33.75	32.00	977-992	66.50	63.50
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CONTROLLED SUBSTANCES ACT 1984

Prohibition of Administering Prescription Drugs

TAKE notice that on 18 November 2008, I, Keith Evans, Executive Director of Drug and Alcohol Services South Australia, having formed the opinion that Dr The Hao Nguyen has prescribed prescription drugs in an irresponsible manner, exercised the authority delegated by the Minister for Mental Health and Substance Abuse under section 62A of the Controlled Substances Act 1984 and made the following order under section 57 (1) (c) of the Act:

Dr The Hao Nguyen, 441 Torrens Road, Woodville Park, South Australia,

is prohibited from prescribing, supplying or administering any preparation that contains the drug pseudoephedrine.

This order does not apply to an preparation that contains pseudoephedrine that has been legally supplied or prescribed for treatment of Dr The Hao Nguyen by a dentist or medical practitioner or by a veterinary surgeon for administration to an animal in his care.

> K. EVANS, Delegate for the Minister, Mental Health and Substance Abuse

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY vary the notice as described in The Schedule by declaring that the Reserve for Telecommunication Purposes as defined in The Schedule shall cease to be under the care, control and management of Telstra Corporation Limited and by further declaring that the said Reserve for Telecommunication Purposes shall be under the care, control and management of the Minister for Transport.

The Schedule

Reserve for Telecommunication Purposes, Allotment 10 in Deposited Plan 40104, Hundred of Dudley, County of Carnarvon, the notice of which was published in the *Government Gazette* of 29 February 1996 at page 1322, being the whole of the land comprised in Crown Record Volume 5382, Folio 468.

Dated 27 November 2008.

JAY WEATHERILL, Minister for Environment and Conservation

DL 3673/1993

CROWN LANDS ACT 1929: SECTION 5

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

The Schedule

Portion of Reserve for Government Employee Housing, Allotment 169, Town of Coober Pedy, Out of Hundreds (Coober Pedy), the notice of which, together with other land was published in the *Government Gazette* of 26 January 1989 at page 223, being the whole of the land comprised in Crown Record Volume 5990, Folio 303.

Dated 27 November 2008.

JAY WEATHERILL, Minister for Environment and Conservation

DEH 14/0346

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF HOLDFAST BAY—BUCKLE STREET, GLENELG NORTH AND SURROUNDS DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'City of Holdfast Bay—Buckle Street, Glenelg North and Surrounds Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

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

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

Dated 27 November 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARA-TION OF INTERIM OPERATION OF CITY OF UNLEY— VILLAGE LIVING & DESIRABLE NEIGHBOURHOOD DEVELOPMENT PLAN AMENDMENT STAGE 1 (RESI-DENTIAL HISTORIC CONSERVATION & STREET-SCAPE CHARACTER AREAS PILOT) DEVELOPMENT PLAN AMENDMENT

Notice

PURSUANT to section 28 (1) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, am of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of Unley—Village Living & Desirable Neighbourhood Development Plan Amendment Stage 1 (Residential Historic Conservation & Streetscape Character Areas Pilot) Development Plan Amendment' that the Plan Amendment should come into operation without delay on an interim basis on 27 November 2008.

> PAUL HOLLOWAY, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993

Notice under Schedule 4, Part 1, Section 1—Building Works, Subclause (2) Development Regulations 2008

Preamble

1. The Unley (City) Development Plan designates areas of Unley as being within the Streetscape (Built Form) Zone.

2. The Minister for Urban Development and Planning has decided to declare the demolition of a building within the above zone as a merit form of development.

NOTICE

PURSUANT to Schedule 4, Part 1, Clause 1 (2) of the Development Regulations 2008, I—

- (a) declare that all applications for demolition within the Streetscape (Built Form) Zone of the Unley (City) Development Plan are merit forms of development; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which this notice will come into operation.

Dated 25 November 2008.

PAUL HOLLOWAY, Minister for Urban Development and Planning

ELECTRICITY ACT 1996

Notice under the Electricity Act 1996 by Aurora Energy Pty Ltd (ABN 85 082 464 622) of Default Contract Prices for Aurora PAY AS YOU GO Customers

IN accordance with section 36AB of the Electricity Act 1996 (SA), Aurora Energy Pty Ltd (ABN 85 082 464 622) ('Aurora Energy') hereby publishes its default electricity contract prices for customers who are consuming less than 160 MWh per annum of electricity ('small customers'). The default contract prices are set out below in this notice and will apply on and from 1 January 2009. These price changes will also be reflected on the Aurora PAYG website http://www.apayg.com.au.

The prices detailed in this notice apply for small customers only of Aurora Energy who are purchasing electricity under Aurora PAY AS YOU GO Default Contract Terms and Conditions published in the *Government Gazette* on 1 December 2005.

Aurora Energy reserves the right to change its default electricity contract price from time to time acting in accordance with all applicable regulations.

Justification Statement

The default contract prices set out in this notice reflect an increase in the cost of sourcing electricity, increasing distribution costs and CPI that have been absorbed by Aurora Energy since 1 December 2005, when these prices were last changed.

Domestic Domestic Tright/Domet From 1 January to 31 March	Prices (GST inclusive)
For all consumption (c/kWh) Supply charge (c/day)	31.25 55.00
From 1 April to 31 December	
For all consumption (c/kWh) Supply charge (c/day)	25.00 55.00
fional for the second s	Prices (GST inclusive)
	LSS (GST 11.25 12.00
From 1 January to 31 March For all consumption (c/kWh)	11.25

Explanatory Notes:

- 'Control Load—Off Peak' tariffs are 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 with control by time switch or other means.
- 2. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time). Off Peak period is all times other than peak period.

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depots

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Additional Collection Depots

1. Approval of Collection Depots:

Approve the collection depot identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to, the date of this Notice, approved as Category B Containers:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice; and
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice.

2. Conditions of Approval:

Impose the following conditions of these approvals:

- (a) The person in charge of a collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition.
- (b) The person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety; and
 - (iii) damage to the environment.
- (e) The person in charge of a collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume No.
Parnham Feeding Services	Parham Feeding Services	Michael Parham	Birdwood Road	Gumeracha	5157/526
YP Recycling Ardrossan	YP Recycling	Neil Drogemuller, Sue Drogemuller	28 Coast Road	Ardrossan	n/a
YP Recycling Maitland	YP Recycling	Neil Drogemuller, Sue Drogemuller	4 Bagnall Street	Maitland	n/a

SCHEDULE 1

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

(a) the product which each class of containers shall contain;

- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Geelong Bitter	375	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Bitter	375	Can—Aluminium	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Brewing Sparkling Ale	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Draught	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Draught	375	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Draught	375	Can—Aluminium	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Draught Beer	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Lager	375	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Lager	375	Can—Aluminium	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Midstrength	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Original Light Ale	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Original Pale Ale	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Original Pale Ale Light	375	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Original Pale Ale Light	375	Can—Aluminium	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Premium Beer	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
	375	Glass		
Geelong Premium Light			Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Premium Light	375	Can—Aluminium	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Premium Light Beer	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Geelong Soda Water	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Schonbrauhaus Premium Lager	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Southern Bay Brewing Co Bearings Ale	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Southern Bay Brewing Co Bearings Draught	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Southern Bay Brewing Co Bearings Light	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Southern Bay Brewing Co Platinum	330	Glass	Adam Street Tavern Pty Ltd	Statewide Recycling
Premium Lager Dandelion & Burdock	310	Glass	AllNew Corporation trading as Thistle Imports	Statewide Recycling
Irn Bru	310	Glass	AllNew Corporation trading as Thistle Imports	Statewide Recycling
Tizer	310	Glass	AllNew Corporation trading as Thistle Imports	Statewide Recycling
XS Energy Citrus Blast Drink	250	Can—Aluminium	Amway of Australia & New Zealand	Visy Recycling CDL Services
XS Energy Drink Tropical Blast	250	Can—Aluminium	Amway of Australia & New Zealand	Visy Recycling CDL Services
XS Energy Grape Berry Drink	250	Can—Aluminium	Amway of Australia & New Zealand	Visy Recycling CDL Services
Regia Beer	946	Glass	Ausal Import Export Pty Ltd	Statewide Recycling
Suprema Beer	355	Glass	Ausal Import Export Pty Ltd	Statewide Recycling
V8 100% Vegetable Juice	665	Can—Steel	Campbells Soups Australia	Statewide Recycling
V8 V Plenish Apple & Berry	250	Glass	Campbells Soups Australia	Statewide Recycling
V8 V Plenish Apple & Berry Juice	250	LPB—Aseptic	Campbells Soups Australia	Statewide Recycling
Revive Pure Australian Spring Water	600	PET	Cellbrand Pty Ltd	Statewide Recycling
Revive Pure Australian Spring Water	1 500	PET	Cellbrand Pty Ltd	Statewide Recycling
Black & Gold Cola Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Black & Gold Lemonade Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Black & Gold Lime Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Black & Gold Orange Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Black & Gold Pineapple Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Black & Gold Raspberry Flavoured Soft Drink	350	PET	Chandru International Pty Ltd	Visy Recycling CDL Services
Absolute Organic Apple Clear Juice	1 000	Glass	Eco Farms Pty Ltd	Statewide Recycling
Absolute Organic Cloudy Apple Juice	1 000	Glass	Eco Farms Pty Ltd	Statewide Recycling
Absolute Organic Orange Juice	1 000	Glass	Eco Farms Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Eco Organics Clear Apple Juice	250	Glass	Eco Farms Pty Ltd	Statewide Recycling
co Organics Cloudy Apple Juice	250	Glass	Eco Farms Pty Ltd	Statewide Recycling
co Organics Orange Juice	250	Glass	Eco Farms Pty Ltd	Statewide Recycling
co Organics Still Spring Water	1 000	PET	Eco Farms Pty Ltd	Statewide Recycling
co Organics Still Spring Water	600	PET	Eco Farms Pty Ltd	Statewide Recycling
onte S Luigi Acqua Minerale Naturale	1 000	Glass	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Acqua Minerale Naturale	500	Glass	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Acqua Minerale Naturale Frizzante	500	Glass	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Acqua Minerale Naturale Frizzante	1 000	Glass	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Natural Mineral Water	500	PET	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Natural Mineral Water	1 500	PET	Gleneagles Quality Food Distributors	Statewide Recycling
onte S Luigi Natural Mineral Water Sparkling	500	PET	Gleneagles Quality Food Distributors	Statewide Recycling
Fonte S Luigi Natural Mineral Water Sparkling	1 500	PET	Gleneagles Quality Food Distributors	Statewide Recycling
Grand Ridge Black & Tan	350	Glass	Grand Ridge Brewing Company	Statewide Recycling
Grand Ridge Brewers Pilsener	350	Glass	Grand Ridge Brewing Company	Statewide Recycling
Grand Ridge Gippsland Gold	350	Glass	Grand Ridge Brewing Company	Statewide Recycling
Grand Ridge Hatlifter Stout	350	Glass	Grand Ridge Brewing Company	Statewide Recycling
Grand Ridge Moonlight Dark Scotch Ale	350	Glass	Grand Ridge Brewing Company	Statewide Recycling
Grand Ridge Moonshine Mild Strength Ale	350	Glass	Grand Ridge Brewing Company	Statewide Recyclin
Grand Ridge Natural Blonde Wheat Beer	350	Glass	Grand Ridge Brewing Company	Statewide Recyclin
Grand Ridge Supershine Extra Strong Ale	350	Glass	Grand Ridge Brewing Company	Statewide Recyclin
Grand Ridge White Light	350	Glass	Grand Ridge Brewing Company	Statewide Recyclin
Grand Ridge Yarra Valley Gold	350	Glass	Grand Ridge Brewing Company	Statewide Recyclin
upershine	330	Glass	Grand Ridge Brewing Company	Statewide Recyclin
Buskers	350	PET	ISMVDS	Statewide Recyclin
So Acqua	600	PET	ISMVDS	Statewide Recyclin
The Oyster Bar Natural Spring Water	350	PET	ISMVDS	Statewide Recyclin
eamish Irish Ale	440	Can	J Boag & Son Brewing Ltd	Visy Recycling CD
eamish Irish Stout	440	Can	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Boags Honey Porter	375	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Boags Wizard Smiths Ale	375	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
arlsberg Elephant	330	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Carlsberg Lager	330	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Classic Bitter	500	Can	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Classic Bitter	375	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Boags Original Bitter	375	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
AcEwans Export	330	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
AcEwans Scotch Ale	330	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Newcastle Brown Ale	550	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD
Newcastle Brown Ale	330	Glass	J Boag & Son Brewing Ltd	Services Visy Recycling CD Services
Samuel Adams Boston Lager	355	Glass	J Boag & Son Brewing Ltd	Visy Recycling CD Services
trongArm Bitter	375	Glass	J Boag & Son Brewing Ltd	Visy Recycling CD Services

