No. 74 4885



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 22 OCTOBER 2009

CONTENTS

Page		Page
Acts Assented To	Mining Act 1971—Notices	4903
Appointments, Resignations, Etc	National Parks and Wildlife (National Parks)	
Aquaculture Act 2001—Notice	Regulations 2001—Notices	4904
Aquaculture (Amendment of Aquaculture (Zones—	Native Vegetation Regulations 2003—Notice	4904
Coffin Bay) Policy 2008) Notice 2009	Natural Resources Management Act 2004—Notice	4904
Corporations and District Councils—Notices	Port Augusta Circuit Court—Notice	4905
Crown Lands Act 1929—Notice	Proclamations	4915
Development Act 1993—Notices	Public Trustee Office—Administration of Estates	4934
Environment Protection Act 1993—Notice	REGULATIONS	
Environment Protection (Burning) Policy Amendment	Gene Technology Act 2001 (No. 250 of 2009)	4920
Notice 2009	Electrical Products Act 2000 (No. 251 of 2009)	
Fisheries Management Act 2007—Notices	Roads (Opening and Closing) Act 1991—Notices	4907
Geographical Names Act 1991—Notice	Tafe SA—Notice	4909
Goods Securities Act 1986—Notice	Training and Skills Development Act 2008—Notice	4910
Housing Improvement Act 1940—Notices	Transport, Department of—Notice to Mariners	4908
Liquor Licensing Act 1997—Notices	Waterworks Act 1932—Notice	4908

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

Department of the Premier and Cabinet Adelaide, 22 October 2009

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

No. 45 of 2009—Statutes Amendment (Electricity and Gas—Information Management and Retailer of Last Resort) Act 2009. An Act to amend the Electricity Act 1996 and the Gas Act 1997.

No. 46 of 2009—National Gas (South Australia) (Short Term Trading Market) Amendment Act 2009. An Act to amend the National Gas (South Australia) Act 2008.

No. 47 of 2009—Personal Property Securities (Commonwealth Powers) Act 2009. An Act to refer certain matters relating to security interests in personal property to the Parliament of the Commonwealth for the purposes of Section 51 (XXXVII) of the Constitution of the Commonwealth.

No. 48 of 2009—Electoral (Miscellaneous) Amendment Act 2009. An Act to amend the Electoral Act 1985 and to make related amendments to the Constitution Act 1934.

By command,

TOM KOUTSANTONIS, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 22 October 2009

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Fisheries Council of South Australia, pursuant to the provisions of the Fisheries Management Act 2007:

Member: (from 22 October 2009 until 21 October 2010) Trevor John Watts

Member: (from 22 October 2009 until 21 October 2012) Loralee Wright Julian Bruce Morison Richard Andrew Stevens

By command,

TOM KOUTSANTONIS, for Premier

MAFF09/026CS

Department of the Premier and Cabinet Adelaide, 22 October 2009

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Aquaculture Advisory Committee, pursuant to the provisions of the Aquaculture Act 2001:

Member: (from 22 October 2009 until 21 October 2011)

Brian Charles Jeffriess Hagen Heinz Stehr

Grant Westphalen
Member: (from 22 October 2009 until 21 October 2012)

Mary Patricia Mitchell Heather Leanne Montgomerie Peter Robert Dolan Jillian Louise Coates

Jillian Louise Coates Andy Michael Dyer Gail Irene Anderson Stewart Payne

Deputy Member: (from 22 October 2009 until 21 October 2011)

David Craig Ellis (Deputy to Jeffriess) Marcus Anthony Stehr (Deputy to Stehr) Wolfgang Zeidler (Deputy to Westphalen) Deputy Member: (from 22 October 2009 until 21 October 2012)

Méhdi Saveh Doroudi (Deputy to Montgomerie)

Tara Lee Ingerson (Deputy to Dolan) Debra Joan Davey (Deputy to Dyer) Steven Mark Clarke (Deputy to Anderson)

David Elton Hitchcock (Deputy to Payne)

Presiding Member: (from 22 October 2009 until 21 October 2012)

Mary Patricia Mitchell

By command,

TOM KOUTSANTONIS, for Premier

MAFF09/024CS

Department of the Premier and Cabinet Adelaide, 22 October 2009

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Richard John Vickery as a Justice of the Peace for South Australia effective from 22 October 2009, for the term during which he also holds office as a principal member of a council, pursuant to Section 5 of the Justices of the Peace Act 2005

By command,

TOM KOUTSANTONIS, for Premier

09/051CS

Department of the Premier and Cabinet Adelaide, 22 October 2009

HIS Excellency the Governor's Deputy in Executive Council has suspended from the office of Justice of the Peace Bradley James Kitschke for a period of two years from 22 October 2009 until 21 October 2011, pursuant to Section 10 of the Justices of the Peace Act 2005.

By command,

TOM KOUTSANTONIS, for Premier

09/052CS

Department of the Premier and Cabinet Adelaide, 22 October 2009

HIS Excellency the Governor's Deputy in Executive Council has been pleased to confirm Statute 1 of 2009, approved by the Council of the University of Adelaide on 17 August 2009, pursuant to Section 22 (3) of the University of Adelaide Act 1971.

By command,

TOM KOUTSANTONIS, for Premier

METFE09/008CS

AQUACULTURE ACT 2001

CALL FOR SUBMISSIONS

Primary Industries and Resources South Australia— Draft Aquaculture Revocation Policy 2009

PURSUANT to section 12 of the Aquaculture Act 2001, notice is hereby given that the Minister for Agriculture, Food and Fisheries has released the draft Aquaculture Revocation Policy 2009 for public consultation. This policy has been developed in accordance with the provisions of Part 4 of the Aquaculture Act 2001.

The draft Aquaculture Revocation Policy 2009 has been developed to revoke nine administrative policies which were developed in 2003 and 2004 prior to the development of the Aquaculture Regulations 2005 and the Livestock (Restrictions on Entry of Aquaculture Stock) Notice 2008.

Many of the provisions contained in the policies proposed for revocation have since been incorporated into the Aquaculture Regulations 2005 and the Livestock (Restrictions on Entry of Aquaculture Stock) Notice 2008. Section 11 of the Aquaculture Act 2001, sets out the nature and content of aquaculture policies and the types of policies that can be developed; policies describing administrative procedures are not considered to be contemplated by this section of the Aquaculture Act 2001.

The policy aims to assist in the provision of certainty for industry stakeholders and improve community confidence by revoking policies which are out of date and inconsistent with current legislative and administrative arrangements.

The draft policy and policy report will be available on Friday, 23 October 2009, from PIRSA Aquaculture, 14th Floor, 25 Grenfell Street (G.P.O. Box 1625), Adelaide, S.A. 5001, on the internet at www.pir.sa.gov.au/aquaculture, by telephoning (08) 8226 0314 or by faxing (08) 8226 0330.

Written submissions in relation to the draft policy are invited from the public and should be made to PIRSA Aquaculture, G.P.O. Box 1625, Adelaide, S.A. 5001. Submissions must be received by 5 p.m. on Thursday, 24 December 2009.

Dated 7 October 2009.

PAUL CAICA, Minister for Agriculture, Food and Fisheries

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:

- Dedicate the Crown Land defined in The First Schedule as a Reserve for Walkway Purposes and declare that such land shall be under the care, control and management of the Municipal Council of Roxby Downs.
- Dedicate the Crown Land defined in The Second Schedule as a Reserve for Drainage Purposes and declare that such land shall be under the care, control and management of the Municipal Council of Roxby Downs.

The First Schedule

Allotment 2123 in Deposited Plan 82070, Town of Roxby Downs, Out of Hundreds (Andamooka), exclusive of all necessary roads.

The Second Schedule

Allotment 2125 in Deposited Plan 82070, Town of Roxby Downs, Out of Hundreds (Andamooka), exclusive of all necessary roads

Dated 22 October 2009.

JAY WEATHERILL, Minister for Environment and Conservation

DEH 14/0417

DEVELOPMENT ACT 1993

Adelaide Showground Development Plan Amendment Prepared by the Minister—Draft for Public Consultation

NOTICE is hereby given that the Minister for Urban Development and Planning, pursuant to sections 24 and 26 of the Development Act 1993, has prepared a draft Adelaide Showground Development Plan Amendment (DPA) to amend the Unley (City) Development Plan.

The draft DPA proposes to introduce a revised policy framework that will enable and guide more diverse and intense use of the Adelaide Showground and associated land whilst allowing continuation and enhancement of entertainment and exhibition type activities.

The draft DPA will be on public consultation from 22 October 2009 to 23 December 2009.

Copies of the draft DPA are available during normal office hours at the Department of Planning and Local Government, Level 5, 136 North Terrace, Adelaide and at the City of Unley Council Offices, 181 Unley Road, Unley, S.A. 5061.

The DPA can also be viewed on the Internet at:

www.planning.sa.gov.au/go/showground

Written submissions regarding the draft DPA should be submitted no later than 5 p.m. on 23 December 2009. Submissions should be addressed to:

The Presiding Member, Development Policy Advisory Committee, Adelaide Showground Development Plan Amendment, c/o Department of Planning and Local Government:

- Post: G.P.O. Box 1815, Adelaide, S.A. 5001;
- Email: <u>dpac@sa.gov.au</u>

Your submission should clearly indicate whether you wish to be heard at the public meeting.

Copies of all public submissions will be available for inspection by interested persons at the Department of Planning and Local Government, Level 5, 136 North Terrace, Adelaide, from 24 December 2009 until the conclusion of the public meeting and will also be available for viewing on the Department of Planning and Local Government website.

The public meeting will be held on 19 January 2010 at 7 p.m. at the Mercure Grosvenor Hotel (James Alexander Room), 125 North Terrace, Adelaide, S.A. 5000, at which time interested persons may appear to be heard in relation to the draft DPA and the submissions. The public meeting may not be held if no submissions are received or if no-one requests to be heard. Please check the Department of Planning and Local Government's website before the scheduled date of the meeting to find out whether it is being held.

If you would like more information about the draft DPA, please contact Jason Bailey on telephone number 8303 0741 or via email at Jason.Bailey@sa.gov.au.

Dated 22 October 2009.

Secretary, Development Policy Advisory Committee

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

Preamble

- 1. The decision of the Governor under section 48 of the Development Act 1993, to approve the development of the Ceduna Keys multi-component residential marina and community centre near Ceduna, on the West Coast, was published in the *Gazette* on 15 December 2005.
- 2. The development was the subject of an Environmental Impact Statement and an Assessment Report under sections 46 and 46B of the Development Act 1993.
- 3. On 13 December 2007, the Development Assessment Commission, as delegate of the Governor under section 48 of the Development Act 1993, granted approval for a variation of the development authorisation which provided that if development was not commenced by substantial work on the site within four years of the date of the authorisation, the Governor may cancel the authorisation by written notice.
- 4. Application has now been made to the Development Assessment Commission, as delegate of the Governor under section 48 of the Development Act 1993, for a variation of the development authorisation which provided that if development was not commenced by substantial work on the site within four years of the date of the authorisation, the Governor may cancel the authorisation by written notice.
- 5. The proposed variation is to reword the development authorisation to provide that if development is not commenced by substantial work on the site by 15 December 2010 (within five years of the date of the original authorisation), the Governor may cancel the authorisation by written notice.

- 6. The application for a variation of the development authorisation is contained in the letter from Andrew & Associates Pty Ltd to the Department of Planning and Local Government dated 23 September 2009.
- 7. The Development Assessment Commission has, in considering the application for variation of the development authorisation, had regard to all relevant matters under section 48 (5) of the Development Act 1993.
- 8. The Development Assessment Commission is satisfied that the variation of the development authorisation does not require the preparation of a further or amended Environmental Impact Statement.
- 9. For ease of reference the conditions attached to the Ceduna Keys multi-component residential marina and community centre development are republished in full.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council and having due regard to the matters set out in section 48 (5) and all other relevant matters, I:

- (a) grant a provisional development authorisation in relation to the proposed Major Development subject to the Conditions and Notes to the applicant below;
- (b) reserve my decision on the following matters pursuant to section 48 (6) and Regulation 64 (1):
 - compliance with the Building Rules in relation to all aspects of the proposed Major Development relating to building works (refer to Conditions and Notes to Applicant below);
 - (ii) re-alignment of the Eyre Highway and associated roads and intersections (including the relocation of the PIRSA Quarantine Inspection Station), the applicant's finalised plans, drawings, specifications and financial arrangements for which are to be prepared to the reasonable satisfaction of the Department for Transport, Energy and Infrastructure and the Commonwealth Department for Transport and Regional Services, prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (iii) the acoustic protection mound (including landscaping), the applicant's finalised plans, drawings and specifications for which are to be prepared to the reasonable satisfaction of the Environment Protection Authority and the Department for Transport, Energy and Infrastructure, prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (iv) the provision of an adequate water supply to the development site, the applicant's finalised plans, drawings, specifications and financial arrangements for which are to be prepared to the reasonable satisfaction of SA Water, prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (v) the arrangements for the expansion of the town's effluent lagoons to cater for the increased demand from the development, in relation to which the applicant and the Ceduna District Council must enter a binding agreement, to the reasonable satisfaction of the Environment Protection Authority and the Development of Health prior to their being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
 - (vi) the public boat ramp, slip-way, wash-down, hard stand and associated parking the applicant's finalised plans, drawings and specifications for which are to be prepared to the reasonable satisfaction of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Ceduna District Council, prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);

- (vii) the Site Contamination Management Plan the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of an Environmental Auditor (Contaminated Land) and the Environment Protection Authority, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (viii) the Vegetation Management Plan, the applicant's finalised and consolidated version of which is to be approved by the Native Vegetation Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (ix) the Management, Maintenance and Monitoring (MMM) Agreement between the Ceduna Marina Development Company and the Ceduna District Council, the applicant's finalised and consolidated version of which is to be concluded between the parties prior to being submitted to me or my delegate (refer to Conditions and Notes to Applicant below):
- (x) the Construction Environmental Management and Monitoring Plan (CEMMP) for the pre-construction and construction phases, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xi) The Stormwater Management Plan detailing the approach to the collection, storage, treatment and reuse of stormwater run-off for all components of the development during the operational phase of the development, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xii) the Operational Environmental Management and Monitoring Plan (OEMMP) for the operational phase of the development, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, other relevant government agencies and the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xiii) the Management Plan for the implementation of the 'Restricted Area' (as identified by Figure 6 in the Response document) to limit public access and activities for the protection of the environment, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Department for Environment and Heritage, the Department for Water, Land and Biodiversity Conservation and the Department for Primary Industries and Resources, prior to its being submitted to me or my delegate;
- (xiv) the Site Preparation and Landscaping Plan for the acoustic protection mound and the whole of the site, the applicant's finalised and consolidated version of which is to be prepared to the reasonable satisfaction of the Ceduna District Council, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);
- (xv) the Noise Emission Management Plan for mitigating the impacts of noise generated by the Eyre Highway and railway line, the applicant's finalised and consolidated of which is to be prepared to the reasonable satisfaction of the Environment Protection Authority, prior to its being submitted to me or my delegate (refer to Conditions and Notes to Applicant below);

- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached;
- (d) specify, for the purposes of section 48 (11) (b) of the Development Act 1993, the period until 15 December 2010, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation.

CONDITIONS OF APPROVAL

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with:
 - (a) the following drawings contained within the Environmental Impact Statement, 'Ceduna Keys Marina and Community Centre Development', lodged by the Ceduna Marina Development Company, dated June 2005:
 - Drawing Titled: 'Entrance Channel' (Figure 3.5— Channel Long Section); Drawing Reference Number: 100026-SK06 A dated March 2005;
 - Drawing Titled: 'Section C-C' (Figure 3.6—Profile of Channel); Drawing Reference Number: 100026-SK03 A undated:
 - Drawing Titled: 'Section A-A' (Figure 6.13— Stormwater Drainage and Noise Attenuation); Drawing Reference Number: 100026-SK02 A dated December 2004;
 - (b) the following drawings contained within the Response to Submissions, 'Response to Submissions: Ceduna Keys, Ceduna Keys Marina and Community Centre Development, Environmental Impact Statement', lodged by the Ceduna Marina Development Company, dated November 2005:
 - Drawing Titled: 'Proposed Plan'; Drawing Reference Number: 203310—IV.PSD;
 - Drawing Titled: 'Concept Plan'; Drawing Reference Number: 203310-1 V dated 18 November 2005;
 - Drawing Titled: 'Commercial Marina Layout Plan'; Drawing Reference Number: 203310-23-1b dated 17 November 2005;
 - Drawing Titled: 'Recreational Marina Layout Plan'; Drawing Reference Number: 203310-23-2b dated 17 November 2005:
 - Drawing Titled: 'Figure 5 with Aerial Photograph' (Figure 4—Re-alignment of Eyre Highway and Position of Quarantine Station); Drawing Reference Number: 105226-SK-02_05118 dated 18 November 2005:
 - Drawing Titled: 'Restricted Area Plan'; Drawing Reference Number: 203310-31 dated 8 November 2005:
 - (c) the following drawings contained within correspondence from the applicant, dated 30 November 2005:
 - Drawing Titled: 'Site Plan'; Drawing Reference Number: 100026-SK-07 dated November 2005;
 - Drawing Titled: 'Typical Breakwater Cross Section'; Drawing Reference Number: 100026-SK05 B dated March 2005;
 - Drawing Titled: 'Soil Erosion and Drainage Management Plan'; Drawing Reference Number: 100026-CA03 B dated July 2004;
 - Drawing Titled: 'Construction Staging—Stage A'; Drawing Reference Number: 100026-ST01 B dated July 2004:
 - Drawing Titled: 'Construction Staging—Stage B'; Drawing Reference Number: 100026-ST02 C dated July 2004; and

- (d) the following documents:
 - revised development application, 'Major Development—Proposed Ceduna Keys Marina', prepared by Connor Holmes Consulting (for the Ceduna Marina Development Company), dated 9 December 2003 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - environmental Impact Statement, 'Ceduna Keys Marina and Community Centre Development', lodged by the Ceduna Marina Development Company, dated June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - response to Submissions, 'Response to Submissions, Ceduna Keys, Ceduna Keys Marina and Community Centre Development, Environmental Impact Statement', lodged by the Ceduna Marina Development Company, dated June 2005 (except to the extent that it may be varied by a subsequent document in this paragraph);
 - correspondence from Connor Holmes Consulting (for the Ceduna Marina Development Company) to Planning SA, dated 30 November 2005, confirming the components of the proposed development and the relevant plans for assessment and consideration by the Governor:
 - Assessment Report prepared by the Minister for Urban Development and Planning dated December 2005.
- 2. In respect of the matters reserved under paragraph (b) of my decision, the applicant shall as expeditiously as possible:
 - (i) prepare such documentation as is therein envisaged, and where necessary shall prepare the same to the satisfaction of, or with the agreement of, any party specified therein in that regard before seeking my (or my delegate's) approval; and
 - (ii) thereafter seek my (or my delegate's) approval.
- 3. No works on any part of the proposed Major Development shall commence until a favourable decision has been notified to the applicant by me or my delegate in respect of all reserved matters referred to in subparagraph (ii)-(xv) in paragraph (b) of the Decision section above.
- 4. No construction activities or building works shall commence until a heritage survey has been completed to identify any Aboriginal Sites, Objects or Remains in the site area, and monitoring shall be undertaken during construction to enable the development to proceed without a breach of the Aboriginal Heritage Act 1988. Details of the applicant's Heritage Agreement and consultation with the relevant Aboriginal group shall also be provided to the Development Assessment Commission and the Department of Aboriginal Affairs and Reconciliation prior to construction commencing.
- 5. No construction activities or building works shall commence until the Environment Protection Authority and an independent Environmental Auditor (Contaminated Land) have certified the approved Site Contamination Management Plan to identify any soil or groundwater contamination that could affect the development. Additional investigations shall have been undertaken to assess the extent of soil and groundwater contamination at the proposed development site, soil investigations of the proposed entrance channel and potential impacts from off-site contamination on the proposed development.
- 6. Minimum site levels of 2.70 m AHD and minimum floor levels of 2.95 m AHD shall be established for areas within the development that are not subject to wave run-up. Minimum site levels of 3 m AHD and minimum floor levels of 3.25 m AHD shall be established for areas within the development that are subject to wave run-up.
- 7. Construction activities shall be suitably managed to minimise and/or mitigate impacts on the community (especially noise and dust) and the natural environment as far as practicable.
- 8. All contamination management or remediation works shall be undertaken in accordance with an approved Site Contamination Management Plan (as amended from time to time) and to the satisfaction of the Environment Protection Authority.

- 9. The storage capacity for the dredging discharge ponds and the required sediment settling times shall be recalculated following the completion and review of the detailed offshore soil investigations for the entrance channel excavation works.
- 10. A decision on building rules compliance will only be made after a Building Rules assessment and certification has been undertaken and issued by the Ceduna District Council, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' below for further information).
- 11. Before seeking my or my delegate's decision in respect of the matters reserved at paragraph (b) (x) of the Decision section, the applicant shall finalise and lodge a consolidated 'Construction Environmental Management and Monitoring Plan' (CEMMP). The CEMMP shall cover the pre-construction and construction phases of the proposed Major Development and shall consolidate the applicant's previously submitted draft Construction Environmental Management Plan, Coastal Acid Sulphate Soils Management Plan, Soil Erosion and Drainage Management Plan, Spill Contingency Plan and Waste Management Plan. The matters to be addressed in the consolidated EMMP shall include, but shall not be limited to, the management, mitigation, monitoring and corrective actions/contingency plans of the following matters during each of these phases:
 - dust and sediment control;
 - odour emissions;
 - surface and ground water management;
 - site contamination:
 - waste management (for all waste streams) and overall site clean up (including litter);
 - chemical, oil, construction-related hazardous substances and fuel use and storage and other materials that have the potential to contaminate stormwater (including emergency responses);
 - noise emissions (including ongoing noise assessment and monitoring to ascertain the effectiveness of noise control measures);
 - Aboriginal Heritage requirements in accordance with commitments by the applicant and Heritage Agreement;
 - vegetation clearance;
 - introduced plants and animals;
 - impacts on the marine environment (especially turbidity);
 - visual impacts (including lighting);
 - traffic management strategies;
 - effect on existing infrastructure;
 - impacts on adjacent land users;
 - site security, fencing and safety and management of impacts on local amenity for residents, traffic and adjacent land users;
 - periods and hours of construction and operation in accordance with Environment Protection Authority requirements;
 - management of ongoing earthworks and construction (especially residential and commercial buildings);
 - community complaints register regarding the above matters.
- 12. No construction activities or building works shall commence until an Environmental Management Implementation Management Plan (EMIP) has been has been completed, which shall meet the reasonable satisfaction of the Environment Protection Authority and the Development Assessment Commission.

- 13. Before seeking my or my delegate's decision in respect of the matters reserved at paragraph (b) (xii) of the Decision section, the applicant shall finalise and lodge a consolidated 'Operational Environmental Management and Monitoring Plan' (OEMMP). The OEMMP shall cover the pre-construction and construction phases of the proposed Major Development and shall consolidate the applicant's previously submitted draft Operational Environmental Management Plan, Coastal Acid Sulphate Soils Management Plan, Soil Erosion and Drainage Management Plan, Spill Contingency Plan and Waste Management Plan. The matters to be addressed in the consolidated EMMP shall include, but shall not be limited to, the management, mitigation, monitoring and corrective actions/contingency plans of the following matters during each of these phases:
 - dust and sediment control;
 - surface and ground water management;
 - stormwater management;
 - waste management (for all waste streams) and overall site clean up (including litter);
 - chemical, oil, hazardous substances, fuel use and storage and management/emergency response plans;
 - safe boating navigation;
 - water-based activities;
 - sand accretion and deposition;
 - seagrass wrack accumulation;
 - coastal hazards (especially flooding);
 - impacts on the coastal and marine environment;
 - pest plant and animal species (both terrestrial and marine);
 - odour emissions.
 - noise emissions (including a monitoring program to ascertain the effectiveness of noise control measures);
 - visual impacts (including lighting);
 - streetscaping, landscaping and revegetation;
 - traffic management;
 - public access;
 - public safety;
 - impacts on adjacent land users;
 - control of land and water-based activities;
 - buildings and structures (including private moorings and fencing);
 - periods and hours of building construction and operation;
 - community complaints register regarding the above matters.
- 14. All works and site activities shall be undertaken in accordance with the approved Construction Environmental Management and Monitoring Plan, Environmental Management Implementation Management Plan and Operational Environmental Management and Monitoring Plan.
- 15. Transport routes for the delivery of construction materials shall be selected to the reasonable satisfaction of the Ceduna District Council.
- 16. Compaction specifications (certified by a registered engineer), shall be prepared to the reasonable satisfaction of the Ceduna District Council, for the areas for residential allotments, commercial development, retail development, tourist development, carparks, public boat ramp and hardstand shall be submitted to the Development Assessment Commission.
- 17. Stockpiled soils shall be suitably managed to control dust emissions, erosion and weed infestation.
- 18. Amour rock used for breakwaters and revetments shall not be contaminated by fine sediment.

- 19. No construction activities or building works shall commence until designs for the proposed effluent disposal system for the development site and connection to the town's STED scheme are to be finalised and implemented.
- 20. Arrangements for the expansion of the town's effluent lagoons to cater for the increased demand from the development shall ensure suitable standards and facilities (with adequate capacities) are adopted and located for effluent disposal, including the potential long-term demand from the possible residential, commercial, retail and tourist related uses of the site.
- 21. The wastewater collection and treatment system shall be designed to ensure that the general obligations of the Environment Protection (Water Quality) Policy 2004 are met, and to ensure that effluent does not overflow or escape from drains, pipes, sumps, tanks, storage/treatment basins into any watercourse, or into stormwater drains which do not drain into the effluent collection, treatment and disposal system, except where the effluent complies with criteria in the above Policy.
- 22. The proponent shall provide undergrounded public lighting, power supply, water supply, television antenna and telephone supply to each allotment in accordance with, and to engineering design standard plans approved by the electricity, mains water and telephone public utility authorities.
- 23. The applicant shall ensure that there is no direct discharge of stormwater into the marina basins, waterways or marine environment for rainfall less than, and including, 1:20 year ARI events.
- 24. The land to be used for land-based allotments shall be formed to prevent stormwater flows entering into the waterways.
- 25. Water-sensitive urban design measures and practices shall be adopted for the management of run-off, including stormwater capture and re-use.
- 26. Undeveloped allotments shall be left in a neat and tidy condition, with soil surfaces stabilised to minimise erosion.
- 27. Road, drainage, footpath and intersection designs (i.e. engineering construction plans) shall be finalised in accordance with the requirements of the Department for Transport, Energy and Infrastructure and the Ceduna District Council, prior to construction commencing. Drainage arrangements for existing roads and the railway line easement must not be altered unless agreed by the owner of the road. Road and drainage designs shall include water table levels, drainage inverts and pavement details. The roads and drainage works shall be built in accordance with these designs.
- 28. Road and associated kerbing shall be designed and constructed to avoid stormwater flows entering into the waterways by directing flows to inland disposal areas.
- 29. Road designs shall not affect existing natural drainage lines in such a way as to cause flooding.
- 30. A set-back distance of 2 m from the top of waterway edge treatments shall be provided for the construction of further coastal protection works if required in the future.
- 31. The design of the Eyre Highway realignment shall avoid spills of toxic materials from entering the marina basins, waterways or marine environment.
- 32. Appropriate navigational aids shall be erected in prominent locations, in consultation with the Department for Transport, Energy and Infrastructure, prior to use of the facility for boating purposes.
- 33. Further engineering designs for breakwaters, edge treatments and other waterway-related structures, commercial and recreational moorings, public boat ramp (including associated car parking and access), hardstand, wash-down, travel lift, boat refuelling facility and marine toilet pump-out/treatment facility shall be prepared and independently certified by a registered engineer, to the reasonable satisfaction of the Department for Transport, Energy and Infrastructure. A certificate as to the structural soundness of the proposed structures shall be submitted to the Development Assessment Commission, prior to the commencement of their construction.
- 34. Access systems for all floating boat moorings shall be capable of adjustment or be readily adaptable to projected long-term sea level rise and all marina mooring structures shall be designed in accordance with the Australian Standard AS3962—1991 Guidelines for Design of Marinas.