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
B 52 Energy Drink	250	Can—Aluminium	JMJ Distribution Aust. Pty Ltd	Statewide Recycling
Curlwaa Orange Juice	500	HDPE	Jandoway Pty Ltd trading as Curlwaa Fresh	Statewide Recycling
Curlwaa Orange Juice	250	HDPE	Jandoway Pty Ltd trading as Curlwaa Fresh	Statewide Recycling
Zywiec Beer	500	Glass	Leco Pty Ltd	Statewide Recycling
BA Beer Full Strength	330	Glass	Liquor Traders Australia Pty Ltd	Statewide Recycling
BA Beer Light Beer	330	Glass	Liquor Traders Australia Pty Ltd	Statewide Recycling
BA Beer Mid Strength	330	Glass	Liquor Traders Australia Pty Ltd	Statewide Recycling
Becks Bier	330	Glass	McWilliams Wines Pty Ltd	Statewide Recycling
Fiji Natural Spring Water	1 000	PET	McWilliams Wines Pty Ltd	Statewide Recycling
Fiji Natural Spring Water	500	PET	McWilliams Wines Pty Ltd	Statewide Recycling
Mirage Orange Juice	300	HDPE	Mirage Beverages	Statewide Recycling
Mirage Orange Juice	500	HDPE	Mirage Beverages	Statewide Recycling
Life Force	1 500	Plastic	Rainfarms Australia Pty Ltd	Statewide Recycling
Life Force	350	Plastic	Rainfarms Australia Pty Ltd	Statewide Recycling
Life Force	600	Plastic	Rainfarms Australia Pty Ltd	Statewide Recycling
Supre Natural Spring Water	350	PET	Supre	Statewide Recycling
Niksicko Pivo	330	Glass	Swisslion	Statewide Recycling
Chi Herbal Mineral Water Drink	1 250	PET	Sydneywide Beverage	Statewide Recycling
Tuborg Gold Label De Luxe Beer	500	Can—Aluminium	The Tetleys Company Pty Ltd	Visy Recycling CDL Services
Bluetongue Alcoholic Ginger Beer	330	Glass	Tyrrells Vineyards Pty Ltd	Statewide Recycling
Bluetongue Premium Lager	330	Glass	Tyrrells Vineyards Pty Ltd	Statewide Recycling
Bluetongue Traditional Pilsener	330	Glass	Tyrrells Vineyards Pty Ltd	Statewide Recycling
Bohemia beer	330	Glass	World Wide Beers of Australia	Statewide Recycling
Lobkov	330	Glass	World Wide Beers of Australia	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

(i) Approval of Collection Depot:

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the company name and name of the proprietor of the depot identified in Columns 2-3 of Schedule 1 of this Notice; and
- (c) the location of the depot described in Columns 4-5 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

(ii) Conditions of Approval:

Impose the following conditions on the approval:

- (a) The person in charge of a collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition.
- (b) The person in charge of a collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of a collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of a collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety; and
 - (iii) damage to the environment.
- (e) The person in charge of a collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.
Port Neill Receival Centre	Cleve, Arno Bay and Port Neill Recyclers	R. J. and R. M. Carrick	19 Wallis Street	Port Neill	n/a

5251

EDUCATION ACT 1972

Dissolution of School Council

TAKE notice that pursuant to section 85 (1) (e) of the Education Act, I, Jane Lomax-Smith, Minister for Education, Minister of the Crown to whom the administration of the Education Act 1972, is committed, do hereby dissolve the School Governing Council of Morphett Vale High School which has been permanently closed.

Dated 25 November 2008.

JANE LOMAX-SMITH, Minister for Education

EDUCATION ACT 1972

Dissolution of School Council

TAKE notice that pursuant to section 85 (1) (e) of the Education Act, I, Jane Lomax-Smith, Minister for Education, Minister of the Crown to whom the administration of the Education Act 1972, is committed, do hereby dissolve the School Governing Council of Sedan Primary School which has been permanently closed.

Dated 25 November 2008.

JANE LOMAX-SMITH, Minister for Education

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Tim O'Hara of the Museum Victoria, G.P.O. 666, Melbourne, Vic. 3001, (the 'exemption holder'), or a person acting as his agent, is exempt from Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the collection of marine invertebrates in the waters specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 20 November 2008 until 31 December 2008, unless this notice is varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters including intertidal 'rocky' reef areas, excluding aquatic reserves.

SCHEDULE 2

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.

2. Specimens may only be collected by hand and either by snorkelling or diving.

3. The exemption holder or a person acting as his agent must not collect any protected species pursuant to this exemption.

4. A maximum of 5 specimens from each species may be collected from any one site.

5. Any species collected that are not returned to the water must be lodged as voucher specimens with Museum Victoria.

6. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902189.

7. The exempted activity may only be conducted on the exemption holder's behalf by Dr Robin Wilson, Kate Naughton and Elizabeth Dare.

8. The exemption holder must provide a written report to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location and time of the collection.

9. While engaged in the exempted activity, the exemption holder or an agent of the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.

10. A person undertaking the exempted activity 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 21 November 2008.

K. CROSTHWAITE, General Manager, Fisheries Policy and Programs

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 29 October 2008, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North of the following co-ordinates: $33^{\circ}29.00'$ S, longitude 137°16.00'E, then to position latitude $33^{\circ}29.00'$ S, longitude 137°34.00'E, then to position latitude $33^{\circ}38.00'$ S, longitude 137°34.00'E, then to position latitude $33^{\circ}46.00'$ S, longitude 137°44.00'E.

2. South of the following co-ordinates: $33^{\circ}41.00'$ S, longitude $137^{\circ}06.00'$ E, then to position latitude $33^{\circ}52.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $137^{\circ}09.00'$ E, then to position latitude $33^{\circ}59.00'$ S, longitude $137^{\circ}12.00'$ E, then to position latitude $34^{\circ}05.00'$ S, longitude $137^{\circ}04.00'$ E, then to position latitude $34^{\circ}05.00'$ S, longitude $137^{\circ}04.00'$ E, then to position latitude $34^{\circ}05.00'$ S, longitude $137^{\circ}35.00'$ E.

SCHEDULE 2

From 2030 hours on 24 November 2008 to 0600 hours on 3 December 2008.

Dated 24 November 2008.

S. SLOAN, Program Leader, Fisheries Management

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, published in the *South Australian Government Gazette*, dated 4 March 2008, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

1. The waters of the West Coast Prawn Fishery adjacent to Ceduna.

SCHEDULE 2

1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken for each trawl shot carried out during the fishing activity.

2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the attached data sheet, marked 'West Coast Prawn Fishery Bucket Count Data Sheet'.

3. The information recorded on the 'WCPF Bucket Count Data Sheet' must be returned to SARDI Aquatic Sciences within 15 days of the fishing activity being completed.

4. Fishing must cease if one or both of the following limits are reached:

- (a) the average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
- (b) the average prawn 'bucket count' for all three vessels exceeds 250 prawns per bucket on any single fishing night in the Ceduna fishing area.

SCHEDULE 3

From 2030 hours on 25 November 2008 to 0630 hours on 1 December 2008.

Dated 24 November 2008.

S. SLOAN, Program Leader, Fisheries Management

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 29 October 2008, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the areas specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North of the following co-ordinates: latitude 33°29.00'S, longitude 137°16.00'E, then to position latitude 33°29.00'S, longitude 137°34.00'E, then to position latitude 33°38.00'S, longitude 137°34.00'E, then to position latitude 33°46.00'S, longitude 137°44.00'E.

2. South of the following co-ordinates: latitude $33^{\circ}41.00'$ S, longitude $137^{\circ}06.00'$ E, then to position latitude $33^{\circ}52.00'$ S, longitude $137^{\circ}15.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $137^{\circ}09.00'$ E, then to position latitude $33^{\circ}55.00'$ S, longitude $137^{\circ}12.00'$ E, then to position latitude $34^{\circ}05.00'$ S, longitude $137^{\circ}04.00'$ E, then to position latitude $34^{\circ}05.00'$ S, longitude $137^{\circ}35.00'$ E.

SCHEDULE 2

From 2030 hours on 24 November 2008 to 0600 hours on 3 December 2008.

Dated 24 November 2008.

S. SLOAN, Program Leader, Fisheries Management

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007 a person in the class of persons specified in Schedule 1 (the 'exemption holder') is exempt from sections 52, 53 and 70 of the Fisheries Management Act 2007, but only insofar as the exemption holder may undertake the fishing activity described in Schedule 2 within coastal waters adjacent to South Australia (excluding State internal waters), subject to the conditions set out in Schedule 3, from 21 November 2008 until 30 June 2009.

SCHEDULE 1

A person who is engaged in a fishing activity pursuant to a fishing concession granted under the Commonwealth Fisheries Management Act 1991, that authorises fishing in the Western Tuna and Billfish Fishery, the Western Skipjack Tuna Fishery or the Southern Bluefin Tuna Fishery, including a scientific permit.

SCHEDULE 2

The taking of fish of the genera or species set out below, using a lift net or a small purse seine net, for the purposes of collecting live bait for tuna fishing:

- Emmelichthyes;
- Trachurus;
- Sardinops;
- Clupe;
- Scomber australiasicus;
- Engraulis.

SCHEDULE 3

1. The exempted activity may only be undertaken from a boat that is nominated against the fishing concession pursuant to which the tuna fishing is to be undertaken.

2. Fish taken pursuant to this exemption may only be used as live bait or dead bait and must not be sold.

3. A maximum of three tonnes per trip of fish may be taken pursuant to this exemption for use as dead bait.

4. Fish taken pursuant to this exemption must not be transferred to another boat.

5. A purse seine net used pursuant to this exemption must not exceed 300 m.

6. Fishing activity must not be undertaken pursuant to this exemption in waters less than 10 m in depth.

7. An exemption holder must report on any interaction with any threatened, endangered or protected species in accordance with any requirements under the concession they are fishing pursuant to.

8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice. Dated 24 November 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, Michael Harper of the Department of Environment and Heritage, 28 Vaughan Terrace, Berri, S.A. 5343 (the 'exemption holder'), or persons acting as his agent, are exempt from section 70 of the Fisheries Management Act 2007 and Regulation 10 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the collection of fish from the waters described in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 24 November 2008 until 31 October 2009, unless varied or revoked earlier.

SCHEDULE 1

River Murray wetlands and tributaries.

SCHEDULE 2

- 12 fyke nets (minimum mesh of 5 mm, maximum leader of 5 m and maximum opening of 60 cm).
- 1 seine net (minimum mesh of 5 mm and maximum length of 12 m).
- 12 shrimp traps.
- 1 dip net per person.
- 10 snorkel traps.

SCHEDULE 3

1. The specimens collected by the exemption holders are for scientific and research purposes only and must not be sold.

2. All native fish taken pursuant to the exempted activity must be immediately returned to the water.

3. All non-native species of fish must not be returned alive to the water and must be disposed of appropriately.

4. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you 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/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902183.

5. The exemption holder must provide a written report detailing the outcomes of the collection of organisms pursuant to this notice to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) upon completion, giving the following details:

- the date and time of collection;
- · the description of all species collected; and
- the number of each species collected.

6. 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.

7. 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 24 November 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, Zorica Lukin, P.O. Box 2073, Port Lincoln, S.A. 5607 or a registered master endorsed on Marine Scalefish Fishery Licence No. M324 (the 'exemption holder') is exempt from sections 52 and 53 of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when taking red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus*) for the purpose of trade or business in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions contained in Schedule 2.

SCHEDULE 1

Waters adjacent to South Australia extending out to three nautical miles from the territorial sea baseline, but excluding the following internal waters:

- the waters of Gulf St Vincent north of the geodesic from the location on Mean High Water Springs closest to latitude 35°10'04.74"S, longitude 137°40'38.64"E (Troubridge Point, Yorke Peninsula) to the location on Mean High Water Springs closest to latitude 35°36'48.51"S, longitude 138°05'44.01"E (Cape Jervis, Fleurieu Peninsula); and
- the waters of Spencer Gulf north of the geodesic from the location on Mean High Water Springs closest to latitude 34°59'07.15"S, longitude 136°00'11.06"E (Cape Catastrophe, Eyre Peninsula) to the location on Mean High Water Springs closest to latitude 35°17'59.60"S, longitude 136°52'50.11"E (Cape Spencer, Yorke Peninsula).

SCHEDULE 2

1. The exempted activity may be undertaken from 1 January 2009 until 31 December 2009, unless this notice is varied or revoked earlier.

2. This exemption is valid only in respect of the fishing boat *Violet* (the 'permitted boat') and only while that boat is registered and endorsed on the exemption holder's Marine Scalefish Fishery Licence No. M324.

3. The exempted activity may only be undertaken using a registered sardine net that is endorsed on Marine Scalefish Fishery Licence No. M324 and is being used pusuant to that licence and the conditions of that licence.

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

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

6. While engaged in the exempted activity the exemption holder must not use any other registered devices endorsed on Marine Scalefish Fishery Licence No. M324.