- 35. The public boat ramp facility shall be generally designed in accordance with the South Australian Boating Advisory Committee's Guidelines for Planning, Design and Construction of Boat Launching Facilities.
- 36. The boat refuelling dock and marine toilet pump-out facility shall be designed to meet the requirements of the Environment Protection Authority, the Department for Transport, Energy and Infrastructure and the Department of Health respectively.
- 37. The proponent shall ensure satisfactory oil spill and fire-fighting facilities and contingencies, determined in consultation with the Department for Transport, Energy and Infrastructure and the Metropolitan Fire Service (MFS) and/or the Country Fire Service (CFS) respectively, are in place prior to commencement of operation of the marina.
- 38. The water contained in the marina basin shall be kept to a quality appropriate for secondary contact recreation, public amenity and the maintenance of marine aquatic ecosystems, as stipulated from time to time by the ANZECC Australian Water Quality Guidelines for Fresh and Marine Waters.
- 39. The acoustic protection mound shall be designed and maintained to ensure stormwater run-off is suitably managed to minimise soil erosion and flooding, to provide public access and to result in noise levels from the Eyre Highway and railway that do not exceed:
 - (a) 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
 - (b) 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
 - (c) a short-term typical maximum noise level of 60 dB(A) when measured at the nearest existing residential property.
- 40. The acoustic protection mound shall be planted with indigenous species and be constructed using suitable materials that are of a quality that would sustain the long-term growth of vegetation.
- 41. Landscaping and streetscaping of the site shall commence prior to the issuing of Certificates' of Title for each stage of the land division, and when established must be maintained in good health and condition at all times. A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased. A weed control program shall also be implemented.
- 42. The Ceduna District Council shall be given seven days notice, prior to the commencement of works, and be provided with the name and contact facilities for the person responsible for coordinating site works covered by this approval.

NOTES TO APPLICANT

- 1. Approvals will be required for all components of the development not hereby approved, including:
 - the land division;
 - the marina moorings and other marina facilities;
 - the public boat ramp, travel lift, hardstand, boat repair/ maintenance facility and carpark areas;
 - the boat refuelling and boat effluent disposal facility;
 - the installation of navigational aids;
 - the community/cultural centre; and
 - all residential, commercial, retail, tourist-related and other buildings.
- 2. Further design and infrastructure/service plans (i.e. subject to separate applications to Council in the future) would be required should further development approval be sought for the community/cultural centre and for commercial, retail and tourist-related buildings.
- 3. Pursuant to Development Regulation 64, the applicant is advised that the Ceduna District Council or private certifier conducting a Building Rules assessment must:

- (a) provide to the Minister a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
- (b) to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

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

- 4. The Ceduna District Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this provisional development authorisation (including any Conditions or Notes that apply in relation to this provisional development authorisation).
- 5. Should the applicant wish to vary the Major Development or any of the components of the Major Development, an application may be submitted, provided that the development application variation remains within the ambit of the Environmental Impact Statement and Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant may be required to prepare an amended Environmental Impact Statement for public inspection and purchase. An amended Assessment Report may also be required to assess any new issues not covered by the original Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.
- 6. Pursuant to the Harbors and Navigation Act 1993, the Council will need to enter into a licence agreement with the Minister for Transport over adjacent and subjacent land on terms acceptable to the Minister prior to the commencement of construction. Such agreement will require completion of the works to the satisfaction of the Minister, at which time the responsibility and control of the area will be transferred so as to minimise the Minister's ongoing responsibilities. It is currently anticipated that the transfers will be via a sales agreement pertaining to the reclaimed residential, tourist and commercial portions of the land, undertakings by the Council to accept groynes/breakwaters as reserve and the remaining area under longterm lease.
- 7. The applicant's CEMMP and OEMMP should be prepared taking into consideration, and with explicit reference to, relevant EPA policies and guideline documents, including, but not limited to: the Environment Protection (Air Quality) Policy 1994, the Environment Protection (Water Quality) Policy 2003, the Occupational Health and Safety Regulations, EPA Guidelines on Odour Assessment, using odour source modelling 2003, EPA Handbook for Pollution Avoidance on Commercial and Residential Building Sites 2004, EPA Bunding and Spill Management Guidelines 2004 and the EPA Stormwater Pollution Prevention Codes of Practice, in addition to other legislative requirements and Guidelines/Australian Standards requiring compliance.
- 8. The following activities in relation to the components of the development hereby approved and/or requiring future approval will require licences under the Environment Protection Act 1993:
 - Earthworks Drainage: The conduct of earthworks operations in the course of which more than 100 kilolitres of waste water containing suspended solids in a concentration exceeding 25 milligrams per litre is discharged directly or indirectly to marine waters or inland waters.
 - Marinas and Boating Facilities: The conduct of:
 - (a) facilities comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for 50 or more powered vessels at any one time; or

- (b) works for the repair or maintenance of vessels with the capacity to handle five or more vessels at any one time or vessels 12 m or more in length.
- Dredging: Removing solid matter from the bed of any marine waters by any digging or suction apparatus, but excluding works carried out for the establishment of a visual aid to navigation and any lawful fishing or recreational activity.
- 9. It is likely that as a condition of such licences the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of water quality and to make reports of the results of such monitoring to it.
- 10. It is also likely that the Environment Protection Authority will require the identification to it of any vessels that visit the marina from international ports or from ports beyond Adelaide and the surrounding area, together with details of the routes travelled by such vessels (for the purpose of identifying the potential introduction of harmful marine species).
- 11. All works associated with the rehabilitation and remediation of the site must be undertaken in accordance with the General Environmental Duty as defined in Part 4, section 25 (1) of the Environment Protection Act 1993, the Environment Protection (Water Quality) Policy 2004 and other relevant Environment Protection Policies made under Part 5 of the Environment Protection Act 1993, the ANZECC Best Practice Guidelines for Waste Reception Facilities at Ports, Marinas and Boat Harbours in Australia and New Zealand, draft guideline Environmental Management of On-Site Remediation and other relevant EPA publications and guidelines.
- 12. The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment
- 13. The management plan for acid sulphate soils should comply with Guidelines issued by the Coast Protection Board.
- 14. The applicant is reminded of its obligations under the Aboriginal Heritage Act 1988, whereby any 'clearance' work, which may require permission to disturb, damage or destroy Aboriginal Sites, must be undertaken with the full authorisation of the Minister for Aboriginal Affairs and Reconciliation, according to section 23 of the Aboriginal Heritage Act 1988.
- 15. The applicant, and all agents, employees and contractors, such as construction crews, must be conversant with the provisions of the Aboriginal Heritage Act 1988, particularly the requirement to immediately contact the Department of Aboriginal Affairs and Reconciliation in the event that archaeological items (especially skeletal material) are uncovered during earthmoving.
- 16. The applicant, and Council after hand-over of infrastructure, must comply with the Public and Environmental Health Act 1987, in regard to the maintenance of suitable water quality within the marina basin (and any stormwater holding ponds) to protect public health and amenity.
- 17. The expression 'secondary contact recreation' includes activities such as wading, boating and fishing in which some human contact with the water may occur, but in which the probability of bodily immersion or the intake of significant amounts of water is minimal.
- 18. If foreign vessels are allowed to berth in the marina the proponent would need to consult with Transport SA (Marine Safety Section) to address any requirements of the Australian Quarantine Inspection Service (AQIS) and Australian Customs Service.
- 19. It is recommended that the applicant approach the Ceduna District Council with a view to the Council enacting of by-laws to manage activities associated with:
 - the entrance channel and waterways to ensure safe navigation and to protect water quality;
 - the boat ramp, wash-down, slip-way and hardstand;
 - the refueling facility and marine toilet pump-out facility;
 - the residential development and reserves (including stormwater management devices).

- 20. The Ceduna District Council will need to review and amend the zoning and policies in the relevant Development Plan to reflect any development approved by the Governor and for future assessment and decision-making for buildings and structures not part of this development authorisation.
- 21. Noise generated from the non-residential components of the development should not exceed:
 - (a) 52 dB(A) between the hours of 7 a.m. and 10 p.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994;
 - (b) 45 dB(A) between the hours of 10 p.m. and 7 a.m. measured and adjusted at the nearest existing residential property in accordance with the Environment Protection (Industrial Noise) Policy 1994.
 - (c) a short-term typical maximum noise level of 60 dB (A) when measured at the nearest existing residential property.
- 22. When preparing development plan policies for the marina site, the Ceduna District Council will need to adopt the following EPA recommended noise criteria for the design of buildings used for residential or tourist accommodation that are potentially affected by noise impacts from the Eyre Highway and railway:
 - (a) internal noise levels ranging from 30-40 dB(A) and 35-45 dB(A) for bedrooms and living areas respectively;
 - (b) indoor noise levels between 30-45 dB(A) for sleep disturbance.
- 23. When preparing development plan policies for the marina site, the Ceduna District Council will need to consider the following design requirements for buildings used for residential or tourist accommodation that are affected by noise impacts from the Eyre Highway and railway:
 - Use of separation, building orientation, sheds, continuous fencing and mounding to reduce noise levels outside of the residence.
 - Locating noise sensitive spaces of the proposed residence away from the highway and railway (with the windows and openings directed away from the noise source) and less sensitive areas such as the kitchen, storage areas and laundry towards the noise source.
 - Minimising the size and numbers of windows oriented towards the traffic noise source.
 - Windows to noise sensitive spaces be closed during the night time.
 - Replacing conventional pitched roof/eaves designs with flat roof/parapet designs.

- Using construction techniques that seal air gaps around doors and windows.
- Relocate conventional wall air vents to areas not facing the traffic noise source.
- Using solid core doors in conjunction with rubber seals and internal doors with rubber seals into habitable rooms to provide an 'acoustic air lock' arrangement.
- Using thicker window glass or double-glazing to noise sensitive spaces, such as bedrooms.
- Providing alternative means of ventilation for rooms where elements such as windows in the dwelling facade are to be closed to provide a minimum acoustic performance.
- 24. Land division creating allotments extending into the water over the sea bed need to negotiate tenure arrangements with the Minister for Transport. Current policy is that Freehold Title would not be granted if the seabed is alienated. Leasing arrangements are the standard form of tenure for private moorings.
- 25. It is unlikely that a land division will be approved unless provision is made for a set back distance of 2 m from the top of the edge treatments (for the construction of coastal protection works if required in the future).
- 26. A common building scheme encumbrance or equivalent device for the purpose of ensuring compliance with design standards for residential and other buildings will be required at the land division stage.
- 27. Binding legal arrangements (e.g. easements, encumbrances, charge-back arrangements etc. as appropriate) as between the proponent and allotment owners must be put in place, prior to application to the Registrar-General for the issue of new Certificates of Title, to ensure financial and management responsibilities related to the maintenance of edge treatments, the design and appearance of structures and the installation of future coast protection works are clearly allocated. These arrangements must be to the reasonable satisfaction of the Development Assessment Commission.
- 28. A site audit report will be required to be completed by an Environmental Auditor (Contaminated Land) and submitted to the relevant planning authority, prior to the issue of Certificates of Title. The site audit report should be presented to purchasers of allotments.
- 29. The Minister has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Given under my hand at Adelaide, 20 October 2009.

T. BYRT, Secretary, Presiding Member, Development Assessment Commission

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (S.A.) ('the Act') hereby:

Approval of Additional Collection Depot

(i) Approval of Collection Depot

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.
- (ii) 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.
- (f) The holder of an approval must not pay a refund on, or seek reimbursement, for containers that the approval holder knows were not purchased in South Australia.

SCHEDULE 1

Column 1 Column 2		Column 3	Column 3 Column 4		Column 6	
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	
Loxton Ice Works & Recycling	Loxton Ice Works	Matthew, Gilbert and Ruth Schultz	1 Badcoe Road	Loxton, S.A. 5333	5942/817	

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2009

	\$		\$
Agents, Ceasing to Act as	42.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	21.70	Discontinuance Place of Business	28.50
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	53.50
•		Lost Certificate of Title Notices	
Attorney, Appointment of	42.75	Cancellation, Notice of (Strata Plan)	53.50
Bailiff's Sale	53.50		55.50
Cemetery Curator Appointed	31.75	Mortgages: Caveat Lodgement	21.70
Companies:		Discharge of	22.70
Alteration to Constitution	42.75	Foreclosures	21.70
Capital, Increase or Decrease of		Transfer of	21.70
Ceasing to Carry on Business		Sublet	
Declaration of Dividend.		Y	10.04
		Leases—Application for Transfer (2 insertions) each	10.90
Incorporation Lost Share Certificates:	42.73	Lost Treasury Receipts (3 insertions) each	31.75
First Name	31.75	Licensing	63.50
Each Subsequent Name	10.90	Diccionig	05.50
Meeting Final.	35.75	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	598.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	425.00
Meeting')		Default in Payment of Rates:	
First Name.	42.75	First Name	85.00
Each Subsequent Name		Each Subsequent Name	10.90
Notices:		N : T 1	21.7/
Call	53.50	Noxious Trade	31./3
Change of Name		Partnership, Dissolution of	31.75
Creditors.		-	
Creditors Compromise of Arrangement		Petitions (small)	21.70
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	21.70
be appointed')	53.50		
Release of Liquidator—Application—Large Ad		Register of Unclaimed Moneys—First Name	
—Release Granted		Each Subsequent Name	10.90
Receiver and Manager Appointed	49.50	Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act		Rate per page (in 8pt)	272.00
Restored Name		Rate per page (in 6pt)	250.00
Petition to Supreme Court for Winding Up	74.50		
Summons in Action	63.50	Sale of Land by Public Auction	54.00
Order of Supreme Court for Winding Up Action		Advertisements	2.00
Register of Interests—Section 84 (1) Exempt			
Removal of Office		1/4 page advertisement	127.00
Proof of Debts		½ page advertisement	254.00
Sales of Shares and Forfeiture		Full page advertisement	498.00
Estates:	42.73	Advertisements, other than those listed are charged at	\$3.00 per
Assigned	31.75	column line, tabular one-third extra.	
Description Nation to Creditors ato	51.75	Notices by Colleges, Universities, Corporations and	1 Distric
Deceased Persons—Notice to Creditors, etc	33.30 10.00	Councils to be charged at \$3.00 per line.	
Each Subsequent Name		C 1	ath fur
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in len	
Each Subsequent Estate		that which is usually published a charge of \$3.00 per col	iumn iine
Probate, Selling of		will be applied in lieu of advertisement rates listed.	
Public Trustee, each Estate	10.90	South Australian Government publications are solo	d on the
		condition that they will not be reproduced with	out prior

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@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.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2009

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.60	1.20	497-512	36.25	35.25
17-32	3.50	2.20	513-528	37.25	36.00
33-48	4.55	3.25	529-544	38.50	37.25
49-64	5.75	4.40	545-560	39.50	38.50
65-80	6.70	5.55	561-576	40.50	39.50
81-96	7.80	6.45	577-592	41.75	40.00
97-112	8.90	7.60	593-608	43.00	41.50
113-128	9.95	8.75	609-624	43.75	42.75
129-144	11.10	9.85	625-640	45.00	43.25
145-160	12.20	10.90	641-656	46.00	45.00
161-176 177-192	13.30	12.00	657-672 673-688	46.75	45.50 46.75
193-208	14.50 15.60	13.10 14.40	673-688 689-704	48.75 49.50	46.75 47.75
209-224	16.50	15.20	705-720	50.25	49.00
225-240	17.60	16.30	721-736	52.00	50.00
241-257	18.90	17.20	737-752	52.50	51.00
258-272	19.90	18.30	753-768	53.50	52.00
273-288	21.00	19.70	769-784	54.50	53.50
289-304	21.90	20.60	785-800	55.50	54.50
305-320	23.20	21.80	801-816	57.00	55.00
321-336	24.20	22.80	817-832	58.00	57.00
337-352	25.40	24.10	833-848	59.00	58.00
353-368	26.25	25.20	849-864	60.00	58.50
369-384	27.50	26.25	865-880	61.50	60.00
385-400	28.75	27.25	881-896	62.00	60.50
401-416	29.75	28.25	897-912	63.50	62.00
417-432	31.00	29.50	913-928	64.00	63.50
433-448	32.00	30.75	929-944	65.00	64.00
449-464	32.75	31.50	945-960	66.00	64.50
465-480	33.25	32.50	961-976	68.50	65.50
481-496	35.25	33.25	977-992	69.50	66.00
Legislation—Acts, Re	egulations, etc:				\$
Subscriptions:					
Rules and Regulat	10ns				536.00
Government Gazette	••••••			•••••	124.00
					5.85
Hansard					16.20
Subscription—per se	ession (issued daily)				
Legislation on Disk	37				
Whole Database					3 443.00
Annual Subscripti	on for fortnightly upd	ates			1 058.00
Notice of Vacancies	including updates			•••••	POA
					164.00
Compendium Subscriptions:					
	c				2 039.00
Opaaics	•••••			•••••	
		(All the above pr	rices include GST)		

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

Counter Sales and Mail Orders: Government Legislation⁺ Outlet

Ground Floor—EDS Centre, 108 North Terrace, Adelaide, S.A. 5000 Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909 Postal: G.P.O. Box 1707, Adelaide, S.A. 5001

Online Shop: www.shop.service.sa.gov.au Subscriptions and **Government Publishing SA**

Box 9, Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000 Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040 Standing Orders:

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Revocation Notice

TAKE note that the notice made under section 115 of the Fisheries Management Act 2007, and published in the *South Australian Government Gazette* on page numbers 3132 and 3133, dated 9 July 2009, being the third notice on page 3132, referring to Tony Lee and the collection of Turbo, is hereby revoked as of 23 October 2009.

Dated 19 October 2009

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Tony Lee, P.O. Box 242, Mount Gambier, S.A. 5290 (the 'exemption holder'), is exempt from section 52 of the Fisheries Management Act 2007, but only insofar as the exemption holder or a person acting as his agent may take turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 23 October 2009 until 30 June 2010, unless revoked or varied earlier.

SCHEDULE 1

- 1. The exemption holder may only take turbo (*Turbo undulatus*) by diving and collection by hand.
- 2. The exemption holder must not take more than 3 000 kg of turbo (*Turbo undulatus*) in any period of three calendar months.
- 3. The exempted activity may only be conducted by Tony Lee and/or the permitted agent of the exemption holder, Rob Beswerger. Only one person may conduct the exempted activity at any one time.
- 4. The exemption holder or a person acting as an agent must notify PIRSA Fisheries prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:
 - the name of the person making the call;
 - details of the boat that will be used to engage in the exempted activity;
 - the time and date the exempted activity will commence;
 - an estimated time of landing;
 - the place of landing; and
 - Exemption No. 9902253.
- 5. If the exemption holder is not able to land turbo at the estimated time or place notified in accordance with condition 4 above, they must notify PIRSA Fisheries by calling 1800 065 522 before the estimated time provided in accordance with condition 4 and provide a new time of landing or place of landing.
- 6. Within half an hour of landing turbo the exemption holder must weigh the turbo and complete the daily log sheet in accordance with condition 7.
- 7. The exemption holder must provide the Director of Fisheries separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the fifteenth day of the month following the month to which the log sheet relates. The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during the month, a nil return must still be completed and submitted to the Director.
- 8. A PIRSA Fisheries Departmental Officer may accompany the exemption holder at any time during fishing operations.
- 9. While engaged in the exempted activity the exemption holder or a person acting as his agent must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 19 October 2009.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, David Corston (the 'exemption holder'), P.O. Box 2141, Port Lincoln, S.A. 5607, is exempt from section 52 of the Fisheries Management Act 2007, but only insofar as the exemption holder may take turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 23 October 2009 until 30 June 2010, unless revoked or varied earlier.

SCHEDULE 1

- 1. The exemption holder may only take turbo (*Turbo undulatus*) by diving and collection by hand.
- 2. The exemption holder may take no more than 200 kg of turbo (*Turbo undulatus*) in any one calendar week.
- 3. The exempted activity may only be conducted by David Corston and/or the permitted agent of the exemption holder, Reece Gynell. Only one person may conduct the exempted activity at any one time.
- 4. The exemption holder or a person acting as an agent must notify PIRSA Fisheries prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:
 - the name of the person making the call;
 - details of the boat that will be used to engage in the exempted activity;
 - the time and date the exempted activity will commence;
 - an estimated time of landing;
 - the place of landing; and
 - Exemption No. 9902291.
- 5. If the exemption holder is not able to land turbo at the estimated time or place notified in accordance with condition 4 above, they must notify PIRSA Fisheries by calling 1800 065 522 before the estimated time provided and provide a new time of landing or place of landing.
- 6. Within half an hour of landing turbo the exemption holder must weigh the turbo and complete the daily log sheet in accordance with condition 7.
- 7. The exemption holder must provide the Director of Fisheries separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the fifteenth day of the month following the month to which the log sheet relates (G.P.O. Box 1625, Adelaide, S.A. 5001). The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during a month, a nil return must still be completed and submitted to the Director.
- 8. The exemption holder must allow a departmental officer to accompany the exemption holder at any time during fishing operations.
- 9. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 16 October 2009.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Steve Alexander, 73 Warrengie Drive, Meningie, S.A. 5264 (the 'exemption holder'), holder of Lakes and Coorong Fishery Licence L38, is exempt from the provisions of sections 53 (2) and 55 (3) of the Fisheries Management Act 2007, but only insofar as he may take fish within the waters of Lake Albert using the gear specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 19 October 2009 until 27 October 2009, unless varied or revoked earlier.

SCHEDULE 1

• 75 gill nets with a maximum length of 50 m.

SCHEDULE 2

- 1. The exemption holder may only take species of fish listed in Schedule 1 of the Fisheries Management (Lakes and Coorong Fishery) Regulations 2006.
- 2. The exemption holder may only engage in the exempted activity when fishing, pursuant to Lakes and Coorong Fishery Licence No. L38, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on Lakes and Coorong Fishery Licence No. L38.
- 3. The exempted activity may only be undertaken within the waters of Lake Albert.
- 4. The exemption holder must include all fish taken, pursuant to this exemption on the monthly catch and effort summary provided to the South Australian Research and Development Institute (SARDI).
- 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 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 19 October 2009.

M. SMALLRIDGE, Director of Fisheries

GEOGRAPHICAL NAMES ACT 1991

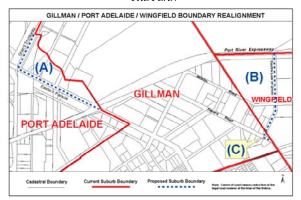
Notice to Alter the Boundaries of Places

NOTICE is hereby given pursuant to section 11B (4) of the Geographical Names Act 1991, 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 suburb of **PORT ADELAIDE** and include into the suburb of **GILLMAN** that area marked **(A)** as shown on the plan.
- (2) Exclude from the suburb of **WINGFIELD** and include into the suburb of **GILLMAN** that area marked **(B)** as shown on the plan.

(3) Exclude from the suburb of **GILLMAN** and include into the suburb of **WINGFIELD** that area marked (**C**) as shown on the plan.

THE PLAN



The altered boundaries can be view on the Land Services Property Location Browser (PLB) website at:

www.landservices.sa.gov.au/10nline_Services/20PLB/0default.asp or at:

The Current Naming Proposals located at:

http://www.landservices.sa.gov.au/1Online_Services/55Place_Names

Dated 12 October 2009.

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

DTEI.22-413/08/0023

GOODS SECURITIES ACT 1986

Appointment of Registrar of Goods Securities

DUE to the retirement of John William Neville, I, Patrick Conlon, Minister for Transport, hereby appoint Martin William Small as Registrar of Goods Securities, from 26 September 2009, pursuant to section 3 of the Goods Securities Act 1986.

Dated 15 October 2009.

PATRICK CONLON, Minister for Transport

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum renta per week payable in respect of each house \$
21 Buxton Crescent, Peterborough	Allotment 485 in Deposited Plan 3873, Hundred of Yongala	5348	292	24.11.83, page 1519	63.00
54 Edith Terrace, Balaklava	Allotment 10 in Deposited Plan 1675, Hundred of Balaklaya	5804	398	18.12.08, page 5607	66.00
19 Elder Street, Wallaroo	Allotment 11 in Filed Plan 102264, Hundred of Wallaroo	5118	611	27.5.94, page 1278	182.00
Lot 201, Main North Road, Watervale	Allotment 201 in Filed Plan 9380, Hundred of Upper Wakefield	5494	86	26.2.09, page 751	182.00
40 Ninth Street, Port Pirie West	Allotment 230 in Deposited Plan 622, Hundred of Pirie	5455	394	24.5.90, page 1430	115.00
12 O'Brien Street, Adelaide	Allotment 264 in Filed Plan 182726, Hundred of Adelaide	5521	119	13.8.09, page 3617	160.00
7 Queen Street, Kapunda	Allotment 508 in Filed Plan 211294, Hundred of Kapunda	5594	621	13.8.09, page 3617	130.00
32 Sellicks Beach Road, Sellicks Beach	Allotment 135 in Deposited Plan 5715, Hundred of Willunga	5397	538	13.8.09, page 3617	130.00
15 Sixth Street, Orroroo	Allotment 369 in Filed Plan 185261, Hundred of Walloway	5803	588	3.8.95, page 351	57.00
97 Whitington Road, Davoren Park	Allotment 7 in Deposited Plan 50759, Hundred of Munno Para	5609	926	30.7.09, page 3420	77.00
48 Wilkins Street, Solomontown (also known as Port Pirie)	Allotment 272 in Filed Plan 184354, Hundred of Pirie	5564	229	16.7.09, page 3184	143.00
44 Wright Street, Peterborough	Allotment 459 in Deposited Plan 3873, Hundred of Yongala	5182	898	24.11.83, page 1519	71.00

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
Flat 1, 44 Bond Street, Port Augusta West	Allotment 213 in Township Plan 540201, Hundred of Copley	5981	676	27.5.93, page 1784
Flat 2, 44 Bond Street, Port Augusta West	Allotment 213 in Township Plan 540201, Hundred of Copley	5981	676	27.5.93, page 1784
Flat 4, 44 Bond Street, Port Augusta West	Allotment 213 in Township Plan 540201, Hundred of Copley	5981	676	27.5.93, page 1784
Flat 5, 44 Bond Street, Port Augusta West (rear of main house)	Allotment 213 in Township Plan 540201, Hundred of Copley	5981	676	27.5.93, page 1784
2 George Street, Peterborough	Allotment 2 in Deposited Plan 15789, Hundred of Yongala	5437	561	28.6.90, page 1721
46 Rosalie Terrace, Parafield Gardens	Allotment 50 in Deposited Plan 6422, Hundred of Yatala	5179	647	27.7.06, page 2380
Dated at Adelaide, 22 October 2009.		D. HUXLEY, Dire	ctor, Corp	orate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
Section 370, Berry Road	Jupiter Creek (also known as Echunga)	Section 370, Hundred of Kuitpo in the area named Jupiter Creek	5482	406
4 Clifton Street	Malvern	Allotment 12 in Deposited Plan 23634, Hundred of Adelaide	5443	703
Lot 101, Powerline Road	Mallala	Allotment 101 in Deposited Plan 68779, Hundred of Grace	5964	774
Unit 2, 18 Rose Street	Mile End	Allotment 48 in Filed Plan 119767, Hundred of Adelaide	5292	770
Unit 4, 252 Seaview Road	Henley Beach	Unit 4 in Strata Plan 11399, Hundred of Yatala	5025	442
32 Wilkins Road	Elizabeth Downs	Allotment 33 in Deposited Plan 53536, Hundred of Munno Para	5729	346

Dated at Adelaide, 22 October 2009.

D. HUXLEY, Director, Corporate Services, Housing SA

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 Clearwater Hotel Group Pty Ltd as trustee for Clearwater Hotel Property Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence, Alterations and Redefinition in respect of premises situated at 22 Railway Terrace, Pinnaroo, S.A. 5304 and known as Pinnaroo Hotel.