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

- dates of fishing activity;
- exact locations of fishing activity;
- total weight of fish collected;

- mean size of fish collected;
- · weight and use of any fish sold; and
- any other information as requested from time to time by the Director of Fisheries.

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

- the intended area of conducting the exempted activity;
- the place and time of departure and landing; and
- Exemption No. 9902192.

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

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 24 November 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, Brendan G. Sheehy, P.O. Box 2073, Port Lincoln, S.A. 5607 or a registered master endorsed on Marine Scalefish Fishery Licence No. M274 (the 'exemption holder') is exempt from sections 52 and 53 of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when taking red bait (*Emmelichthys nitidus*) and mackerel (*Trachurus declivis, T. symmetricus, T. novaezelandiae* and *Scomber australasicus*) for the purpose of trade or business in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions contained in Schedule 2.

SCHEDULE 1

Waters adjacent to South Australia extending out to three nautical miles from the territorial sea baseline, but excluding the following internal waters:

- the waters of Gulf St Vincent north of the geodesic from the location on Mean High Water Springs closest to latitude 35°10'04.74"S, longitude 137°40'38.64"E (Troubridge Point, Yorke Peninsula) to the location on Mean High Water Springs closest to latitude 35°36'48.51"S, longitude 138°05'44.01"E (Cape Jervis, Fleurieu Peninsula); and
- the waters of Spencer Gulf north of the geodesic from the location on Mean High Water Springs closest to latitude 34°59'07.15"S, longitude 136°00'11.06"E (Cape Catastrophe, Eyre Peninsula) to the location on Mean High Water Springs closest to latitude 35°17'59.60"S, longitude 136°52'50.11"E (Cape Spencer, Yorke Peninsula).

SCHEDULE 2

1. The exempted activity may be undertaken from 1 January 2009 until 31 December 2009, unless this notice is varied or revoked earlier.

2. This exemption is valid only in respect of the fishing boat *Kiana* (the 'permitted boat') and only while that boat is registered and endorsed on the exemption holder's Marine Scalefish Fishery Licence No. M274.

3. The exempted activity may only be undertaken using a registered sardine net that is endorsed on Marine Scalefish Fishery Licence No. M274 and is being used pusuant to that licence and the conditions of that licence.

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

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

6. While engaged in the exempted activity the exemption holder must not use any other registered devices endorsed on Marine Scalefish Fishery Licence No. M274.

7. The exemption holder must provide a separate statistical catch and effort written report, clearly marked with catches of redbait and mackerel (*Emmelichthys nitidus*, *Trachurus declivis*, *T. symmetricus*, *T. novaezelandiae* and *Scomber australasicus*)

(including zero returns if no fish have been taken during that calendar month) for each calendar month. The report must be submitted within 15 days of the completion of each calendar month. This report is to include the following information:

- dates of fishing activity;
- exact locations of fishing activity;
- total weight of fish collected;
- mean size of fish collected;
- weight and use of any fish sold; and
- any other information as requested from time to time by the Director of Fisheries.

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

- the intended area of conducting the exempted activity;
- the place and time of departure and landing; and
- Exemption No. 9902191.

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

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 24 November 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 Plastow of the Alberton Primary School, 14 Broad Street, Queenstown, S.A. 5014 (the 'exemption holder'), or a person acting as his agent, is exempt from section 71 of the Fisheries Management Act 2007, but only insofar as the exemption holder may be in possession of Southern purple-spotted gudgeons (*Mogurnda adspersa*) (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 1 December 2008 until 30 November 2009, unless varied or revoked earlier.

SCHEDULE 1

1. The exemption holder must not sell or trade species pursuant to this exemption notice.

2. All fish must only come from an existing captive breeding program.

3. All fish must be provided to the exemption holder by Michael Hammer.

4. The fish must remain at the premises at 14 Broad Street, Queenstown, S.A. 5014, unless written approval is provided from the Director of Fisheries for the fish to be located at another address prior to the fish being moved.

5. 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.

6. 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 24 November 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, Deborah Bower of the University of Canberra, c/o 2 Phillips Road, Berri, S.A. 5343 (the 'exemption holder') or a person acting as her agent is exempt from section 70 of the Fisheries Management Act 2007 and Regulation 10 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holders may engage in the use of restricted gear in the waters of the River Murray (including its wetlands, tributaries and anabranches) while attempting to research broad-shelled turtles (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 January 2009 until 30 June 2009, unless varied or revoked earlier.

SCHEDULE 1

- Seine nets.
- Fyke nets.
- Cathedral traps (modified crap pots).
- Crab pots.

SCHEDULE 2

1. All specimens collected pursuant to this exemption notice are for scientific and research purposes only and must not be sold.

2. All native fish species collected during the exempted activity must be immediately returned to the water.

3. All non-native species of fish must not be returned alive to the water and must be disposed off appropriately.

4. All turtles collected pursuant to this notice must be returned to the water as soon as information is collected unless retained for the taking of blood samples. Those turtles retained for the taking of blood samples must be returned to the point of collection on the same day as collection.

5. The exemption holder must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902184.

6. The exemption holder must provide a written report detailing the outcomes of the collection of organisms pursuant to this notice to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) upon completion, giving the following details:

- the date and time of collection;
- the description of all species collected; and
- the number of each species collected.

7. While engaged in the exempted activity, the exemption holder or a person acting as an agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

8. The exemption holders 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 24 November 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, Mel Tucker of the Murray-Darling Freshwater Research Centre, P.O. Box 3428, Mildura, Vic. 3500 (the 'exemption holder'), or a person acting as her agent, is exempt from the provision of section 70 of the Fisheries Management Act 2007 and the Regulation 10 of the Fisheries Management (General) Regulations 2007, but only insofar as she may engage in the collection of fish (the 'exempted activity') from the area described in Schedule 2, using the gear specified in Schedule 1, subject to the conditions set out in Schedule 3, from 24 November 2008 until 31 October 2009, unless varied or revoked earlier.

SCHEDULE 1

- 1 gill net of 38 mm mesh.
- 1 gill net of 67 mm mesh.
- 1 gill net of 100 mm mesh.
- Small fyke nets (dual wing 2.5 m x 1.2 m, 2 mm stretch mesh).
- Large fyke nets (central wing 8 m x 0.65 m, 32 mm stretch mesh).
- Electro fishing gear.

SCHEDULE 2

Wetlands of the River Murray between Wellington and Victorian border.

SCHEDULE 3

1. All specimens collected pursuant to this exemption notice are for scientific and research purposes only and must not be sold.

2. All native fish taken pursuant to the exempted activity must be immediately returned to the water as soon as information is collected unless kept as voucher specimens. All non-native fish must be destroyed and disposed of appropriately.

3. No more than two fish of any species may be retained for voucher specimens from any one site.

4. No Murray Cod (*Maccullochella peelii*) may be retained pursuant to this notice.

5. Gill nets must not be used in the main river channel of the River Murray.

6. Electro fishing gear must not be used in the main river channel of the River Murray.

7. The exempted activity may only be conducted on the exemption holder's behalf by the following people—Peter Fraser, Iain Ellis, Rohan Rehwinkel, Dr Daryl Nielsen and Adam Richardson.

8. Before conducting the exempted activity, the exemption holder must contact PIRSA Fisheries on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you 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/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902179.

9. While engaging in the exempted activity, the exemption holder or a person acting as an agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

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 24 November 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, Dr Simon Bryars of Department for Environment and Heritage, Plant Biodiversity Centre, Hackney Road, Adelaide, S.A. 5000 (the 'exemption holder'), or a person acting as his agent, is exempt from sections 71, 72 (2) (b) and 72 (2) (c) of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when collecting western blue groper (*Achoerodus gouldii*) from the waters specified in Schedule 1 using a hand line or rod and line (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 1 January 2009 until 28 February 2009 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The waters of or near Spencer Gulf and Gulf St Vincent contained within and bounded by a line commencing at Mean High Water Springs closest to latitude 34°56′46.59″S, longitude 135°37′33.92″E (Cape Carnot, Eyre Peninsula), then beginning north-easterly following the line of Mean High Water Springs to the location closest to latitude 35°38′33.80″S, longitude 138°31′20.83″E (Newland Head, Fleurieu Peninsula), then south-westerly to the location on Mean High Water Springs closest to latitude 35°50′32.70″S, longitude 138°08′03.59″E (Cape Willoughby, Kangaroo Island), then beginning north-easterly following the line of Mean High Water Springs to the location closest to latitude 35°53′11.31″S, longitude 136°32′03.88″E (Vennachar Point, Kangaroo Island), then north-westerly to the point of commencement.

SCHEDULE 2

1. All fish collected pursuant to this notice may only be used for research purposes and must be returned to the water as soon as possible after implanting acoustic transmitters and attaching external dart tags.

2. The exemption holder must not retain any fish during any trip undertaking the exempted activity.

3. The exemption holder or a person acting as an agent must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902196.

4. The exemption holder must provide a written report to the Director of Fisheries, G.P.O. Box 1625, Adelaide, S.A. 5001, within 14 days of the expiry of this exemption, providing the following detail in relation to the collection activities:

- location of collection;
- date and time of the collection;
- number of fish collected; and
- any mortalities in relation to the exempted activity.

5. The exemption holder must provide a written report to the Director of Fisheries, G.P.O. Box 1625, Adelaide, S.A. 5001, by 31 December 2009, outlining the outcomes of the research undertaken using the acoustic transmitters.

6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. 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 24 November 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, licence holders or registered masters of a Southern Zone Abalone Fishery Licence (the 'exemption holders') are exempt from sections 70 and 72 (2) (c) of the Fisheries Management Act 2007 and Regulations 8 and 19 (4) of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holders shall not be guilty of an offence when taking undersized blacklip abalone (*Haliotis rubra*) from waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 23 October 2008 and 31 January 2009 inclusive, unless this notice is varied or revoked earlier.

SCHEDULE 1

Those waters within the Southern Zone Abalone Fishing Areas.

SCHEDULE 2

Height/length trial sample collection

1. Each licence holder pursuant to this exemption may collect a maximum of eight bins of blacklip abalone where the shell length is at least 125 mm or a shell height of at least 40 mm. A maximum of two bins may be taken per sample site.

2. For the purpose of this notice, shell height is the longest vertical length of the shell (distance from the shell lip/edge to the highest point measured where the shell sitting flat on the shell lip/edge and excluding the meat). The shell must be free of fouling.

Additional stunted population sample collection

3. Each licence holder pursuant to this exemption may collect a maximum of 16 bins of blacklip abalone where the shell length is at least 110 mm. A maximum of two bins may be taken per sampled site.

4. These samples must not be collected from map codes 39B or 39D or Ringwood Reef or Salmon Hole.

5. No more than two samples (i.e. four bins of blacklip abalone), per licence holder, may be taken from map code 39G.

All samples

6. The weight of all blacklip abalone taken pursuant to this notice shall be deducted from the quota remaining on the respective licence for this species of the Southern Zone Abalone Fishery.

7. The shells of all blacklip abalone collected pursuant to this notice must be kept for measurement and analysis. The shells of all blacklip abalone collected pursuant to this notice must be separated by sample and be clearly labelled with the completed label for each bin provided by SARDI.

8. All abalone taken pursuant to this notice must be retained in a labelled and sealed abalone bin. The bins must be sealed and the label completed prior to leaving the sample area.

9. All abalone shells collected pursuant to this notice from each sample (maximum of two bins per sample) and the corresponding completed label must be provided to Andrew Hogg, SARDI, within two weeks of receipt by the nominated fish processor.

10. Dive loggers must be used when undertaking activities relating to the collection of abalone pursuant to this notice.

11. Boats undertaking fishing pursuant to this notice must use GPS data loggers, running for the duration of the fishing activity undertaken pursuant to this exemption (i.e. from port to port).

12. The exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 prior to departing on a fishing trip to engage in the exempted activity and provide the following information:

- (a) that they are fishing pursuant to this exemption;
- (b) the name of the person making the call;
- (c) licence number;
- (d) name of the boat;
- (e) name of the master;
- (f) Exemption No. 9902177; and
- (g) any other information requested.

13. At least 30 minutes prior to landing any abalone taken pursuant to the exemption, the exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 and supply the following information:

- (a) that they are fishing pursuant to this exemption;
- (b) the name of the person making the call;
- (c) licence number;
- (d) name of the boat:
- (e) name of the master;
- (f) Exemption No. 9902177;
- (g) port of landing; and
- (h) any other information requested.

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

15. 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 24 November 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, the registered fish processors specified in Schedule 1 (the 'exemption holders') are exempt from section 72 (2) (c) of the Fisheries Management Act 2007 and Regulation 8 of the Fisheries Management (General) Regulations 2007, but only insofar as exemption holders shall not be guilty of an offence when in possession of undersize blacklip abalone (*Haliotis rubra*)

(the 'exempted activity'), subject to the conditions specified in Schedule 2, from 23 October 2008 and 31 January 2009 inclusive, unless this notice is varied or revoked earlier.