The applications have been set down for hearing on 17 November 2009 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to create additional toilet facilities adjacent to Area 3 as per plans lodged with this office.
- Redefinition to Areas 4 and 5 to relocate the gaming room to Area 5 (currently Area 4) as per plans lodged with this office
- Redefinition to designated dining areas to now include Area 4 (currently the gaming room) as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz. 10 November 2009).

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

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

Dated 13 October 2009.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Drinks @ Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 77 Port Road, Thebarton, S.A. 5031 and known as Southwark Hotel.

The applications have been set down for hearing on 17 November 2009 at $10 \ \mathrm{a.m.}$

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: 10 November 2009).

The applicant's address for service is c/o Tindall Gask Bentley, Level 2, 12 Pirie Street, Adelaide, S.A. 5000 (Attention: Julie Height)

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

Dated 13 October 2009.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Australian Experience Touring Co. Pty Ltd has applied to the Licensing Authority to extend the existing Outdoor Area at the Esplanade frontage of premises situated at 489 Esplanade, Grange, S.A. 5022 and known as Grange Hotel.

The application has been set down for hearing on 11 November 2009 at 11 a.m.

Conditions

The following licence condition is sought:

The area is to extend to the width of the new widened footpath and the current trading conditions will still apply.

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 two days before the hearing date (viz: 9 November 2009).

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

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

Dated 15 October 2009.

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 Acqua Gawler Pty Ltd as trustee for Acqua Gawler Unit Trust and Caffe Acqua 2 Pty Ltd have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 22, Phoenix Plaza, Gawler, S.A. 5118 and to be known as Caffee Acqua Gawler.

The application has been set down for hearing on 12 November 2009 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 two days before the hearing date (viz: 10 November 2009).

The applicants' address for service is c/o Pace Lawyers, 192 Gilbert Street, Adelaide, S.A. 5000 (Attention: Serina Pace).

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

Dated 16 October 2009

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 Dai Bang Con Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 273 Rundle Street, Adelaide, S.A. 5000 and known as Amarin Thai 2 Restaurant.

The application has been set down for hearing on 17 November 2009 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 November 2009).

The applicant's address for service is c/o Georgiadis Lawyers, 3rd Floor, 185 Victoria Square, Adelaide, S.A. 5000 (Attention: Brenton Grant).

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

Dated 14 October 2009.

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 Outback Jacks Bar and Grill North Adelaide Pty Ltd as trustee for the De Vito Family Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) and an Extended Trading Authorisation in respect of premises situated at Tenancy 35, Level 1, 63-81 O'Connell Street, North Adelaide, S.A. 5008 and to be known as Outback Jacks Bar and Grill North Adelaide.

The application has been set down for hearing on 17 November 2009 at 11.30 a.m.

Conditions

The following licence condition is sought:

- Approval under Section 34 (1) (c) to sell liquor without meals on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:
 - (a) seated at at table; or
 - (b) attending a function at which food is provided.
- Extended Trading Authorisation to be as follows:

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

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

Public Holidays: Midnight to 2 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least two days before the hearing date (viz. 13 November 2009).

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 October 2009.

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 Charanga Holdings Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 2 Adelaide Road, Victor Harbor, S.A. 5211 and to be known as 19th Hole Wines.

The application has been set down for hearing on 17 November 2009 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 November 2009).

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

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

Dated 13 October 2009.

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 Kamal Singh Rawat has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 535 Portrush Road, Glenunga, S.A. 5064, known as Tangy Tandoori and to be known as Khana Khazana

The application has been set down for hearing on 17 November 2009 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz. 10 November 2009).

The applicant's address for service is c/o Townsend Solicitors, 91 Halifax Street, Adelaide, S.A. 5000 (Attention: Richard Townsend).

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 October 2009.

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 Robert Alan Ryder and Franziska Katharina Ryder have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 4, Cornishmans Hill Road, One Tree Hill, S.A. 5114 and to be known as Fryder Estate.

The application has been set down for hearing on 18 November 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz. 11 November 2009).

The applicants' address for service is c/o Fran Ryder, Lot 4, Cornishmans Hill Road, One Tree Hill, S.A. 5114.

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 October 2009.

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 Daly Hotel Group Pty Ltd has applied to the Licensing Authority for Alterations, variation to an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 126 Port Road, Hindmarsh, S.A. 5007 and known as Lady Daly Hotel.

The application has been set down for hearing on 19 November 2009 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Alterations to include a beer garden and all weather area as per plans lodged with this office.
- Variation to the currently approved Extended Trading Authorisation for Areas 1 to 4 to now be as follows:

Sundays preceding Public Holidays: Midnight to 3 a.m. the following day;

Days preceding other Public Holidays: Midnight to 3 a.m. the following day;

New Year's Eve: Midnight to 3 a.m. the following day.

- Variation to Entertainment Consent to include the extension of Area 3 and Area 4 as per plans lodged with this office for the abovementioned days and times.
- Variation to an Extended Trading Authorisation to include the abovementioned beer garden and all weather area for the following days and times:

Monday to Saturday: Midnight to 3 a.m. the following day:

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

Sunday (preceding Public Holidays): Midnight to 3 a.m. the following day;

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

Days preceding other Public Holidays: Midnight to 3 a.m. the following day;

New Year's Day: 2 a.m. to 3 a.m.

 Variation to Entertainment Consent to include the proposed beer garden as per plans lodged with this office and for the abovementioned days and times.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 12 November 2009).

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 16 October 2009.

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: Onesteel Manufacturing Pty Ltd

Location: Moonabie area—Approximately 100 km southwest of Port Augusta.

Term: 1 year Area in km²: 155 Ref.: 2009/00139 Plan and co-ordinates can be found on the PIRSA website: http://www.pir.sa.gov.au/minerals/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

S. WATSON, 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: Renaissance Uranium Pty Ltd

Location: Outalpa area—Approximately 35 km west and 10 km north-west of Olary.

Pastoral Leases: Weekeroo, Bimbowrie, Abminga, Morialpa and Outalpa.

Term: 1 year Area in km²: 287 Ref.: 2009/00180

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

S. WATSON, 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: Salisbury Exploration Pty Ltd

Location: Christmas Dam area—Approximately 40 km northnorth-west of Leigh Creek.

Pastoral Leases: Myrtle Springs and East Ediacara

Term: 1 year Area in km²: 160 Ref.: 2009/00192

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

S. WATSON, 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: Renaissance Uranium Pty Ltd

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

Term: 1 year Area in km²: 86 Ref.: 2009/00234

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

S. WATSON, 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: Challenger West Holdings Pty Ltd

Location: Mount Finke area—Approximately 70 km southwest of Tarcoola.

Term: 2 years

4904

Area in km²: 321 Ref.: 2009/00318

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

S. WATSON, 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: AFMECO Mining and Exploration Pty Ltd

Location: Erudina Woolshed area—Approximately 130 km north of Yunta

Pastoral Leases: Erudina, Billeroo West, Curnamona and Frome Downs.

Term: 1 year Area in km²: 682 Ref.: 2009/00323

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

S. WATSON, Mining Registrar

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Telowie Gorge Conservation Park and the Napperby Block of Mount Remarkable National Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife, close to the public, the whole of Telowie Gorge Conservation Park and the Napperby Block of Mount Remarkable National Park (Sections 321, 322, 323, 325, 326, 327, 329 and 347, Hundred of Napperby) from 6 a.m. on Saturday, 26 December 2009 until 6 p.m. on Thursday, 31 December 2009.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting and Conservation Branch (S.A.) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in Telowie Gorge Conservation Park and the Napperby Block of Mount Remarkable National Park from 6 a.m. on Saturday, 26 December 2009 until 6 p.m. on Thursday, 31 December 2009, for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, National Parks and Wildlife (National Parks) Regulations 2001 and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 12 October 2009.

E. G. LEAMAN, Director of National Parks and Wildlife

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Mount Brown Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife, close to the public, the whole of Mount Brown Conservation Park from 6 a.m. on Saturday, 23 January 2010 until 6 p.m. on Tuesday, 26 January 2010.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

Use of Firearms within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Edward Gregory Leaman, Director of National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting and Conservation Branch (S.A.) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in Mount Brown Conservation Park from 6 a.m. on Saturday, 23 January 2010 until 6 p.m. on Tuesday, 26 January 2010, for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife (National Parks) Regulations 2001 and the National Parks and Wildlife (Hunting) Regulations 1996, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 12 October 2009.

E. G. LEAMAN, Director of National Parks and Wildlife

NATIVE VEGETATION REGULATIONS 2003

Declaration of Class of Land within the Ambit of Regulation 5A

PURSUANT to Regulation 5A (1) (b) (ii) (D) of the Native Vegetation Regulations 2003, I, Jay Weatherill, Minister for Environment and Conservation, hereby declare the following land to be of a class of land within South Australia where the clearance of native vegetation may occur for the purpose of reducing combustible material on that land and the fuel reduction works are undertaken in accordance with a Standard Operating Procedure approved by the Native Vegetation Council:

All lands under the care and control of the Minister for Forests;

All lands held, owned and managed by SA Water.

This notice will commence on the date below and remain in effect until varied or revoked.

Dated 16 October 2009

JAY WEATHERILL, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Contributions in 2009-2010 by Constituent Council in the Kangaroo Island Natural Resources Management Region

I, JAY WEATHERILL, Minister for Environment and Conservation, have determined the shares of Councils pursuant to subsection 92 (4) and having submitted them to the Governor pursuant to subsection 92 (6) and the Governor's Deputy having approved those shares on 22 October 2009 hereby advise, pursuant to subsection 92 (7) that the shares of the Constituent Council of the Kangaroo Island Natural Resources Management Region will be as follows:

Constituent Cou	ncil Ar	mount \$	Peters, Vernon	False imprisonment; aggravated causing harm	In gaol
	uncil11		Boyce, Nathan Lisle Robert	with intent to cause harm (2) Possessing a controlled drug	On bail
Dated 22 October 2009.			Dennis, Geoffrey	for supply Trafficking in a controlled	On bail
	WEATHERILL, Minister for Envand Conservation	vironment	Maxwell	drug; possess prescription drug (not being drug of dependence)	
THE DISTRICT (COURT OF SOUTH AUSTRAL	1.4	Denton, Daryl William Edwards, Helen Jane	Rape (3) Act creating risk of serious	On bail On bail
	GUSTA CIRCUIT COURT	AA	Boyce, Nathan Lisle	harm; theft (3) Act endangering life; theft	On bail
	neriff's Office, Adelaide, 19 Oct	oher 2009	Robert	(2)	On oun
IN pursuance of a pre Australia to me directed	cept from the District Court I, I do hereby give notice that	of South t the said	Gibbs, Adrian Hugh	Trafficking in methlenedioxymetham-phetamine (2)	On bail
at the Courthouse at undermentioned and all	of Oyer and Terminer and Gaol Port Augusta on the day parties bound to prosecute	and time and give	Dunstall, Reanna Lee	Trafficking in methlenedioxymetham-phetamine (2)	On bail
at the said Court are requorder of such business w	nummoned and all others having uired to attend the sittings there will be unless a Judge otherwise	of and the	Hawes, Jake Mitchell	Aggravated unlawfully causing serious harm with intent	On bail
sittings the only busin	2009, at 10 a.m. on the first dess taken will be the arraig	nment of	Kay, Erina Glenette	Criminal trespass in a place of residence (2); aggravated serious criminal trespass; assault; theft	On bail
committed for sentence;	passing of sentences on prisoners; the surrender of prisoners the surrender of persons in responsion of persons in responsible of persons in responsible of persons in responsible of persons in the pers	on bail onse to <i>ex</i>	Ogg, Glenn Alexander	Aggravated causing harm with intent to cause harm; theft	On bail
	f persons on bail and committe intentions to plead guilty and th		Sherry, David Darcy	Persistent sexual exploitation of a child	On bail
Juries will be summor	ned for Monday, 2 November 2 his and subsequent days of the s		Wilson, Derek Leslie John	Indecent assault	In gaol
Prisoners in HM Gao	and on bail for sentence and fugusta Courthouse, commencing	or trial at	Burton, Simon Webb	Aggravated causing harm with intent	In gaol
2 November 2009.			Sparrow, Allen	Aggravated serious criminal trespass in a place of	In gaol
Brady, Anthony James	Intentionally cause harm— aggravated offence—other; aggravated threaten to kill or	In gaol	Quirk, Jacqueline Mandy	residence; aggravated assault Aggravated serious criminal trespass in a place of residence; aggravated assault	On bail
Brown, Daniel Clare	endanger life; assault False imprisonment (5);	In gaol	Alchin, Kenneth James	Indecent assault (2); unlawful sexual intercourse	On bail
	aggravated assault causing harm (4); aggravated causing harm with intent to cause		Boland, Raymond William	Causing serious harm with intent	In gaol
	harm; threatening to cause		Bostock, Melanie Diedre	Aggravated serious criminal trespass in a place of	On bail
S, N	Indecent assault (5); unlawful sexual intercourse	On bail	Descrit Description I are	residence; assault causing harm	0 - 1 - 1
Schlaefer, Marlene	(10) Unlawful wounding	On bail	Bryant, Benjamin Lee	Aggravated cause harm with intent to cause harm (3)	On bail
Edith Burkenhagen, Tahnee	Arson	On bail	Kinnear, Stephen David	Aggravated cause harm with intent to cause harm (3)	On bail
Martin Smith, Sumara	Unauthorised person drive	On bail	Gonzalez, Manuel	Aggravated cause harm with intent to cause harm (3)	On bail
Kate	motor vehicle on road; drive under disqualification; unlawfully causing harm		Challis, James Lachlan	Unlawful sexual intercourse (3)	On bail
	with intent to cause harm;		Coulthard, Wayne Anthony	Aggravated causing harm with intent to cause harm	On bail
Brady, Bruce	creating risk of bodily harm Aggravated serious criminal trespass (non-residential)	In gaol	Dalziel, Graham	Unlawful sexual intercourse (2)	On bail
Dunder Dunca	(4); theft (5); attempted theft	In cool	Edwards, Matthew Gibbs, Rupert Roger	Escape from custody Aggravated causing harm	On bail On bail
Brady, Bruce	Assault; damaging property (2); aggravated serious criminal trespass in a place	In gaol	H, R D	with intent to cause harm Indecent assault (2);	On bail
	of residence (4); aggravated		Huddy, Darrin Paul	unlawful sexual intercourse Assault; indecent assault (2);	On bail
Lewis, James David	assault (2) Indecent assault (11); un-	On bail	Kassapis, Peter James	unlawful sexual intercourse Trafficking; manufacture a	In gaol
Ward, Paul Anthony	lawful sexual intercourse (2) Taking part in the sale of	On bail	Kennedy, Travis John	controlled drug Damage property not by	On bail
	methylamphetamine; taking part in the sale of a controlled substance trafficking in		Reilledy, Havis John	marking graffiti; damage type unknown; disorderly behaviour—aggravated	On ban
Whiteman, Brian John	methylamphetamine (3) Taking part in the production of a prohibited	On bail	Lavers, Neville Keith	assault (3); hinder police (3) Making a communication for a prurient purpose; unlawful	On bail
	substance; unlawful interference with an electricity meter; stealing electricity		Lundin, Misty	sexual intercourse Aggravated causing harm with intent to cause harm	On bail
	Sicotifolity				