SCHEDULE 1

- FP0005 Dover Fisheries Pty Ltd.
- FP0125 Sou'West Seafoods Pty Ltd.
- FP0030 SAFCOL Australia Pty Ltd.
- FP0533 Fitzgerald, Ian.
- FP0379 Hot Dog Fisheries Pty Ltd.
- FP0127 Kelly, Peter.
- FP0103 First Class Australasia Pty Ltd.

SCHEDULE 2

1. The exemption holder may only take possession of undersize abalone from a person who holds a licence issued for the Southern Zone Abalone Fishery pursuant to the Fisheries Management (Abalone Fisheries) Regulations 2006 and an Exemption No. 9902177.

2. A maximum of eight sealed bins of blacklip abalone from each licence holder may be received for processing pursuant to this notice where the shell length is at least 125 mm or a shell height of at least 40 mm.

3. A maximum of 16 sealed bins of blacklip abalone from each licence holder may be received for processing pursuant to this notice where the shell length is at least 110 mm.

4. The bins received pursuant to this notice must be labelled with a label provided by SARDI and sealed with a tag provided by PIRSA Fisheries.

5. The exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 immediately upon receiving undersized blacklip abalone and supply the following information:

- the name of the person making the call and the name and address of the processor;
- the time and date of delivery of the undersize blacklip abalone;
- the Southern Zone Abalone Fishery Licence number from which the abalone was received;
- the number of the corresponding CDR1 form attached; and
- Exemption No. 9902178.

6. Where an exemption holder is involved in collecting and transporting a consignment of abalone, the exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 immediately upon taking consignment.

7. The exemption holder must wait a minimum of 30 minutes after notifying PIRSA Fisheries Compliance before opening the sealed bins and processing the abalone.

8. The shells of all blacklip abalone collected pursuant to this notice must be kept for measurement and analysis. The shells of all blacklip abalone collected pursuant to this notice must be separated and be clearly labelled with the completed label for each bin provided by SARDI.

9. All abalone shells collected pursuant to this notice from each sample and the corresponding completed label must be provided to Andrew Hogg, SARDI, within two weeks of receipt by the nominated fish processor.

10. While engaged in the exempted activity the exemption holder must have in his/her possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

11. The exemption holder shall not contravene or fail to comply with Fisheries Management Act 2007, or any regulations made under that Act except where specifically exempted by this notice. Dated 24 November 2008.

W. ZACHARIN, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Patrick Conlon, Minister for Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991 is committed DO HEREBY:

1. Exclude from the bounded locality of **TARCOWIE** and include into the bounded locality of **APPILA** that area marked **(A)** as shown on Rack Plan 911.

2. Exclude from the bounded locality of **HORNSDALE** and include into the bounded locality of **APPILA** that area marked **(B)** as shown on Rack Plan 911.

3. Exclude from the bounded locality of **CALTOWIE NORTH** and include into the bounded locality of **APPILA** that area marked **(C)** as shown on Rack Plan 911.

A copy of the plan showing the extent of the subject area can be viewed at:

www.landservices.sa.gov.au/10nline_Services/55Place_Names/ Dated 19 November 2008.

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

DTEI.22-413/07/0027

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 Bronwyn Kaye Treacy as trustee for Treacy Family Trust, Cornelis Gerrit Johan Schaftenaar as trustee for CGJ Schaftenaar Family Trust, Vennachar Pty Ltd as trustee for the RW Black Family Trust, Jomantom Pty Ltd, James Henry Buckoke as trustee for J.H. Buckoke Family Trust and Steven Khaw as trustee for the Steve Khaw Family Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 31-33 Barwell Avenue, Barmera, S.A. 5345 and known as Barmera Hotel Motel.

The application has been set down for hearing on 22 December 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, on or before 18 December 2008.

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

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

Dated 24 November 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 Association of Totally & Permanently Incapacitated Ex-service Men & Women Inc. has applied to the Licensing Authority for the removal of a Limited Club Licence in respect of premises situated at 318 South Terrace, Adelaide, S.A. 5000, to be situated at 169-171 Richmond Road, Richmond, S.A. 5033, known as TPI and to be known as TPI House.

The application has been set down for callover on 19 December 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 one day before the callover date (viz: 18 December 2008).

The applicant's address for service is c/o Tony Mogridge, 318 South Terrace, 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 19 November 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 Pivot Investment Group Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 91-95 Gouger Street, Adelaide, S.A. 5000 and to be known as Spoon, by Aramis Vineyards.

The application has been set down for callover on 5 December 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell liquor in accordance with section 40 of the Liquor Licensing Act 1997.
- For consumption on the licensed premises for the following days and times:
 - Monday to Thursday: 7 a.m. to midnight;
 - Friday: 7 a.m. to 2 a.m. the following day;
 - Saturday: 7 a.m. to 3 a.m. the following day;
 - Sunday: 7 a.m. to 2 a.m. the following day;
 - Sunday preceding Public Holidays: 7 a.m. to 3 a.m. the following day.
- For consumption off the licensed premises:

Monday to Sunday: 11 a.m. to midnight;

- Liquor produced by the licensee (or related company);
- Liquor available for consumption on the licensed premises.
- Entertainment Consent to apply to the whole premises for the following days and times:
 - Friday: 7 p.m. to 2 a.m. the following day;
 - Saturday: 7 p.m. to 3 a.m. the following day;
 - Sundays preceding Public Holidays: 7 p.m. to 3 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 one day before the callover date (viz: 4 December 2008).

The applicant's address for service is c/o Kelly and Co., Level 21, Westpac House, 91 King William Street, Adelaide, S.A. 5000 (Attention: Dimitris Parhas).

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 November 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 Great Potential Pty Ltd as trustee for the Armstrong Unit Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1 Hunters Road, Basket Range, S.A. 5138 and to be known as Great Potential.

The application has been set down for callover on 19 December 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: 12 December 2008).

The applicant's address for service is c/o Great Potential Pty Ltd, 1 Hunters Road, Basket Range, S.A. 5138.

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

Dated 13 November 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 Kellyvale (No. 50) Pty Ltd as trustee for the Dansie Family Trust Number 3 and Dpack Pty Ltd as trustee for the Packer Family Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 200 Hutt Street, Adelaide, S.A. 5000 and known as Biga Panificio.

The application has been set down for hearing on 23 December 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: 16 December 2008).

The applicants' address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Sam Ngai).

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 November 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 John Robert Rollison and Suzanne Elizabeth Rollison have applied to the Licensing Authority for Alterations, Redefinition and variation to an Extended Trading Authorisation in respect of premises situated at 40 Commercial Street East, Mount Gambier, S.A. 5290 and known as Jens Town Hall Hotel.

The application has been set down for callover on 12 December 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition for the designation of part of Area 2 as a Dining Area.
- Alterations and Redefinition to include an Outdoor Area adjacent to Areas 1 and 2 as per plans lodged with this office.

- Variation to the existing Extended Trading Authorisation to include the abovementioned areas.
- Variation to Extended Trading Authorisation for the areas currently approved with Extended Trading Authorisation and to include the abovementioned areas for the following hours:
 - Monday to Wednesday: Midnight to 3 a.m. the following day;

Sunday: 8 p.m. to 3 a.m. the following day;

Sunday Christmas Eve: 8 p.m. to midnight;

- New Year's Eve: 2 a.m. the following day to 3 a.m. the following day;
- Days preceding Public Holidays: Midnight to 3 a.m. the following day;
- Sundays preceding Public Holidays: 8 p.m. to 3 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 applicants at the applicants' address, at least seven days before the callover date (viz: 5 December 2008).

The applicants' address for service is c/o John Rollison, 40 Commercial Street East, Mount Gambier, S.A. 5290.

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

Dated 11 November 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 Hog Bay Hotel as trustee for the Hog Bay Hotel Trust has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Lot 149, Middle Terrace, Penneshaw, S.A. 5222 and known as Hog Bay Liquor Store.

The application has been set down for hearing on 22 December 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 the day before the hearing date (viz: 21 December 2008).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Sam Ngai).

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 November 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 Historian Hotel (SA) Pty Ltd as trustee for Historian Hotel Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 18 Coromandel Place, Adelaide, S.A. 5000 and known as Historian Hotel.

The application has been set down for hearing on 23 December 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: 16 December 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: Max Basheer or 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 18 November 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 Draze Coosit Pty Ltd has applied to the Licensing Authority for a Redefinition, Alterations and variation to an Extended Trading Authorisation in respect of premises situated at 493 Henley Beach Road, Fulham, S.A. 5024 and known as Lockleys Hotel.

The application has been set down for callover on 12 December 2008 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition and Alterations to create a new Outdoor Area adjacent to the Gaming Lounge as per plans lodged with this office.
- Currently approved Extended Trading Authorisation hours to apply to the new 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 one day before the callover date (viz: 11 December 2008).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (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 20 November 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: Tasman Resources NL

Location: Ferguson Hill area—Approximately 120 km northwest of Andamooka.

Pastoral Lease: Stuarts Creek and Billa Kalina.

Term: 1 year

Area in km²: 298

Ref.: 2008/00434

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

H. THOMAS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Andamooka area—Immediately east-north-east of Andamooka.

Pastoral Lease: Andamooka

Term: 1 year Area in km²: 12

Ref.: 2008/00435

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

H. THOMAS, Mining Registrar

MINING ACT 1971

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

Applicant: Tasman Resources NL

Location: Todds Dam area—Approximately 45 km west of Andamooka.

Pastoral Lease: Billa Kalina, Roxby Downs and Parakylia.

Term: 1 year

Area in km²: 402

Ref.: 2008/00436

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

H. THOMAS, Mining Registrar

MINING ACT 1971

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

Applicant: Paul Gerard Cave

Claim No.: 3932

Location: Allotment 2 in Deposited Plan 59778, Hundred of Hutchison—Approximately 4 km south-west of Tumby Bav.

Area: 16.5 hectares.

Purpose: For the recovery of limestone.

Ref.: T02711

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

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001, no later than 18 December 2008.

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

H. THOMAS, Mining Registrar

MOTOR VEHICLES ACT 1959

Recognised as an Historic Motor Vehicle Club

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

Lambretta Club of Australia Inc.

Dated 20 November 2008.

M. SMALL, Registrar of Motor Vehicles

NATIONAL ELECTRICITY LAW

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

Under section 107, the period of time for the making of the draft determination on the proposed *National Electricity Amendment* (*Total Factor Productivity for Distribution Network Regulation*) *Rule 2008* has been extended to **31 December 2009**.

Under sections 102 and 103, the making of:

- the National Electricity Amendment (Easement Land Tax Pass Through) Rule 2008 No. 11 and related final determination;
- the National Electricity Amendment (Clarification of Market Information Requirements for Market Ancillary Services) Rule 2008 No. 13 and related final determination; and
- the National Electricity Amendment (Preservation of Prudential Margin Through Call Notices) Rule 2008 No. 14 and related final determination.

All provisions commence on 1 January 2009.

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

27 November 2008.

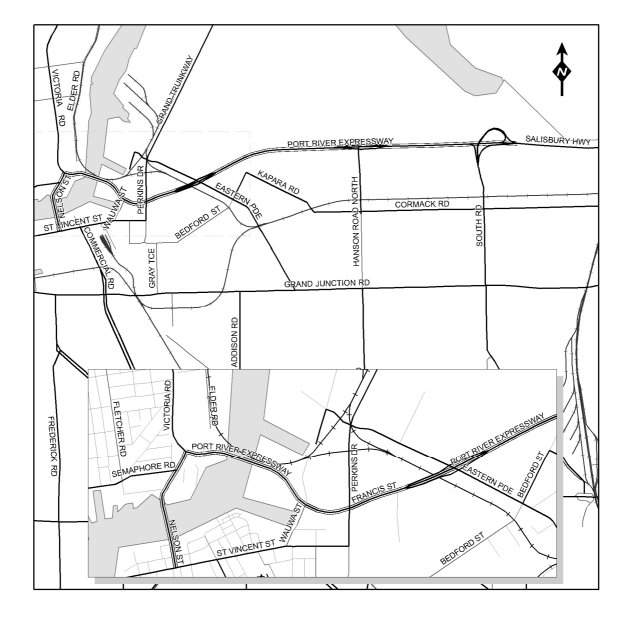
LOCAL GOVERNMENT ACT 1999

Naming of Roads

NOTICE is hereby given, pursuant to section 26 (6) of the Highways Act 1926 and section 219 (1) of the Local Government Act 1999, that on 28 August 2008, the Commissioner of Highways assigned names to roads associated with the Port River Expressway project, as follows:

- The road from the junction with Victoria Road and Nelson Street across the Port River to the junction with Salisbury Highway and South Road to be known as 'Port River Expressway'. The section of Port River Expressway between Wauwa Street and Eastern Parade to retain the local name 'Francis Street' for address purposes.
- The road from the junction with Victoria Road and Port River Expressway across Semaphore Road and the Port River to St Vincent Street to be known as 'Nelson Street'.

The above roads are shown on the map below.