Kiriacou, Melanie	Aggravated causing harm with intent to cause harm	On bail	Williams, David Christopher	Recklessly causing serious harm	On bail
Lydeamore, Corey Scott	Causing harm intending to cause harm	On bail	Austin, Benjamin Randolf	Rape	In gaol
Mattson, Warren	Unlawful sexual intercourse	On bail	Saunders, Allan Oswald	Assault with intent to rape	In gaol
Avery Phillips, Phillip John Kingsley Shannon, David John	(2) Unlawful sexual intercourse (4) Aggravated threatening	On bail On bail	Aghan, Mark William	Obtaining property by deception (8); attempt to obtain property by deception	On bail
Stephens, Robert John	harm Aggravated threatening to	On bail	Bezzene, Peter Gene	(5) Creating risk of serious harm	On bail
-	cause harm; aggravated assault		,	(2); reckless and dangerous driving	
Street, Thomas George	Aggravated indecent assault (2); indecent assault	On bail	Buckingham, Simon James	Aggravated assault; aggravated serious criminal	On bail
Stutley, Benjamin Thomas	Causing harm by dangerous driving (2)	On bail		trespass in a place of residence; assault (2)	
Taylor, Garahard Aaron James	Aggravated causing harm with intent; rape	On bail	Cronin, Luke David	Trafficking in a controlled drug (2)	On bail
Tyrrell, Peter Colin	Indecent assault (3); gross indecency	On bail	F, S J	Damaging property; aggravated assault	On bail
Winzer, Darryl Charles	Aggravated serious criminal trespass in a place of	On bail	Griffiths, Brian Thomas	Indecent assault (3); unlawful sexual intercourse	On bail
	residence; aggravated assault causing harm		Mitchell, Thomas Justin	Aggravated indecent assault	On bail
Keenan, Simon John	Aggravated causing harm with intent to cause harm;	On bail	Thompson, Peter James	Aggravated threatening life; assault causing harm	On bail
	aggravated assault causing harm		Tjangala, Aaron Anuna	Aggravated serious criminal trespass in a place of	On bail
Gibbs, Robert James	Aggravated causing harm with intent to cause harm;	In gaol	7	residence; aggravated causing harm with intent	
Singar Pronton	aggravated assault causing harm	In goal	Fricker, Antony	Aggravated serious criminal trespass in a place of	In gaol
Singer, Brenton	Aggravated act likely to cause harm (4)	In gaol	Korov, Katharina	residence; assault Possessing a firearm with	On bail
Yatjita, Anthony	Aggravated causing harm with intent to cause harm (2); commit an assault that causes harm	In gaol	Berg, Steven	intent to commit an offence; aggravated assault Possessing firearm with intent to commit an offence;	In gaol
Anderson, Daniel Ian	Aggravated threaten to kill; resist police; damage property not by marking	On bail	Miller, Dale Everard	aggravated assault Aggravated serious criminal trespass (non-residential)	In gaol
Anesbury, Craig Allen	graffiti Trafficking in a controlled	On bail	Sandimar, Owen Curtis	Rape	In gaol
Coleman, Henry	drug Trafficking a controlled drug	On bail	Andresen, Steven Karl	Cultivating a commercial quantity of controlled plants	On bail
Graham Cormack, Peter James	Cultivating controlled plants for sale; trafficking in a controlled drug; unlawful interference with an electricity meter; stealing electricity	On bail	Austin, Simon Lee	for sale Aggravated serious criminal trespass—residence occupied—aggravated commit theft using force; dishonestly take property without owner's consent	In gaol
Datson, Paul Darren Freeth, Robert	Trafficking in a controlled drug Aggravated threatening	On bail On bail	Austin, Jase Aaron	Aggravated serious criminal trespass in a place of residence; aggravated	On bail
Frederick Gilbert, Simone Lisa	harm Attempting to dissuade a	On bail	Buzzacott, Rosie	robbery; theft Aggravated robbery	On bail
2.00	witness from giving evidence (2)	on oun	C, L G	Aggravated causing harm with intent to cause harm (2)	On bail
Martin, Mervin John	Aggravated indecent assault (3); indecent behaviour	On bail	H, S W	Causing harm with intent to cause harm (2)	On bail
Mudge, Timothy James	Rape	On bail	Н, В Ј	Causing harm with intent to cause harm (2)	On bail
Pardella, Dean William	Aggravated threaten to kill; threatening harm	On bail	N, D J	Aggravated causing harm with intent to cause harm (2)	On bail
Pollard, Christopher James	Aggravated causing harm with intent to cause harm;	On bail	England, Michael Andrew	Unlawful sexual intercourse	On bail
	aggravated assault causing harm	0 1 1	Kelly, Daniel Joseph	Aggravated threatening life (2)	On bail
Pollock, Robert James	Aggravated serious criminal trespass in a place of residence; assault (2)	On bail	L, P H Martlew, Grant Lee Pace, Joel Lloyd	Indecent assault Rape (2) Trafficking in a controlled	On bail On bail On bail
Pope, David Michael	Inciting an act of gross indecency; carnal knowledge	On bail	Ralph, Joseph	substance Aggravated indecent assault	On bail
Sargent, Paul Robert	(3) Aggravated causing death by dangerous driving; aggravated causing serious	On bail	Matthew Razorback, Daniel Shane	(2) Aggravated serious criminal trespass in a place of residence; assault	On bail
	aggravated causing serious				
Shane, Thomas	harm by dangerous driving Theft	On bail	Ridge, Allan Sutton, Adam Brian	Aggravated kidnapping Aggravated causing harm by	On bail On bail

Wood, David John

Serious criminal trespass— On bail non-residential—aggravated offence; dishonestly take property without owner's consent

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

By order of the Court,

M. A. STOKES, Sheriff

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Grey Road, Hallett Cove/Marino

BY Road Process Order made on 29 April 2009, The Corporation of the City of Marion ordered that:

- 1. The whole of Grey Road situate between Nanto Street and The Cove Road, more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0115 be closed.
- 2. The whole of the land subject to closure be transferred to Konstantinos Petrinolis and Efstathia Petrinolis in accordance with agreement for transfer dated 29 April 2009 entered into between The Corporation of the City of Marion and K. and E. Petrinolis.
- 3. The following easements are granted over portion of the land subject to that closure:

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

Grant to the Council for the area an easement for drainage purposes.

On 10 September 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 81050 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 22 October 2009.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure, Lobethal

BY Road Process Order made on 20 August 2009, the Adelaide Hills Council ordered that:

- 1. Portion of the unnamed public road north of Lobethal-Mount Torrens Road and situate between allotment 1 in Filed Plan 146413 and allotment 12 in Filed Plan 155927, more particularly delineated and lettered 'A' in Preliminary Plan No. 09/0041 be closed.
- 2. The whole of the land subject to closure be transferred Leslie Frederick Peterson and Rosemarie Elizabeth Peterson in accordance with agreement for transfer dated 6 August 2009 entered into between the Adelaide Hills Council and L. F. and R. E. Peterson.

On 23 September 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 82213 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 22 October 2009

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing Christina Street, Ashbourne

BY Road Process Order made on 24 March 2009, the Alexandrina Council ordered that:

- 1. Portion of allotments 26, 25 and 32 in Deposited Plan 163, more particularly delineated and numbered '10', '11' and '12 (respectively) in Preliminary Plan No. 06/0067 be opened as road, forming a re-alignment of the adjoining Christina Street.
- 2. Portion of Christina Street situate north of Bulls Creek Road and dividing allotment 26 in Deposited Plan 163 from allotment 1 in Filed Plan 1548, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0067 be closed.
- 3. The whole of land subject to closure be transferred to Winifred Laura Meyer in accordance with agreement for exchange dated 15 January 2007 entered into between the Alexandrina Council and W. L. Meyer.
- On 22 May 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 80702 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 22 October 2009.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Lander Road, Sheidow Park

- BY Road Process Order made on 20 August 2009, The Corporation of the City of Marion ordered that:
 - 1. Portion of Lander Road situate adjoining allotment 11 in Deposited Plan 17901 and allotment 10 in Deposited Plan 23553, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 09/0020 be closed.
 - 2. The whole of the land subject to closure lettered 'A' be transferred to Paul Warren Downs Woolley and Ingeborg Ermelinde Woolley in accordance with agreement for transfer dated 1 July 2009 entered into between The Corporation of the City of Marion and P. W. D. and I. E. Woolley.
 - 3. The whole of the land subject to closure lettered 'B' be transferred to Blazon Investments Pty Ltd and Marie-Belle Ximena Ramey in accordance with agreement for transfer dated 7 July 2009 entered into between The Corporation of the City of Marion and Blazon Investments Pty Ltd and M. X. Ramey.

4. The following easement is granted over portion of the land subject to that closure:

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

On 23 September 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 82111 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 22 October 2009.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure East Crescent, Nairne

BY Road Process Order made on 5 May 2009, The District Council of Mount Barker ordered that:

- 1. The whole of the un-named public road and East Crescent situate adjoining North Road, allotments 3 and 2 in Filed Plan 1667, allotments 12 and 11 in Deposited Plan 67872 and allotments 37 and 36 in Deposited Plan 62, more particularly delineated and lettered 'G' and 'H' in Preliminary Plan No. 06/0040 be closed.
- 2. The whole of the land subject to closure lettered 'G' be transferred to Maureen McCarthy in accordance with agreement for transfer dated 9 September 2007, entered into between The District Council of Mount Barker and M. McCarthy.
- 3. Issue a Certificate of Title to The District Council of Mount Barker for the whole of the land subject to closure lettered 'H' which land is being retained by Council for public purposes.

On 6 August 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 81465 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 22 October 2009.

P. M. KENTISH, Surveyor-General

NOTICE TO MARINERS

No. 52 of 2009

South Australia—River Murray—Purnong Ferry Crossing

MARINERS are advised that due to low water levels, extreme caution must be used at the Purnong Ferry Crossing. As this crossing is relatively narrow, with low water levels, the ferry cables are now at or close to the river surface while the ferry is moving.

It is important not to pass in front of any moving ferry. In the case of the Purnong Ferry, vessel operators must wait until the ferry is secured to the river bank before crossing the cables.

The available channel is about 30 m from the bank and 30 m from the ferry. This available channel moves depending on which side of the river the ferry is secured.

If large vessels are navigating the available channel it may be necessary to wait until it is clear before proceeding.

Adelaide, 20 October 2009.

PATRICK CONLON, Minister for Transport

DTEI 2009/00683

WATERWORKS ACT 1932

Removal of Land from Yorke Peninsula Country Lands Water District and Addition to Edithburgh Water District

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

- (a) removes from the Yorke Peninsula Country Lands Water District and adds to the Edithburgh Water District all the land contained in:
 - (i) Sections 169 and 170, Hundred of Melville; and
- (b) declares that this notice will have effect from 1 July 2010.

Dated 19 October 2009.

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

A. SCHIRRIPA, Manager Billing and Collection In the presence of:

P. WEEKS, Team Leader Rating

SAWATER 09/07494 W1424



CHRISTMAS CLOSURE TIMES 2009-2010

TAFE SA	REGIONAL	TAFE SA ADELAIDE	NORTH INSTITUTE
CLO	SING	CLOSING	
COB FRIDAY 18	DECEMBER 2009	COB TUESDAY 15 DECEMBER 2009	
Bordertown	Ceduna		netville
Cleve	Coober Pedy		2 DECEMBER 2009
Jamestown	Kimba		afield
Kingscote	Kingston		4 DECEMBER 2009
Narungga	Oodnadatta	All other of	campuses
Peterborough	Roxby Downs		
Waikerie	Wudinna	OPF	NING
Yorketown		OI E	141140
COB THURSDAY 2	4 DECEMBER 2009	MONDAY 4 JANUARY 2	010 (with skeleton staff)
All other	campuses	Elizabeth	Regency Park
	n skeleton staff)	Gilles Plains	
	ANUARY 2010		ANUARY 2010
Barossa Valley	Berri	Croydon	Salisbury
Gawler	Kadina	Port Adelaide	Tea Tree Gully
Mount Barker	Mount Gambier	Parafield	
Port Augusta	Port Lincoln		ANUARY 2010
Port Pirie	Urrbrae	Morphetville	
Whyalla			
MONDAY 11 J	ANUARY 2010		
Ceduna	Clare	TAFE SA ADELAIDE	SOUTH INSTITUTE
Coober Pedy	Millicent		
Murray Bridge	Naracoorte	CLO	SING
Renmark	Roseworthy		
Roxby Downs	Victor Harbor		4 DECEMBER 2009
	ANUARY 2010	All can	npuses
Cleve	Jamestown		
Waikerie	Wudinna		
Yorketown			NING
	ANUARY 2010		ANUARY 2010
Bordertown	Kimba		de City
Kingscote	Kingston	Adelaide Arts Centre	
Narungga	Oodnadatta	Noar	lunga
Peterborough			
		MONDAY 11 J	ANUARY 2010
		All other	campuses

ADRIAN MARRON, Managing Director, TAFE SA, Adelaide North Institute STEPHEN CONWAY, Managing Director, TAFE SA, Adelaide South Institute DENISE JANEK, Managing Director, TAFE SA, Regional

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4 – Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the gazette notices of:

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009				_		

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Telecommunications Training Package (ICT02)

*Trade/#Declared Vocation	Code	Title	Nominal Term of Contract of Training	Probation Period
	ICT20208	Certificate II in Telecommunications	12	1
	ICT20308	ICT20308 Certificate II in Telecommunications Cabling		1
#Telecommunications	ICT20408	Certificate II in Telecommunications Access Network Cabling	12	1
Installing	ICT30208	Certificate III in Telecommunications	36	3
	ICT40208	Certificate IV in Telecommunications Engineering	36	3
	ICT40408	Certificate IV in Telecommunications Network Planning	36	3

South Australia

Aquaculture (Amendment of Aquaculture (Zones—Coffin Bay) Policy 2008) Notice 2009

under section 14 of the Aquaculture Act 2001

Part 1—Preliminary

1—Short title

This notice may be cited as the *Aquaculture (Amendment of Aquaculture (Zones—Coffin Bay) Policy 2008) Notice 2009.*

2—Commencement

The amendment of the *Aquaculture (Zones—Coffin Bay) Policy 2008* effected by Part 2 of this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

In this notice, a provision under a heading referring to the amendment of a specified policy amends the policy so specified.