A. J. MILAZZO, Commissioner of Highways Delegate

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Prohibition on Water Use in the Polda Basin in the Musgrave Prescribed Wells Area

PURSUANT to section 132 (1) of the Natural Resources Manage-ment Act 2004, I, Jay Weatherill, Minister for Environment and Conservation in the State of South Australia, being of the opinion that the rate at which water is taken from wells that take underground water from the Quaternary Limestone aquifer in the Polda Basin in the Musgrave Prescribed Wells Area is such that the quantity of water available can no longer meet the demand, hereby prohibit the taking of water from wells in the area labelled 'Polda' on the attached map, except in the circumstances specified in Schedule 1.

This Notice does not apply to the taking of water for domestic purposes or for watering stock (other than stock subject to intensive farming).

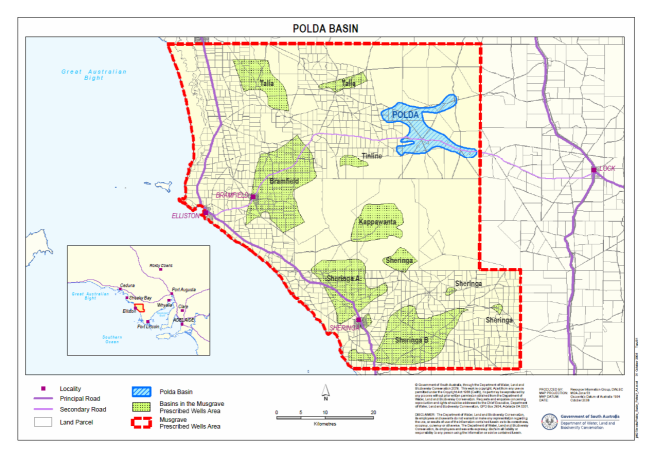
SCHEDULE 1

1. Subject to clause 2, a person may take water from a well pursuant to Water Licence 9603, 9604 or 9608.

2. The maximum volume of water that may be taken, pursuant to a water licence in a water-use year, is the maximum volume of water that was taken pursuant to that water licence in any water-use year in the period between 1 July 2005 and 30 June 2008.

For the purposes of this notice, a 'water-use year' means the period between 1 July in any calendar year and 30 June in the following calendar year.

This notice will remain in effect for a period of two years, unless earlier varied or revoked.



Dated 24 November 2008.

JAY WEATHERILL, Minister for Environment and Conservation

PETROLEUM ACT 2000

Amendment of 'Description of Area' of Petroleum Production Licence-PPL 209

NOTICE is hereby given that under the provisions of section 82 of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the 'description of area' of the abovementioned Petroleum Production Licence held by Stuart Petroleum Limited and Beach Oil and Gas Pty Limited has been amended to consolidate the area of Petroleum Production Licence Application PPLA 223 as follows:

The petroleum production licence granted 2 June 2005, is hereby amended by substituting the 'Description of Area' with the following:

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

Commencing at a point being the intersection of latitude 28°36′39″S GDA94 and longitude 140°06′40″E GDA94, thence east to longitude 140°07′44″E GDA94, south to latitude 28°36′55″S GDA94, west to longitude 140°07′40″E GDA94, south to latitude 28°36′57″S GDA94, west to longitude 140°07′40″E GDA94, west to longitude 140°07′32″E GDA94, south to latitude 28°37′00″S GDA94, west to longitude 140°07′32″E GDA94, south to latitude 28°37′02″S GDA94, west to longitude 140°07′30″E GDA94, west to longitude 140°07′32″E GDA94, south to latitude 28°37′02″S GDA94, west to longitude 140°07′30″E GDA94, south to latitude 28°37′10″S GDA94, west to longitude 140°07′25″E GDA94, south to latitude 28°37′10″S GDA94, west to longitude 140°07′25″E GDA94, south to latitude 28°37′55″S GDA94, west to longitude 140°07′25″E GDA94, south to latitude 28°37′55″S GDA94, west to longitude 140°07′25″E GDA94, south to latitude 28°37′55″S GDA94, north to latitude 28°37′55″S GDA94, north to latitude 28°37′55″S GDA94, east to longitude 140°06′15″E GDA94, north to latitude 28°37′55″S GDA94, north to latitude 28°37′45″S GDA94, east to longitude 140°06′45″E GDA94, north to latitude 28°37′40″S GDA94, west to longitude 140°06′45″E GDA94, north to latitude 28°37′40″S GDA94, west to longitude 140°06′22″E GDA94, north to latitude 28°37′10″S GDA94, west to longitude 140°06′20″E GDA94, north to latitude 28°37′140″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°37′40″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°37′40″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°37′40″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA94, east to longitude 140°06′25″E GDA94, north to latitude 28°36′45″S GDA9

Area: 5.08 km² approximately.'

Dated 24 November 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

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening—North Terrace and Port Road, Adelaide Park Lands, Adelaide

NOTICE is hereby given, pursuant to section 34G of the Roads (Opening and Closing) Act 1991, that an application has been made to the Minister for Infrastructure by the Commissioner of Highways, to make an order to open as road portions of Adelaide Park Lands, more particularly described as:

- portions of Certificate of Title CT 5522/14 and Crown Record CR 5999/483, numbered '1' and '2' on Preliminary Plan No. 08/0112 (sheet 1) forming a widening of North Terrace and Port Road adjacent to the intersection with West Terrace;
- (ii) portions of Crown Record CR 5999/483, Certificate of Title CT 5999/485, Certificate of Title CT 5999/484, Crown Record CR 5999/488, situated between West Terrace and Deviation Road, numbered '3', '4', '5' and '6' on Preliminary Plan No. 08/0112 (sheet 2) forming a widening of Port Road;
- (iii) portion of section 739, Hundred of Adelaide, Crown Record CR 5999/491, situated between Deviation Road and James Congdon Drive, numbered '7' on Preliminary Plan No. 08/0112 (sheet 3) forming a widening of Port Road;
- (iv) portions of Crown Record CR 5999/483, Crown Record 5807/961, Crown Record CR 5452/84, situated south of Park Terrace, numbered '8', '9' and '10' on Preliminary Plan No. 08/0112 (sheet 4) forming a widening of Port Road.

A copy of the application is available for public inspection at the offices of the Department for Transport Energy and Infrastructure, 33-37 Warwick Street, Walkerville and at Roma Mitchell House, 136 North Terrace, Adelaide and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours and can be viewed at:

www.infrastructure.sa.gov.au/coast to coast lightrail.

Any person wishing to make a representation in relation to the proposal must do so in writing by Thursday, 8 January 2009. Representations should be forwarded to: Project Director, CCLR City West to AEC, Department for Transport, Energy and Infrastructure, P.O. Box 1, Walkerville, S.A. 5081 and marked 'ROADS OPENING'.

DTEI Contact: Project Enquiry Line on 1800 726 500.

Dated 27 November 2008.

JIM HALLION, Commissioner of Highways

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

South Terrace, Wool Bay

BY Road Process Order made on 2 September 2008, The District Council of Yorke Peninsula ordered that:

1. Portion of the public road (South Terrace) situate adjoining Sixth Street and the southern boundary of allotment 50 in the Town of Wool Bay, more particularly delineated and lettered 'A' on Preliminary Plan No. 08/0049 be closed.

2. Transfer the whole of the land subject to closure to Gary Elwyne Vine and Joan Marie Vine in accordance with the agreement for transfer dated 19 June 2008 entered into between The District Council of Yorke Peninsula and G. E. and J. M. Vine.

On 17 November 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 79197 being the authority for the new boundaries.

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

Dated 27 November 2008.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

Taylors Road, Penfield

BY Road Process Order made on 4 July 2008, the City of Playford ordered that:

1. Portion of the public road (Taylors Road) situate at the junction of Taylors Road and Womma Road more particularly delineated 'A' in Preliminary Plan No. 08/0005 be closed.

2. Sell/Transfer the whole of the land subject to closure to the South Australian Water Corporation for use for beneficial public purposes.

On 12 September 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 78531 being the authority for the new boundaries.

Pursuant to section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given. Dated 27 November 2008.

P. M. KENTISH, Surveyor-General

CORPORATIONS RULES 2003 (South Australia) Amendment No. 5

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935 and all other enabling powers, We, Judges of the Supreme Court of South Australia, do hereby make the following Rules to take effect as amendments to the Corporations Rules 2003 (South Australia).

1. These Rules may be cited as the 'Corporations Rules 2003 (South Australia) Amendment No. 5'.

2. The Corporations Rules 2003 (South Australia), as amended by these Rules, may be cited as the 'Corporations Rules 2003 (South Australia)'.

3. These Rules come into operation on 1 December 2008, or upon their gazettal, whichever is the later.

4. Rule 1.3 is amended by deleting subrules (1) and (2) and by inserting in their place the following:

- (1) Unless the Court otherwise orders:
 - (a) these Rules apply to a proceeding in the Court under the Corporations Act, or the ASIC Act, that is commenced on or after the commence-ment of these Rules; and
 - (b) Division 15A applies to a proceeding in the Court under the Cross-Border Insolvency Act.
- (2) The other Rules of the Court apply, to the extent that they are relevant and not inconsistent with these Rules:
 - (a) to a proceeding in the Court under the Corporations Act, or the ASIC Act, that is commenced on or after the commencement of these Rules; and
 - (b) to a proceeding in the Court under the Cross-Border Insolvency Act that is commenced on or after the commencement of Division 15A.'
- 5. Rule 1.5 is amended by:
 - (1) inserting after the definition of **Corporations Regulations** the following definition:

'Cross-Border Insolvency Act means the *Cross-Border Insolvency Act* 2008 (Cth) including, unless the contrary intention appears, the Model Law.'

- (2) deleting from definition of **defendant** the words '*Corporations Act* or the ASIC Act,' and inserting in their place the words '*Corporations Act*, the *ASIC Act* or the *Cross-Border Insolvency Act*,'.
- (3) inserting after the definition of **interlocutory process** the following definition:

'Model Law means the Model Law on Cross-Border Insolvency of the United Nations Commission on International Trade Law, the English text of which is set out in Schedule 1 to the Cross-Border Insolvency Act, with the modifications set out in Part 2 of that Act.'

(4) deleting from the definition of **plaintiff** the words 'Corporations Act or the ASIC Act' and inserting in their place 'Corporations Act, the ASIC Act or the Cross-Border Insolvency Act,'. 6. The following new Division 15A is inserted immediately after Division 15:

'15A.1 Application of this Division and other Rules of the Court

Unless the Court otherwise orders:

- (a) this Division applies to a proceeding in the Court, under the Cross-Border Insolvency Act, involving a debtor other than an individual; and
- (b) the Rules in the other Divisions of these Rules, and the other Rules of the Court, apply to a proceeding in the Court under the Cross-Border Insolvency Act if they are relevant and not inconsistent with this Division.

Note: See Rule 1.5 for definitions of Cross-Border Insolvency Act and Model Law.

15A.2 Expressions used in the Cross-Border Insolvency Act

(1) Unless the contrary intention appears, an expression that is used in this Division and in the Cross-Border Insolvency Act, whether or not a particular meaning is given to the expression by the Cross-Border Insolvency Act, has the same meaning in this Division as it has in the Cross-Border Insolvency Act.

Note: The following expressions used in this Division (including in the notes to this Division) are defined in the Model Law as having the following meanings:

establishment means any place of operations where the debtor carries out a non-transitory economic activity with human means and goods or services.

foreign court means a judicial or other authority competent to control or supervise a foreign proceeding.

foreign main proceeding means a foreign proceeding taking place in the State where the debtor has the centre of its main interests.

foreign non-main proceeding means a foreign proceeding, other than a foreign main proceeding, taking place in a State where the debtor has an establishment within the meaning of subparagraph *(f)* of the present article.

foreign proceeding means a collective judicial or administrative proceeding in a foreign State, including an interim proceeding, pursuant to a law relating to insolvency in which proceeding the assets and affairs of the debtor are subject to control or supervision by a foreign court, for the purpose of reorganization or liquidation.

foreign representative means a person or body, including one appointed on an interim basis, authorized in a foreign proceeding to administer the reorganization or the liquidation of the debtor's assets or affairs or to act as a representative of the foreign proceeding.

(2) This Division is to be interpreted in a manner which gives effect to the Cross-Border Insolvency Act.

15A.3 Application for recognition

- (1) An application by a foreign representative for recognition of a foreign proceeding under article 15 of the Model Law must be made by filing an originating process in accordance with Form 2.
- (2) The originating process must:
 - (a) be accompanied by the statements referred to in article 15 of the Model Law and in section 13 of the Cross-Border Insolvency Act; and

- (b) name the foreign representative as the plaintiff and the debtor as the defendant; and
- (c) be accompanied by an affidavit verifying the matters mentioned in paragraphs 2 and 3 of article 15 of the Model Law and in section 13 of the Cross-Border Insolvency Act.
- (3) When filing the originating process, the foreign representative must file, but need not serve, an interlocutory process seeking directions as to service, and the Court may give any directions about service, and make any incidental orders, which it thinks just.
- (4) The plaintiff must serve a copy of the originating process and the other documents mentioned in subrule (2):
 - (a) unless the Court otherwise orders, in accordance with subrule 2.7 (1); and
 - (b) on any other persons the Court may direct at the hearing of the interlocutory process.
- (5) A person who intends to appear before the Court at the hearing of an application for recognition must file and serve the documents mentioned in Rule 2.9.

15A.4 Application for provisional relief under article 19 of the Model Law

- (1) Any application by the plaintiff for provisional relief under article 19 of the Model Law must be made by filing an interlocutory process in accordance with Form 3.
- (2) Unless the Court otherwise orders, the interlocutory process and any supporting affidavit must be served in accordance with subrule 2.7 (2).

15A.5 Official liquidator's consent to act

If the relief sought in an application under article 15 of the Model Law includes an application for an order under article 19 or 21 to entrust the distribution of the debtor's assets to a person designated by the Court (other than the foreign representative) then, unless the Court otherwise orders, that person must:

- (a) be an official liquidator; and
- (b) have filed a Consent to Act, in accordance with Form 19, which specifies an address for service for the person within the State of South Australia.

15A.6 Notice of filing of application for recognition

- (1) Unless the Court otherwise orders, the plaintiff in a proceeding mentioned in Rule 15A.3 must:
 - (a) send a notice of the filing of the application in accordance with Form 20 to each person whose claim to be a creditor of the defendant is known to the plaintiff; and
 - *(b)* publish a notice of the filing of the application for recognition of a foreign proceeding in accordance with Form 20, in accordance with Rule 2.11.
- (2) The Court may direct the plaintiff to publish a notice in accordance with Form 20 in a daily newspaper circulating generally in any State or Territory not described in Rule 2.11.

15A.7 Notice of order for recognition, withdrawal etc.

(1) If the Court makes an order for recognition of a foreign proceeding under article 17 of the Model Law, or makes any order under article 19 or 21 of the Model Law, the plaintiff must, as soon as practicable after the order is made, do all of the following:

- (a) have the order entered;
- (b) serve a copy of the entered order on the defendant;
- (c) send a notice of the making of the order in accordance with Form 21 to each person whose claim to be a creditor of the defendant is known to the plaintiff;
- (d) publish a notice of the making of the order in accordance with Form 21, in accordance with Rule 2.11.
- (2) The Court may direct the plaintiff to publish the notice in accordance with Form 21 in a daily newspaper circulating generally in any State or Territory not described in Rule 2.11.
- (3) If the application for recognition is withdrawn or dismissed, the plaintiff must, as soon as practicable, do all of the following:
 - (a) for a dismissal, have the order of dismissal entered;
 - (b) serve a copy of the entered order of dismissal or notice of the withdrawal, on the defendant;
 - (c) send a notice of the dismissal or withdrawal in accordance with Form 22 to each person whose claim to be a creditor of the defendant is known to the plaintiff;
 - (d) publish a notice of the dismissal or withdrawal in accordance with Form 22, in accordance with Rule 2.11.
- (4) The Court may direct the plaintiff to publish the notice in accordance with Form 22 in a daily newspaper circulating generally in any State or Territory not described in Rule 2.11.

15A.8 Relief after recognition

- (1) If the Court has made an order for recognition of a foreign proceeding, any application by the plaintiff for relief under paragraph 1 of article 21 of the Model Law must be made by filing an interlocutory process, and any supporting affidavit, in accordance with Form 3.
- (2) Unless the Court otherwise orders, an interlocutory process under subrule (1) and any supporting affidavit must be served, in accordance with subrule 2.7 (2), but on the following persons:
 - (a) the defendant;
 - (b) any person that the Court directed be served with the originating process by which the application for recognition was made;
 - (c) any other person that the Court directs.
- (3) A person who intends to appear before the Court at the hearing of an application under subrule (1) must file and serve the documents mentioned in Rule 2.9.

15A.9 Application to modify or terminate an order for recognition or other relief

- (1) This Rule applies to:
 - (a) an application under paragraph 4 of article 17 of the Model Law for an order modifying or terminating an order for recognition of a foreign proceeding; and
 - (b) an application under paragraph 3 of article 22 of the Model Law for an order modifying or terminating relief granted under article 19 or 21 of the Model Law.

- (2) An application mentioned in subrule (1) must be made by filing an interlocutory process in accordance with Form 3.
- (3) An interlocutory process for an application under subrule (1) and any supporting affidavit must be served on:
 - (a) for an application under paragraph (1) (a)—the defendant and other persons who were served with, or filed a notice of appearance in relation to, the application for recognition; and
 - (b) for an application under paragraph (1) (b)—the defendant and other persons who were served with, or filed a notice of appearance in relation to, the application for relief under article 19 or 21.
- (4) Unless the Court otherwise orders, a plaintiff who applies for an order under subrule (1) must:
 - (a) send a notice of the filing of the application in accordance with Form 23 to each person whose claim to be a creditor of the defendant is known to the plaintiff; and
 - (b) publish a notice of the filing of the application in accordance with Form 23, in accordance with Rule 2.11.
- (5) The Court may direct the applicant to publish the notice in accordance with Form 23 in a daily newspaper circulating generally in any State or Territory not described in Rule 2.11.
- (6) A person who intends to appear before the Court at the hearing of an application under subrule (1) must file and serve the documents mentioned in Rule 2.9.'
- 7. Schedule 1, Form 2 is amended by:
 - (1) deleting the entry 'Rule 2.2' appearing immediately under the heading '**Originating process**' and inserting in its place '(Rules 2.2 and 15A.3)'.
 - (2) deleting the words 'This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/*Corporations Regulations.' and inserting in their place 'This application is made under *section/*regulation [*number*] of the *Corporations Act/*ASIC Act/ *Cross-Border Insolvency Act/*Corporations Regulations.'
- 8. Schedule 1, Form 3 is amended by:
 - (1) deleting the entry '(Rule 2.2)' appearing immediately under the heading '**Interlocutory process'** and inserting in its place '(Rules 2.2, 15A.4, 15A.8 and 15A.9)'.
 - (2) deleting the words '*This application is made under *section/*regulation [*number*] of the *Corporations Act/* ASIC Act/*Corporations Regulations.' and inserting in their place 'This application is made under *section /*regulation [*number*] of the *Corporations Act /*ASIC Act/ *Cross-Border Insolvency Act/*Corporations Regulations.'

9. Schedule 1 is amended by adding after Form 18 the following new forms numbered 19, 20, 21, 22 and 23:

'Form 19 Consent to act as designated person (Rule 15A.5)

[Title]

I, [*name*], of [*address*], an official liquidator, consent to be appointed by the Court and to act as the person designated by the Court under *article 19/*article 21 of the Model Law to distribute the assets of [*name of company*].

I am not aware of any conflict of interest or duty that would make it improper for me to act as the person designated by the Court.

Date:

Signature of official liquidator

* *Omit if not applicable*

- - - - -

Form 20 Notice of filing of application for recognition of foreign proceeding (Rule 15A.6)

IN THE [name of Court] No. of [year]

[*Name of company*]

ABN or ACN: [*ABN or ACN of company to which proceeding relates*]

TO all the creditors of [name of company].

TAKE NOTICE that:

Copies of documents filed may be obtained from the plaintiff's address for service.

- 2. The plaintiff's address for service is [name and address of plaintiff's legal practitioner or, if there is no legal practitioner, address of the plaintiff].
- 3. Any person intending to appear at the hearing must file a notice of appearance, in accordance with the prescribed form, together with any 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.
- 4. If you are a foreign creditor you must file in the registry of the Court at the address mentioned in paragraph 1 an affidavit setting out the details of any claim, secured or unsecured, which you may have against the company above at least three days before the date fixed for the hearing.

Date:

Name of plaintiff or plaintiff's legal practitioner: [name]

* Omit if not applicable

Form 21 Notice of making of order under the *Cross-Border Insolvency Act 2008* (Rule 15A.7)

IN THE [name of Court] No. of [year]

[*Name of company*]

ABN or ACN: [*ABN or ACN of company to which proceeding relates*]

TO all the creditors of [name of company].

TAKE NOTICE that:

- 1. On [*date*], the [*name of Court*] in Proceeding No. of [*year*], commenced by the plaintiff [*name of plaintiff*], made the following orders under the *Cross-Border* Insolvency Act 2008 in relation to [*name of company*]: [*insert details of order*].
- 2. The plaintiff's address for service is [name and address of plaintiff's legal practitioner or, if there is no legal practitioner, address of the plaintiff].
- 3. The name and address of the foreign representative is [insert name and address].
- 4. The name and address of the person entrusted with distribution of the company's assets is [*insert name and address*].*

Date:

Name of plaintiff or plaintiff's legal practitioner: [name]

* Omit if not applicable

Form 22 Notice of dismissal or withdrawal of application for recognition of foreign proceeding (Rule 15A.7)

IN THE [name of Court] No. of [year]

[*Name of company*]

ABN or ACN: [ABN or ACN of company to which proceeding relates]

TO all the creditors of [name of company].

TAKE NOTICE that the application under the *Cross-Border Insolvency Act 2008* for recognition of a foreign proceeding in relation to [*name of company*] commenced by the plaintiff, [*name of plaintiff*], on [*date of filing of originating process*] was dismissed*/withdrawn* on [*date of dismissal/withdrawal*]

Date:

Name of person giving notice or of person's legal practitioner [name]

* Omit if not applicable

Form 23 Notice of filing of application to modify or terminate an order for recognition or other relief (Rule 15A.9)

IN THE [name of Court] No. of [year]

[*Name of company*]

ABN or ACN: [*ABN or ACN of company to which proceeding relates*]

TO all the creditors of [name of company].

TAKE NOTICE that:

*1. An application under the *Cross-Border Insolvency Act 2008* for an order *modifying/*terminating an order for recognition of a foreign proceeding in relation to [*name of company*] was filed by the applicant, [*name of applicant*], on [*date of filing of interlocutory process*] and will be heard by at [*address of Court*] at*a.m./*p.m. on

Copies of documents filed may be obtained from the applicant's address for service.

- *1. An application under the *Cross-Border Insolvency Act 2008* for an order *modifying/*terminating relief granted under *article 19/*article 21 of the Model Law in relation to [*name of company*] was filed by the applicant, [*name of applicant*], on [*date of filing of interlocutory process*] and will be heard by at [*address of Court*] at*a.m./*p.m. on Copies of documents filed may be obtained from the applicant's address for service.
- 2. The applicant's address for service is [name and address of applicant's legal practitioner or of applicant].
- 3. Any person intending to appear at the hearing must file a notice of appearance (if the person has not already done so), in accordance with the prescribed form, together with any affidavit on which the person intends to rely, and serve a copy of the notice (if applicable) and any affidavit on the applicant at the applicant's address for service at least three days before the date fixed for the hearing.

Date:

Name of applicant or applicant's legal practitioner: [name]

* Omit if not applicable'

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 27th day of October 2008.

(L.S.) J. J. DOYLE, CJ K. P. DUGGAN, J D. J. BLEBY, J T. A. GRAY, J J. R. SULAN, J T. R. ANDERSON, J R. C. WHITE, J R. A. LAYTON, J M. DAVID, J C. KOURAKIS, J

RULES OF COURT Amending the Supreme Court Criminal Rules 1992 Amendment No. 23 to the Supreme Court Criminal Rules

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

1. These Rules may be cited as the 'Supreme Court Criminal Rules 1992, (Amendment No. 23)'.

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

3. The amendments made by these Rules are to come into effect on 1 December 2008, or on their gazettal, whichever is the later.

4. The following new Rule is inserted after Rule 29:

*****Applications for Special Arrangements for the Giving of Evidence by Vulnerable Witnesses under Section 13A of the *Evidence Act 1929*

- 30.01 An application for special arrangements for the giving of evidence by a vulnerable witness shall be made by issuing and serving on the other party ('the respondent') an application in Form 21.
- 30.02 The application shall be filed in the Court not less than 28 days before the commencement of the trial, or at such earlier time as may be directed by the Court at a directions hearing, and must be served on the respondent within 14 days of being filed.
- 30.03 When the respondent objects to the application, a notice of objection shall be made in Form 22.
- 30.04 The notice of objection must be filed in the Court and served on the applicant within 14 days of the service of the application on the respondent.'
- 5. The Schedule is amended by adding after Form 20 the following new Forms:

'Form No. 21

File No.:

The Queen v

APPLICATION FOR A VULNERABLE WITNESS PROTECTION ORDER UNDER SECTION 13A OF THE *EVIDENCE ACT 1929*

[*Insert name of party*] applies to the Court for an order that special arrangements be made for taking the evidence of [*insert name of witness*].

The applicant seeks the following order:

[Set out the special arrangements which are sought]

The application is made on the following grounds:

[Set out the nature of the vulnerability of the witness and the reasons for the special arrangements which are sought]

Dated the day of , 20 .

[Signed by the applicant]

NOTE:

This application must be filed in the Court not less than 28 days before the commencement of the trial, or at such earlier time as may be directed by the Court at a directions hearing, and served on the respondent within 14 days of being filed.