Part 2—Amendment of Aquaculture (Zones—Coffin Bay) Policy 2008

4—Insertion of Part 2A

After Part 2 insert:

Part 2A—Frenchman Bluff aquaculture zone

6A—Identification of aquaculture zone

The Frenchman Bluff aquaculture zone comprises the State waters described in Schedule 1 clause 1A.

6B—Class of permitted aquaculture

The classes of aquaculture permitted in the Frenchman Bluff aquaculture zone are—

- (a) the farming of aquatic animals (other than finfish) in a manner that involves regular feeding; and
- (b) the farming of algae.

6C—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Frenchman Bluff aquaculture zone, the following prescribed criteria must be taken into account:

- (a) the leased area in the zone must not exceed 90 hectares, of which—
 - (i) 85 hectares must be used or available for use for the farming of aquatic animals; and
 - (ii) 5 hectares must be used or available for use for the farming of algae;
- (b) the biomass of the aquatic animals (other than finfish) being farmed in the zone in a manner that involves regular feeding must not exceed 680 tonnes or, if some other amount is specified by the Minister by notice in the Gazette, that other amount.

6D—Variation or revocation of Gazette notice

- (1) The Minister may vary or revoke a notice in the Gazette made under clause 6C by subsequent notice in the Gazette.
- (2) The power to vary or revoke a notice under subclause (1) is exercisable in the same way, and subject to the same conditions, as the power to make the notice.

5—Amendment of Schedule 1

Schedule 1—after clause 1 insert:

1A—Description of Frenchman Bluff aquaculture zone

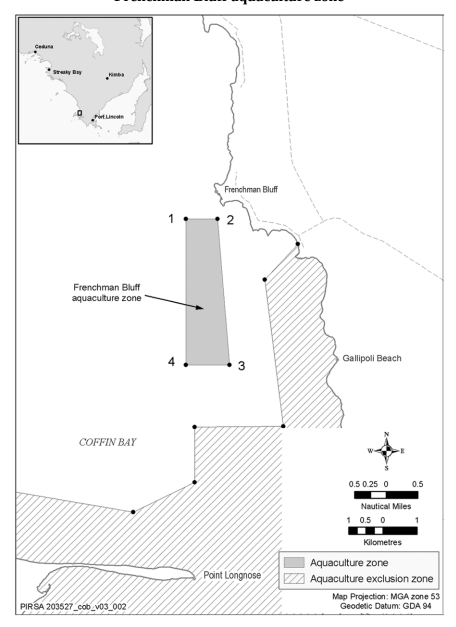
The Frenchman Bluff aquaculture zone comprises the State waters contained within and bounded by a line commencing at 34°25′39″ South, 135°21′05″ East (Point 1), then easterly to 34°25′39″ South, 135°21′35″ East (Point 2), then south-easterly to 34°27′57.94″ South, 135°21′46.11″ East (Point 3), then westerly to 34°27′58″ South, 135°21′05″ East (Point 4), then northerly to the point of commencement.

Note-

The point references in this description are references to the corresponding points in the map in Schedule 2 showing the Frenchman Bluff aquaculture zone.

6—Amendment of Schedule 2

Schedule 2—after the map titled **Coffin Bay aquaculture exclusion zone** insert: **Frenchman Bluff aquaculture zone**



Made by the Minister for Agriculture, Food and Fisheries on 11 September 2009

South Australia

Environment Protection (Burning) Policy Amendment Notice 2009

under section 32 of the Environment Protection Act 1993

Part 1—Preliminary

1—Short title

This notice may be cited as the *Environment Protection (Burning) Policy Amendment Notice* 2009.

2—Commencement

The amendment of the environment protection policy effected by this notice comes into operation on the day on which this notice is made.

3—Variation provisions

In this notice, a provision under a heading referring to the amendment of a specified environment protection policy amends the notice so specified.

Part 2—Variation of Environment Protection (Burning) Policy 1994

4—Amendment of Schedule 1—Council areas or portions of Council areas in which burning on domestic premises is prohibited

Schedule 1, after the entry relating to **Mitcham**—insert:

Mount Barker—the area of The District Council of Mount Barker excluding the following zones as defined in the relevant Development Plan under the *Development Act 1993*:

- Industry (Kanmantoo) Zone;
- Historic Township (Rural Setting Heritage Area) Zone (HT(4)) at Hahndorf;
- Rural Watershed Protection Zone;
- Rural (Mount Barker) Zone;
- Rural (Kanmantoo and Kondoparinga) Zones;
- Public Purpose Zone abutting the Residential Zone at Brukunga.

Made by the Minister for Environment and Conservation on application by The District Council of Mount Barker

on 4 September 2009

South Australia

Crown Lands (Resumption of Dedicated Land) Proclamation 2009

under section 5AA(1)(c) of the Crown Lands Act 1929

Preamble

- The following land is dedicated as a site for school buildings (*Gazette 5.6.1890 p1512*):
 - Allotments 7, 8, 17 and 18, Town of Alford, Hundred of Tickera, being the whole of the land comprised in Certificate of Title Register Book Volume 5825 Folio 783.
- The following land is dedicated as a reserve for school purposes, not intended for ecclesiastical or denominational purposes (*Gazette 18.12.1952 p1545*):
 - Allotments 9, 10, 15 and 16, Town of Alford, Hundred of Tickera, being the whole of the land comprised in Certificate of Title Register Book Volume 5593 Folio 126.
- The registered proprietor of the land defined in clauses 1 and 2 has consented to the resumption of the land.

1—Short title

This proclamation may be cited as the *Crown Lands (Resumption of Dedicated Land)*Proclamation 2009

2—Commencement

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

3—Resumption of dedicated land

The land defined in clauses 1 and 2 of the preamble to this proclamation is resumed.

4—Cancellation of grant of land

The grant of the land defined in clauses 1 and 2 of the preamble to this proclamation is cancelled

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 October 2009

EHCS09/0030SC

Electrical Products (Part 2 Declarations) Variation Proclamation 2009

under section 5 of the Electrical Products Act 2000

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Electrical Products (Part 2 Declarations) Variation Proclamation 2009.*

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of Electrical Products (Part 2 Declarations) Proclamation 2004

4—Variation of Schedule 1—Safety and performance labelling

- (1) Schedule 1, item 7—delete the item and substitute:
 - 7 Clothes dryer, being an electrical appliance that—
 - (a) is a household type; and
 - (b) is for drying textile material,

but does not include a heated towel rail.

- (2) Schedule 1, item 8—after paragraph (b) insert:
 - (ba) is portable; and
- (3) Schedule 1, item 12(c)—after "lamps" wherever occurring insert:

(including Light Emitting Diode "LED" types)

- (4) Schedule 1, item 35(c)—delete paragraph (c) and substitute:
 - (c) has a rating not exceeding 20A,
- (5) Schedule 1, item 43—before "but does not include" insert:

and includes an appliance that accommodates 1 or more heat lamps,

- (6) Schedule 1, item 45(d)—delete paragraph (d) and substitute:
 - (d) has a rating not exceeding 20A,
- (7) Schedule 1, item 48(a) and (b)—delete paragraphs (a) and (b) and substitute:
 - (a) is a transportable spa pool or transportable spa bath; or

- (ab) is for circulating air or water in a conventional bath; or
- (b) is for use in the operation or cleaning of a swimming pool, non-transportable spa pool or non-transportable spa bath,

5—Variation of Schedule 2—Energy performance registration

- (1) Schedule 2—before item 1 insert:
 - **A1 Air-conditioner—close control**, being a unitary air-conditioner that—

AS/NZS 4965.2²

- (a) is designed for high sensible heat ratio applications; and
- (b) is capable of maintaining close control of both temperature and humidity; and
- (c) consists of 1 or more factory-made assemblies that—
 - (i) includes a compressor, direct expansion evaporator, air-moving device and air-filtering device; and
 - (ii) may include a condenser, humidifier or reheating function.
- (2) Schedule 2, item 2—delete "AS/NZS 3823¹" and substitute:

AS/NZS 3823.21

(3) Schedule 2, item 4—delete "AS/NZS 1359.102.3²" and substitute:

AS/NZS 1359.5²

- (4) Schedule 2—after item 4 insert:
 - **4A** External power supply, being an electrical device that—

AS/NZS 4665.2²

- (a) has an input from mains supply (usually 115V/60Hz, 230V/50Hz, 240V/50Hz or a range including some or all of those input conditions); and
- (b) has 1 extra low voltage output (either ac or dc) that is either at a fixed voltage or user selectable through a selector switch; and
- (c) is sold with, or intended to be used with, a separate end-use product that constitutes the primary load; and
- (d) is contained in a separate physical enclosure from the end-use product (that is, the housings of the power supply and its associated product are different, not their retail packaging); and
- is connected to the end use product via a hard-wired or removable male/female electrical connection, cable, cord or other wiring; and
- (f) does not have batteries or battery packs that physically attach directly to the power supply unit (including those that are removable, for

4918

example, a battery pack for a portable electric drill); and

 (g) does not have a battery chemistry or type selector switch and an indicator light or state of charge meter,

but does not include an appliance of the type referred to in clause 1.2 of AS/NZS 4665.2.

(5) Schedule 2, item 5—delete "AS/NZS 4783²" and substitute:

AS/NZS 4783.21

(6) Schedule 2, item 6—delete "AS/NZS 4474¹" and substitute:

AS/NZS 4474.2¹

(7) Schedule 2, after item 6 insert:

6A Incandescent lamp, being-

AS/NZS 4934. 2(Int)²

- (a) a GLS (general lighting service) incandescent lamp with a nominal voltage of 220V or more, a nominal wattage of less than 150W and with the attributes set out in clause 1.1.2 of AS/NZS 4934.2(Int): 2008, but not including a primary coloured lamp; or
- (b) an ELV (extra low voltage) halogen non-reflector type lamp (a gas filled lamp containing halogens or halogen compounds) with a filament consisting of tungsten, a nominal voltage of between 5 and 14V inclusive and with the attributes set out in clause 1.1.3 of AS/NZS 4934.2(Int): 2008,

but does not include a lamp of the type referred to in clause 1.2 of AS/NZS 4934. 2(Int).

(8) Schedule 2, item 7—delete "AS/NZS 4782²" and substitute:

AS/NZS 4782.2²

(9) Schedule 2—after item 7 insert:

7A Liquid-chilling package, being electrical equipment that—

AS/NZS 4776.2²

- (a) has a cooling capacity of 350kW or more; and
- (b) is a factory made and prefabricated assembly (not necessarily shipped as 1 package); and
- (c) has 1 or more compressors, condensers and evaporators; and
- (d) has interconnections and accessories; and
- (e) is designed for the purpose of cooling water; and
- (f) is specifically designed to make use of a vapour compression refrigeration cycle to remove heat from water and reject the heat to a cooling medium, usually air or water.

(10) Schedule 2, item 9—delete "AS/NZS 4474¹" and substitute:

AS/NZS 4474.2¹

(11) Schedule 2, item 10—delete "AS/NZS 4474¹" and substitute:

AS/NZS 4474.2¹

- (12) Schedule 2—after item 10 insert:
 - 10B Set top box, being an electrical appliance that is used to convert digital television signals to a signal compatible with the existing audiovisual display technology, including the following:
 - (a) analogue radio frequency;
 - (b) composite video;
 - (c) super video;
 - (d) component video;
 - (e) digital interface;
 - (f) high definition multimedia interface,

but does not include an appliance of the type referred to in clause 1.2 of AS/NZS 62087.2.

10C Television set, being an electrical appliance for the display and possible reception of television broadcast and similar services for terrestrial, cable, satellite and broadband network transmission of analogue and/or digital signals.

AS/NZS 62087.2.21

(13) Schedule 2, item 11—delete "AS/NZS 4692²" and substitute:

AS/NZS 4692.2²

6—Variation of Schedule 3—Energy efficiency labelling

- (1) After item 3 insert:
 - **3A** Fluorescent lamp ballast (within the meaning of Schedule 2)
- (2) After item 6 insert:
 - **6A** Television set (within the meaning of Schedule 2)

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 22 October 2009

MEN09/013

South Australia

Gene Technology Variation Regulations 2009

under the Gene Technology Act 2001

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Gene Technology Regulations 2002

- 4 Variation of regulation 3—Definitions
- 5 Variation of regulation 6—Dealings exempt from licensing
- 6 Variation of regulation 8—Time limit for deciding an application
- 7 Variation of regulation 9—Prescribed authorities
- 8 Insertion of regulation 9A
 - 9A Risks posed by dealings proposed to be authorised by licence
- 9 Insertion of regulation 11A
 - 11A Time limit for deciding variation application
- 10 Substitution of regulation 13
 - Requirements in relation to undertaking notifiable low risk dealings
 - Requirements in relation to notifying Regulator of notifiable low risk dealings
- Substitution of Parts 5 and 6

Part 5—Ethics and Community Committee

- 31 Ethics and Community Committee—conditions of appointment
- 32 Ethics and Community Committee—Committee procedures
- 33 Ethics and Community Committee—operation of subcommittees
- 12 Variation of Schedule 2—Dealings exempt from licensing
- 13 Substitution of Schedule 3

Schedule 3—Notifiable low risk dealings in relation to a GMO

- Part 1—Notifiable low risk dealing suitable for physical containment level 1
- 1.1 Kinds of dealings
- Part 2—Notifiable low risk dealings suitable for physical containment level 2
- 2.1 Kinds of dealings
- Part 3—Dealings that are not notifiable low risk dealings
- 3.1 Kinds of dealings

Part 1—Preliminary

1—Short title

These regulations may be cited as the Gene Technology Variation Regulations 2009.