The respondent may file a notice in Form 22 objecting to the application on the ground that the witness is not a vulnerable witness as defined in Section 4 of the *Evidence Act 1929*. The notice must be filed within 14 days of the service of the application.

Form No. 22

File No .:

The Queen v

OBJECTION TO APPLICATION FOR A VULNERABLE WITNESS PROTECTION ORDER UNDER SECTION 13A OF THE EVIDENCE ACT 1929

[Insert name of respondent] objects to the application of [insert name of applicant] for an order that special arrangements be made for taking the evidence of [insert name of witness].

The grounds of the objection are as follows:

[Set out the grounds of objection]

Dated the day of , 20 .

[Signed by the respondent]

NOTE:

This notice of objection must be filed in the Court and served on the applicant within 14 days of the service of the application on the respondent.'

GIVEN under our hands and the Seal of the Supreme Court of South Australia this 27th day of October 2008.

(L.S.) J. J. DOYLE, CJ K. P. DUGGAN, J D. J. BLEBY, J T. A. GRAY, J J. R. SULAN, J T. R. ANDERSON, J R. C. WHITE, J R. A. LAYTON, J M. DAVID, J C. KOURAKIS, J

NOTICE TO MARINERS

NO. 58 OF 2008

South Australia—Port Adelaide—Port River Expressway Bridges—Navigation Lights Installed

THE following lights have been installed in WGS datum at fender level in the main navigation pass of the Port Expressway Bridges. Please refer to attached sketch:

Western Fender:

B3 Starboard:	Latitude 34°50'15.507"S, longitude 138°30'24.853"E—Flashing Green every two seconds.
B11 Starboard:	Latitude 34°50'16.923"S, longitude 138°30'24.309"E—Fixed Green.
B12 Starboard:	Latitude 34°50'18.327"S, longitude 138°30'23.775"E—Flashing Green every three seconds.

Eastern Fender:

B4 Port:Latitude 34°50'15.412"S, longitude 138°30'26.159"E—Flashing Red every two seconds.B10 Port:Latitude 34°50'17.319"S, longitude 138°30'25.427"E—Fixed Red.B9 Port:Latitude 34°50'19.248"S, longitude 138°30'24.696"E—Flashing Red every three seconds.

Eight Special Markers-yellow coloured beacons (four on the northern side and four on the southern side), each with a yellow flashing light every four seconds are also installed to mark the piers as follows:

Northern Side:

B1	Latitude 34°50'14.605"S, long	itude 138°30'22.096"E
B2	Latitude 34°50'15.158"S, long	itude 138°30'23.287"E.

- Latitude 34°50′16.770″S, longitude 138°30′26.663″E. Latitude 34°50′16.770″S, longitude 138°30′26.663″E. Latitude 34°50′17.269″S, longitude 138°30′27.700″E. B5
- **B6**

Southern Side:

B7	Latitude 34°50'18.763"S, longitude 138°30'27.136"E.
B8	Latitude 34°50'18.546"S. longitude 138°30'25.847"E.

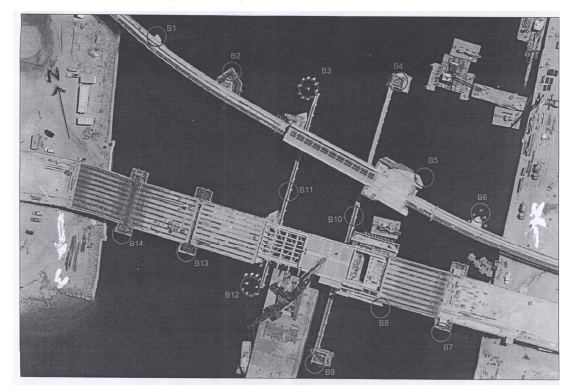
- B13 Latitude 34°50'17.592"S, longitude 138°30'22.611"E.
 B14 Latitude 34°50'17.292"S, longitude 138°30'21.458"E.

All of the above lights have a range of two miles

A Vega sector light flashing Green, White and Red has also been installed on McLaren Parade Wharf in position latitude 34°50'30.15"S, longitude 138°30'19.90"E.

The sectors are as follows:

Green—195°13′50″ to 195°46′30″ (0°32′40″ of arc). White—195°46′30″ to 196°17′20″ (0°30′50″ of arc). Red-196°17'20" to 197°00'20" (0°43'00" of arc).



Charts affected: Aus 137. Adelaide, 19 November 2008.

PATRICK CONLON, Minister for Transport

DTEI 2008/007676

South Australia

Firearms (Firearms Prohibition Orders) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Firearms (Firearms Prohibition Orders)* Amendment Act (Commencement) Proclamation 2008.

2—Commencement of Act

The *Firearms (Firearms Prohibition Orders) Amendment Act 2008* (No 15 of 2008) will come into operation on 27 November 2008.

Made by the Governor

with the advice and consent of the Executive Council on 27 November 2008

MPOL08/010CS

South Australia

Long Service Leave (Unpaid Leave) Amendment Act (Commencement) Proclamation 2008

1—Short title

This proclamation may be cited as the *Long Service Leave (Unpaid Leave) Amendment Act (Commencement) Proclamation 2008.*

2—Commencement of Act

The *Long Service Leave (Unpaid Leave) Amendment Act 2008* (No 40 of 2008) will come into operation on 1 January 2009.

Made by the Governor

with the advice and consent of the Executive Council on 27 November 2008

MIR06/020CS

South Australia

Development (Unley Development Plan) 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 2008

- 4 Variation of Schedule 3—Acts and activities which are not development
- 5 Variation of Schedule 5—Requirements as to plans and specifications
 - 2B Additional requirements for City of Unley in certain cases

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Unley Development Plan) 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 Development Regulations 2008

4-Variation of Schedule 3-Acts and activities which are not development

Schedule 3, clause 4(1)(f)(i)—after subsubparagraph (D) insert:

(E) a Streetscape (Built Form) Zone in the area of The Corporation of the City of Unley if the fence is situated between the building line of the main face of a building and the road on to which the building faces; or

5—Variation of Schedule 5—Requirements as to plans and specifications

Schedule 5—after clause 2A insert:

2B—Additional requirements for City of Unley in certain cases

- An application for the assessment of development within a Historic (Conservation) Zone or a Streetscape (Built Form) Zone in the area of The Corporation of the City of Unley consisting of or involving—
 - (a) the construction of a new building; or
 - (b) —
- (i) an addition to an existing building; or
- (ii) an alteration in the form or appearance of an existing building,

that—

- (iii) affects a facade of the building, or is not more than 5 metres back from a facade of the building; and
- (iv) is visible from a street frontage,

must be accompanied by-

- (c) a report describing the prevailing character attributes and design elements within the locality of the site and the extent to which the proposed development is consistent with these attributes and elements with particular reference to the desired characteristics identified in the relevant Development Plan; and
- (d) drawings demonstrating how the proposed development relates to the buildings on adjoining sites (other than any site to the rear of the site of the proposed development) by providing an elevation and site plan, drawn to a scale of not less than 1:100, that shows the proposed development on the site within the context of the buildings on those adjoining sites and includes information showing:
 - (i) topography (according to existing and proposed ground levels);
 - (ii) the form, scale, height and floor levels of all relevant buildings;
 - (iii) spacing between buildings;
 - (iv) materials and colours of all relevant buildings;
 - (v) driveways (as they will exist after the development);
 - (vi) fences (as they will exist after the development);
 - (vii) landscaping (as it will exist after the development);
 - (viii) visible services and street furniture.
- (2) In this clause—

facade includes a facade that may not be the principal front of a building.

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 27 November 2008

No 287 of 2008 MUDP06/031CS

South Australia

Firearms Variation Regulations 2008

under the Firearms Act 1977

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Firearms Regulations 2008*

4	Insertion of regulations 5A and 5B
	5A Fit and proper person
	5B Prescribed health professional
5	Variation of regulation 7—International visitor firearms permits
6	Variation of regulation 8-Exemption of persons from outside the State
7	Insertion of regulations 55A and 55B
	55A Disposal of forfeited or surrendered firearms etc
	55B Register of firearms prohibition orders
8	Variation of regulation 60—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Firearms Variation Regulations 2008.

2—Commencement

These regulations will come into operation on the day on which the *Firearms (Firearms Prohibition Orders) Amendment 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 Firearms Regulations 2008

4—Insertion of regulations 5A and 5B

After regulation 5 insert:

5A—Fit and proper person

For the purposes of section 5(11)(ca) of the Act, an offence against any of the following provisions is a prescribed offence:

(a) Controlled Substances Act 1984—

an indictable offence against section 32 as in force immediately before the commencement of the *Controlled Substances (Serious Drug Offences) Amendment Act 2005*;

an offence against section 32 (Trafficking) as in force following the commencement of the *Controlled Substances (Serious Drug Offences) Amendment Act 2005*;

section 33 (Manufacture of controlled drugs for sale);

section 33A (Sale, manufacture etc of controlled precursor);

section 33B (Cultivation of controlled plants for sale);

section 33C (Sale of controlled plants);

section 33F (Sale, supply or administration of controlled drug to child);

section 33G (Sale, supply or administration of controlled drug in school zone);

section 33H (Procuring child to commit offence);

an indictable offence against section 33I (Supply or administration of controlled drug);

section 33J (Manufacture of controlled drugs);

section 33K (Cultivation of controlled plants);

(b) Criminal Law Consolidation Act 1935—

section 19AA (Unlawful stalking);

section 31 (Possession of object with intent to kill or cause serious harm);

section 32 (Possession of a firearm with intent to commit an offence);

an aggravated offence against section 169 (Serious criminal trespass—non-residential buildings);

an aggravated offence against section 170 (Serious criminal trespass—places of residence);

section 248 (Threats or reprisals relating to persons involved in criminal investigations or judicial proceedings);

section 250 (Threats or reprisals against public officers);

section 270D (Going equipped for commission of offence against the person);

(c) Serious and Organised Crime (Control) Act 2008—

section 22 (Offence to contravene or fail to comply with control order);

section 32 (Offence to contravene or fail to comply with public safety order);

section 35 (Criminal associations);

(d) Summary Offences Act 1953—

section 15A (Possession of body armour);

section 74BJ (Hindering removal or modification of fortifications);

(e) offences consisting of a conspiracy or an attempt to commit an offence referred to in a preceding paragraph.

5B—Prescribed health professional

For the purposes of paragraph (c) of the definition of *health professional* in section 6B(3) of the Act, a nurse registered under the *Nurses Act 1999* is a person of a prescribed class.

5—Variation of regulation 7—International visitor firearms permits

- (1) Regulation 7(1)—delete subregulation (1) and substitute:
 - (1) The Registrar may, on the application of a person who is visiting, or who intends visiting, Australia, issue an international visitor firearms permit to the applicant authorising the applicant to possess and use a firearm for 1 or more of the following purposes as specified in the permit:
 - (a) competitive shooting;
 - (b) hunting;
 - (c) providing personal security services for a foreign dignitary or official.
- (2) Regulation 7(6) to (9) (inclusive)—delete subregulations (6) to (9) and substitute:
 - (6) A person who holds an international visitor firearms permit or a permit under the law of another State or a Territory of the Commonwealth corresponding with this regulation is exempt from the application of the Act and these regulations provided that the person complies with the conditions of the permit.

6—Variation of regulation 8—Exemption of persons from outside the State

- (1) Regulation 8(1) to (4) (inclusive)—delete subregulations (1) to (4) and substitute:
 - (1) This regulation authorises the possession or use of a firearm for a purpose in South Australia only if the possession or use of that firearm for that purpose could be authorised by a firearms licence (disregarding a purpose with which a firearms licence may be endorsed under regulation 11(2)(h)).

- (2) Subject to this regulation, a person whose usual place of residence is in another State or a Territory of the Commonwealth may possess or use a firearm for a purpose in South Australia, without holding a firearms licence, if the person is authorised to possess or use that firearm for that purpose under the law of his or her usual place of residence.
- (3) Subject to this regulation, a person who moves his or her usual place of residence to South Australia may, for the period of 3 months after moving, possess or use a firearm for a purpose in South Australia, without holding a firearms licence, if the person could possess or use that firearm for that purpose under the law of his or her former place of residence.
- (4) Subregulation (3) does not authorise a person to use a class C, D or H firearm in South Australia.
- (2) Regulation 8(5)—delete "subregulation (1)" and substitute:

subregulation (2)

(3) Regulation 8(6)—delete "subregulation (1) or (4)" and substitute:

subregulation (2) or (3)

(4) Regulation 8(6)—after "licence" wherever occurring insert:

or other authority

7—Insertion of regulations 55A and 55B

Before regulation 56 insert:

55A—Disposal of forfeited or surrendered firearms etc

- (1) For the purposes of section 35(5)(b)(i)(A) of the Act, the following requirements govern the sale or disposal of a firearm, firearm part or ammunition:
 - (a) a sale is to be by public auction or public tender (and the Registrar may, but need not, fix a reserve price for the purpose);
 - (b) the firearm, firearm part or ammunition may be disposed of otherwise than by sale if the Registrar believes on reasonable grounds that the firearm, firearm part or ammunition has no monetary value or that the proceeds of the sale would be unlikely to exceed the costs of the sale or if the firearm, firearm part or ammunition has been offered for sale and was not sold.
- (2) Before paying the proceeds of a sale or disposal of a firearm, firearm part or ammunition to a person under section 35(5)(b)(i)(B) or (e) of the Act, the Registrar may deduct expenses incurred in connection with the sale or disposal and storage and other expenses incurred in relation to the firearm, firearm part or ammunition.
- (3) For the purposes of section 35(5)(d) of the Act, the period for which a firearm, firearm part or ammunition must be made available for collection is 1 month.

55B—Register of firearms prohibition orders

The register of firearms prohibition orders maintained for the purposes of section 6A of the Act must contain the following information in relation to each order:

- (a) the full name of the person to whom the order applies;
- (b) the date on which the order was issued;
- (c) the details of any exemption from a provision of section 10C of the Act (including any conditions that apply to the exemption) granted by the Registrar under section 10C(15) of the Act.

8—Variation of regulation 60—Fees

Regulation 60—after its present contents (now to be designated as subregulation (1)) insert:

(2) The Registrar may waive or reduce (in a particular case or classes of cases) fees that would otherwise be payable under these regulations.

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 27 November 2008

No 288 of 2008

MPOL08/010CS

FAXING COPY?

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NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

CAMPBELLTOWN CITY COUNCIL

Exclusion of Land from Classification of Community Land

NOTICE is hereby given that pursuant to section 193 (4) of the Local Government Act 1999, the Council resolved at its meeting held on 18 November 2008, that the whole of the land in certificate of title volume 6002, folio 804, be excluded from Classification as Community Land.

P. DI IULIO, Chief Executive Officer

CITY OF CHARLES STURT

Change of Street Name

NOTICE is hereby given that the Council of the City of Charles Sturt, at its meeting held on 10 November 2008, resolved that, pursuant to section 219 (1) of the Local Government Act 1999, that the lane known as 32A Lavinia Street, Athol Park be changed to Lavinia Court, Athol Park.

A plan which delineates the lane which is subject to the change of name, together with a copy of the Council's resolution, is available for inspection at the Council's Civic Centre, 72 Woodville Road, Woodville, S.A. 5011, during the hours of 9 a.m. and 5 p.m. on weekdays.

M. WITHERS, Chief Executive

CITY OF MARION

ROADS (OPENING AND CLOSING) ACT 1991

Grey Road, Hallett Cove-Marino

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Corporation of the City of Marion proposes to make a Road Process Order to close portion of the public road (Grey Road) adjoining the northern boundaries of Allotment 138 in Deposited Plan 2132 and 3 in Deposited Plan 39803 and the southern boundaries of Allotment 39 in Deposited Plan 22669 and Allotment 27 in Deposited Plan 22560 shown more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0115

Closed road 'A' is to be transferred to Konstantinos Petrinlolis and Efstathia Petrinlolis.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 245 Sturt Road, Sturt and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 21, Oaklands Park, S.A. 5046 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 17 November 2008.

M. SEARLE, Chief Executive Officer

CITY OF ONKAPARINGA

Appointment of Public Officer-Development Assessment Panel

NOTICE is hereby given that at the City of Onkaparinga meeting held on 3 June 2008, pursuant to section 56A (22) of the Development Act 1993, Council resolved to appoint Robert Fuss to the position of Public Officer of the City of Onkaparinga Development Assessment Panel for a period of three years until 3 June 2011. The appointment became effective on 20 October 2008. The Public Officer can be contacted by writing to c/o City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5068.

J. TATE, Chief Executive Officer

CITY OF PLAYFORD

Periodical Review of Elector Representation

PURSUANT to the provisions of section 12 (7) of the Local Government Act 1999, the City of Playford is to carry out a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council. This will result in the election of the council being more adequately and fairly represented.

Representation Options Paper

A representation options paper, detailing information regarding the review is available from:

- The Playford Civic Centre, 10 Playford Boulevard, Elizabeth.
- The City of Playford website, www.playford.sa.gov.au.
- The City of Playford's Community Engagement Officer, Rachel Paterson, phone 8256 0210 or email: rpaterson@playford.sa.gov.au.

Written Submissions

Written submissions are invited from interested persons and should be directed to Rachel Paterson, Community Engagement Officer, the City of Playford, 12 Bishopstone Road, Davoren Park, S.A. 5113.

Any submissions received may be made publicly available unless specifically advised otherwise by community residents.

Submissions should be received by close of business on Friday, 30 January 2009 (date extended from 11 December until 30 January).

Dated 27 November 2008.

T. JACKSON, Chief Executive Officer

CITY OF UNLEY

Unley (City) Village Living and Desirable Neighbourhoods Development Plan Amendment—Stage 1 (Residential Historic Conservation and Streetscape Character Areas Pilot) Development Plan Amendment—Draft for Public Consultation

NOTICE is hereby given that the City of Unley has prepared a Development Plan Amendment (DPA) to amend the Unley (City) Development Plan by introducing revised and new policies affecting approximately half of the residential area.

The DPA is subject to interim authorisation, to avoid speculative development contrary to the new policy, making it immediately operational while consultation and review for permanent authorisation is conducted.

Changes include:

- · Expansion and revision of the Residential Historic Conservation Zone.
- Introduction of a new Residential Streetscape (Built Form) Zone.
- · Revision and introduction of policies for assessing demolition of buildings in respective zones
- Refined design criteria to ensure new development complements and reinforces an areas 'desired character'.
- Allowance for existing valued buildings to be adapted to incorporate smaller dwellings.
- A new 'Unley Strategic Vision' section.
- Revised policies for Local Heritage Places.
- Minor edits to land division and residential development policies and relevant maps to reflect the new zones.

For further information

- · Read the brochure explaining the DPA being sent to every resident and property owner affected.
- View the DPA (or purchase a copy for \$20) at the Council office or libraries, or on-line at www.unley.sa.gov.au.

• Attend an Information Session at Unley Civic Centre to speak personally about the changes. Drop in anytime during the nominated times:

1 p.m. to 5 p.m. on Saturday, 6 December 2008;

3 p.m. to 7 p.m. on Tuesday, 9 December 2008.

To comment on the DPA:

- Complete the Feedback Sheet included in the brochure (Also available at Council office, libraries and on-line).
- Provide a written submission by Thursday, 12 February 2009 marked 'Submission—Village Living and Desirable Neighbourhoods DPA Program—Stage 1' and addressed to City of Unley, P.O. Box 1, Unley, S.A. 5061, Fax 8271 4886 or email <u>POBox1@Unley.sa.gov.au</u>.

Copies of all submissions received will be available for inspection by interested persons at the Council office from Wednesday, 18 February 2009, until the Public Meeting.

 Indicate if you wish to speak at the Public Meeting to be held at 7 p.m. on Monday, 16 March 2009 at the Unley Civic Centre, Oxford Terrace, Unley. The public meeting may not be held if no submission indicates an interest in speaking at the public meeting.

Dated 27 November 2008.

R. PINCOMBE, Chief Executive Officer

ADELAIDE HILLS COUNCIL

DEVELOPMENT ACT 1993

Adelaide Hills Council Development Plan Stirling District Centre Development Plan Amendment— Draft for Public Consultation

Erratum

NOTICE is hereby given that a notice published in the *Government Gazette* on 20 November 2008, concerning the above Development Plan Amendment (DPA) indicated that 8 Garrod Crescent, Stirling, was affected by the DPA. The correct address is 7 Garrod Crescent, Stirling.

Dated 27 November 2008.

P. PEPPIN, Chief Executive Officer

ALEXANDRINA COUNCIL

January 2009 Council Meeting

NOTICE is hereby given that Council resolved at its meeting held on Monday, 17 November 2008, that there will only be one Council Meeting held in January 2009, with this being held on Monday, 12 January 2009, commencing at 1.30 p.m. in the Council Community Chambers, 'Wal Yuntu Warrin' in Goolwa.

J. L. COOMBE, Chief Executive

DISTRICT COUNCIL OF GRANT

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure-Cape Douglas Road, Cape Douglas

NOTICE is hereby given pursuant to section 10 of the said Act, that Council proposes to make a Road Process Order to close, sell and transfer to Christine Gaye Sims a portion of Cape Douglas Road on the northern side adjoining piece 25 in Deposited Plan 53261 more particularly delineated 'A' on Preliminary Plan No. 08/0056.

A copy of the plan and statement of persons affected are available for public inspection at Council's Office, 324 Commercial Street West, Mount Gambier and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must set out the full name, address and details of the submission with fully supported reasons. Any submissions must be in writing within 28 days from 28 November 2008 to the Council, P.O. Box 724, Mount Gambier, S.A. 5290 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, council will give notification of a meeting at which the matter will be considered.

Dated 27 November 2008.

R. PEATE, Chief Executive Officer

DISTRICT COUNCIL OF YORKE PENINSULA DEVELOPMENT ACT 1993

Parsons Beach Development Plan Amendment, (DPA) by the District Council of Yorke Peninsula— Draft for Public Consultation

NOTICE is hereby given that the District Council of Yorke Peninsula has, pursuant to section 25 of the Development Act 1993, prepared a draft Parsons Beach DPA to amend the District Council of Yorke Peninsula Development Plan.

The draft DPA proposes to amend the District Council of Yorke Peninsula Development Plan by providing a general review of zoning within Parsons Beach to investigate the appropriateness of extending the existing Holiday Settlement Zone.

The investigations have identified a need to provide additional holiday settlement land within Parsons Beach; as a result this DPA proposes to rezone the subject land from Rural Living to Holiday Settlement, in order to achieve the orderly and economical expansion of the existing settlement and to assist in meeting demand for coastal living land within the area. The draft DPA will provide an extension on the existing Holiday Settlement Zoned land east of the Parsons Beach settlement.

The draft DPA will be on public consultation from Thursday, 27 November 2008 to Thursday, 29 January 2009.

Copies (both hard copy and electronic) of the draft DPA are available during normal office hours at the offices of the District Council of Yorke Peninsula, or can be viewed on the internet at www.yorke.sa.gov.au:

- 8 Elizabeth Street, Maitland;
- 18 Main Street, Minlaton;
- 15 Edithburgh Road, Yorketown;
- Player Street, Warooka.

Written submissions regarding the draft DPA should be submitted not later than 5 p.m. on Thursday, 29 January 2009. All submissions should be addressed to the Director Development and Community Services, District Council of Yorke Peninsula, P.O. Box 88, Minlaton, S.A. 5575, marked attention to Rick Wilkinson, and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission to <u>admin@yorke.sa.gov.au</u>.

R. BRUHN, Chief Executive Officer

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

Bartel, Mavis Joan, late of 24-34 Avenue Road, Glynde, of no occupation, who died on 24 September 2008.

- *Bartlett, Lindsay Francis*, late of 182 Railway Terrace, Taperoo, retired carpenter and joiner, who died on 19 August 2008.
- August 2008. Dooly, Terrence, late of 3 Vardon Terrace, Lameroo, retired pastry chef, who died on 19 August 2008. French, Gisela Charlotte, late of 150-164 Bay Road, Encounter
- French, Gisela Charlotte, late of 150-164 Bay Road, Encounter Bay, retired nurse, who died on 1 June 2008. Goodwin, Clifford Robert, late of 57 Caroline Street, Moonta,
- retired cleaner, who died on 13 August 2008.
- Harris, Amanda, late of 93 Folkestone Road, Dover Gardens, retired salesperson, who died on 16 August 2008.

Kolb, Rudolf Hans, late of 87 Flinders Avenue, Whyalla Stuart, retired draftsman, who died on 17 May 2003.

Leahy, Paul John, late of 41 Brighton Road, Glenelg, director of operations and finance, who died on 6 June 2007. Lloyd, Lawrence Arthur, late of 52 Dunrobin Road, Hove,

Lloyd, Lawrence Arthur, late of 52 Dunrobin Road, Hove, retired business manager, who died on 9 September 2008. *Masters, Roma Jean*, late of 18 Cudmore Terrace, Marleston, of

Masters, Roma Jean, late of 18 Cudmore Terrace, Marleston, of no occupation, who died on 28 September 2008. Sells, Robert Harrold, late of 79 Ways Road, Hampstead

Sells, Robert Harrold, late of 79 Ways Road, Hampstead Gardens, retired insurance manager, who died on 16 September 2008.

Shakeshift, Clara Helen, late of 71 Boandik Terrace, Mount Gambier, of no occupation, who died on 27 July 2008.

Walker, Stephen Arthur, late of 95-97 Awoonga Road, Hope Valley, of no occupation, who died on 3 May 2008.

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 9 January 2009, 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 27 November 2008.

M. I. BODYCOAT, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040. Email: governmentgazette@dpc.sa.gov.au