2—Commencement

These regulations will come into operation on the day on which the *Gene Technology* (*Miscellaneous*) *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 Gene Technology Regulations 2002

4—Variation of regulation 3—Definitions

Regulation 3, definition of *expert adviser*—delete the definition and substitute:

expert adviser means—

- (a) in Part 4—an expert adviser appointed under section 102(1) of the Commonwealth Act; and
- (b) in Part 5—an expert adviser appointed under section 112(1) of the Commonwealth Act;

5—Variation of regulation 6—Dealings exempt from licensing

Regulation 6(1)(c)—delete paragraph (c)

6—Variation of regulation 8—Time limit for deciding an application

- (1) Regulation 8(1)(b)—delete paragraph (b) and substitute:
 - (b) in relation to an application to which Division 4 of Part 5 of the Act applies—
 - (i) for a limited and controlled release application for which the Regulator is satisfied that the dealings proposed to be authorised by the licence do not pose significant risks to the health and safety of people or to the environment—150 days after the day the application is received by the Regulator; and
 - (ii) for a limited and controlled release application for which the Regulator is satisfied that at least 1 of the dealings proposed to be authorised by the licence may pose significant risks to the health and safety of people or to the environment—170 days after the day the application is received by the Regulator; and
 - (iii) in any other case—255 days after the day the application is received by the Regulator.
- (2) Regulation 8(2)(e)—delete "Gene Technology Ethics Committee" and substitute:

Ethics and Community Committee

(3) Regulation 8(3)—delete "Gene Technology Ethics Committee" and substitute:

Ethics and Community Committee

- (4) Regulation 8—after subregulation (3) insert:
 - (4) In subregulation (1)—

limited and controlled release application means an application for a licence to which section 50A of the Act applies.

7—Variation of regulation 9—Prescribed authorities

Regulation 9(c)—delete paragraph (c)

8—Insertion of regulation 9A

After regulation 9 insert:

9A—Risks posed by dealings proposed to be authorised by licence

For the purposes of section 51(1)(a) of the Act, the Regulator must have regard to the following matters:

- (a) the properties of the organism to which dealings proposed to be authorised by a licence relate before it became, or will become, a GMO;
- (b) the effect, or the expected effect, of the genetic modification that has occurred, or will occur, on the properties of the organism;
- (c) provisions for limiting the dissemination or persistence of the GMO or its genetic material in the environment;
- (d) the potential for spread or persistence of the GMO or its genetic material in the environment;
- (e) the extent or scale of the proposed dealings;
- (f) any likely impacts of the proposed dealings on the health and safety of people.

9—Insertion of regulation 11A

After regulation 11 insert:

11A—Time limit for deciding variation application

For the purposes of section 71(7) of the Act, the Regulator must vary the licence, or refuse to vary the licence, within 90 days after the day an application for variation of the licence is received by the Regulator.

10—Substitution of regulation 13

Regulation 13—delete the regulation and substitute:

13—Requirements in relation to undertaking notifiable low risk dealings

- (1) A person may undertake a notifiable low risk dealing only if—
 - (a) a person or an accredited organisation has requested an Institutional Biosafety Committee to assess whether the proposed dealing is a notifiable low risk dealing; and
 - (b) the Committee has assessed the proposed dealing to be a notifiable low risk dealing; and

- (c) the person who proposes to undertake the proposed dealing and the project supervisor for the proposed dealing have been notified that the Committee—
 - (i) has assessed the proposed dealing to be a notifiable low risk dealing; and
 - (ii) considers that the personnel to be involved in the proposed dealing have appropriate training and experience.
- (2) A notifiable low risk dealing must comply with the following requirements—
 - (a) the dealing must be conducted—
 - (i) for a kind of dealing mentioned in Part 1 of Schedule 3, in a facility that is certified by the Regulator to at least physical containment level 1 and is of appropriate design for the kind of dealing being undertaken; or
 - (ii) for a kind of dealing mentioned in Part 2 of Schedule 3, in a facility that is certified by the Regulator to at least physical containment level 2 and is of appropriate design for the kind of dealing being undertaken; or
 - (iii) in another facility in accordance with any technical and procedural guidelines relating to containment of GMOs, as in force from time to time under section 27(d) of the Act, that the Regulator has determined in writing are appropriate for conducting the dealing;
 - (b) to the extent that the dealing involves transporting a GMO, the transporting must be conducted in accordance with applicable technical and procedural guidelines, as in force from time to time under section 27(d) of the Act.

13A—Requirements in relation to notifying Regulator of notifiable low risk dealings

- (1) An Institutional Biosafety Committee that has assessed a proposed dealing to be a notifiable low risk dealing must—
 - (a) make a record of the proposed dealing in a form approved by the Regulator; and
 - (b) if the Regulator, by written notice given to the Committee, requests a copy of the record, give a copy of the record to the Regulator by the end of the period mentioned in the notice; and
 - (c) give a copy of the record to—
 - (i) the person or accredited organisation that requested the Committee to assess the proposed dealing; and
 - (ii) the project supervisor for the proposed dealing.

- (2) The person or accredited organisation must—
 - (a) for the financial year in which the Committee assessed the proposed dealing, include a copy of the Committee's record—
 - (i) for an accredited organisation—in the annual report given to the Regulator for the financial year; or
 - (ii) in any other case—in a report given to the Regulator, in the form approved by the Regulator, by the person for the financial year; and
 - (b) retain a copy of the Committee's record for 3 years after the date that the person or accredited organisation ceased to be involved with the conduct of the dealing.
- (3) The Regulator may, by written notice, require—
 - (a) the Committee; or
 - (b) the person or accredited organisation; or
 - (c) any other person involved with the conduct of the proposed dealing,

to give the Regulator any further information about the dealing that the Regulator requires in order to be satisfied that the dealing is a notifiable low risk dealing.

(4) A Committee, person or accredited organisation receiving a notice under subregulation (3) must, by the end of the period mentioned in the notice, give the Regulator the information required by the notice.

11—Substitution of Parts 5 and 6

Parts 5 and 6—delete the Parts and substitute:

Part 5—Ethics and Community Committee

31—Ethics and Community Committee—conditions of appointment

Note—

Regulation 31 of the Commonwealth Regulations provides that Division 1 of Part 4 of the Commonwealth Regulations applies to the conditions of appointment of members of the Ethics and Community Committee.

32—Ethics and Community Committee—Committee procedures

Note—

Regulation 32 of the Commonwealth Regulations provides that Division 2 of Part 4 of the Commonwealth Regulations applies to the procedures of members of the Ethics and Community Committee.

33—Ethics and Community Committee—operation of subcommittees

Note-

Regulation 33 of the Commonwealth Regulations provides that regulations 24, 25, 26 and 28 of the Commonwealth Regulations apply to a subcommittee established under subsection 111(1) of the Commonwealth Act.

12—Variation of Schedule 2—Dealings exempt from licensing

- (1) Schedule 2, Part 1, item 1—delete item 1
- (2) Schedule 2, Part 1, item 4(1)—delete "subitems (2) and (3)" and substitute:

subitem (2)

(3) Schedule 2, Part 1, item 4(2)—after paragraph (e) insert:

and

- (f) must not confer an oncogenic modification.
- (4) Schedule 2, Part 1, item 4(3)—delete subitem (3)
- (5) Schedule 2, Part 2, item 4, column 4, 2.—delete "(other than a retroviral vector that is able to transduce human cells)" and substitute:

unable to transduce human cells

13—Substitution of Schedule 3

Schedule 3—delete the Schedule and substitute:

Schedule 3—Notifiable low risk dealings in relation to a GMO

(regulations 12 and 13)

Part 1—Notifiable low risk dealing suitable for physical containment level 1

Note—

Because of regulation 12(1) a dealing mentioned in this Part is not a notifiable low risk dealing if it is also a dealing of a kind mentioned in Part 3 of this Schedule.

1.1—Kinds of dealings

The following kinds of notifiable low risk dealings may be conducted in physical containment level 1 facilities:

- (a) a dealing involving a genetically modified laboratory mouse or a genetically modified laboratory rat, unless—
 - (i) an advantage is conferred on the animal by the genetic modification; or
 - (ii) because of the genetic modification, the animal is capable of secreting or producing an infectious agent;
- (b) a dealing involving a host/vector system mentioned in Part 2 of Schedule 2, if the donor nucleic acid confers an oncogenic modification;
- (c) a dealing involving a defective viral vector able to transduce human cells in a host mentioned in item 4 of Part 2 of Schedule 2 (animal or human cell culture), unless—
 - (i) the vector is a retroviral vector; or

(ii) the donor nucleic acid confers an oncogenic modification.

Part 2—Notifiable low risk dealings suitable for physical containment level 2

Note-

Because of regulation 12(1), a dealing mentioned in this Part is not a notifiable low risk dealing if it is also a dealing of a kind mentioned in Part 3 of this Schedule.

2.1—Kinds of dealings

The following kinds of notifiable low risk dealings may be conducted in physical containment level 2 facilities:

- (a) a dealing involving whole animals (including non-vertebrates) that—
 - (i) involves genetic modification of the genome of the oocyte or zygote or early embryo by any means to produce a novel whole organism; and
 - (ii) does not involve any of the following:
 - (A) a genetically modified laboratory mouse;
 - (B) a genetically modified laboratory rat;
 - (C) a genetically modified Caenorhabditis elegans;
- (aa) a dealing involving a genetically modified laboratory mouse or a genetically modified laboratory rat, if—
 - (i) the genetic modification confers an advantage on the animal; and
 - (ii) the animal is not capable of secreting or producing an infectious agent as a result of the genetic modification;
- (ab) a dealing involving a genetically modified *Caenorhabditis* elegans, if—
 - (i) the genetic modification confers an advantage on the animal; and
 - (ii) the animal is not capable of secreting or producing an infectious agent as a result of the genetic modification;
- (b) a dealing involving a genetically modified plant (including a genetically modified flowering plant), if the dealing occurs in a facility that is designed to prevent the escape from the facility of—
 - (i) pollen, seed, spores or other propagules which may be produced in the course of the dealing; and
 - (ii) invertebrates that are capable of carrying the material mentioned in subparagraph (i);
- (ba) a dealing involving a genetically modified flowering plant, if, before flowering, all inflorescences are wholly enclosed in bags designed to prevent escape of viable pollen and seed;

- (c) a dealing involving a host and vector that are not mentioned as a host/vector system in Part 2 of Schedule 2, if—
 - the host has not been implicated in, or had a history of causing, disease in human beings, animals, plants or fungi; and
 - (ii) the vector has not been implicated in, or had a history of causing, disease in human beings, animals, plants or fungi;
- (d) a dealing involving a host and vector that are not mentioned as a host/vector system in Part 2 of Schedule 2, if—
 - (i) either—
 - (A) the host has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi; or
 - (B) the vector has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi; and
 - (ii) the donor nucleic acid is characterised and is not known to alter the host range or mode of transmission, or increase the virulence, pathogenicity or transmissibility of the host or vector;
- (e) a dealing involving a host/vector system mentioned in Part 2 of Schedule 2, if the donor nucleic acid—
 - (i) encodes a pathogenic determinant; or
 - (ii) is uncharacterised nucleic acid from an organism that has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi;
- (f) a dealing involving a host/vector system mentioned in Part 2 of Schedule 2 and producing more than 10 litres of GMO culture in each vessel containing the resultant culture, if—
 - (i) the dealing is undertaken in a facility that is certified by the Regulator—
 - (A) as a large scale facility; and
 - (B) to at least physical containment level 2; and
 - (ii) the donor nucleic acid satisfies the conditions set out in item 4 of Part 1 of Schedule 2;
- (g) a dealing involving complementation of knocked out genes, if the complementation does not alter the host range or mode of transmission, or increase the virulence, pathogenicity, or transmissibility of the host above that of the parent organism before the genes were knocked out;

- (h) a dealing involving shot-gun cloning, or the preparation of a cDNA library, in a host/vector system mentioned in item 1 of Part 2 of Schedule 2, if the donor nucleic acid is derived from either—
 - (i) a pathogen; or
 - (ii) a toxin-producing organism;
- (i) a dealing involving the introduction of a replication defective viral vector able to transduce human cells into a host mentioned in Part 2 of Schedule 2 if—
 - the donor nucleic acid is incapable of correcting a defect in the vector leading to production of replication competent virions; and
 - (ii) either—
 - (A) the vector is a retroviral vector; or
 - (B) the donor nucleic acid confers an oncogenic modification.

Part 3—Dealings that are not notifiable low risk dealings

Note 1—

The following list qualifies the list in Part 1 and Part 2, and is not an exhaustive list of dealings that are not notifiable low risk dealings.

Note 2—

A dealing that is not a notifiable low risk dealing, or an exempt dealing, can be undertaken only by a person who is licensed, under the Act, for the dealing (see section 32 of the Act).

3.1—Kinds of dealings

A dealing of any of the following kinds, or involving a dealing of the following kinds, is not a notifiable low risk dealing:

- a dealing (other than a dealing mentioned in clause 2.1(h)) of
 Part 2 of this Schedule) involving cloning of nucleic acid encoding a toxin having an LD₅₀ of less than 100 μg/kg;
- (b) a dealing involving high level expression of toxin genes, even if the LD₅₀ is 100 μg/kg or more;
- (c) a dealing (other than a dealing mentioned in clause 2.1(h) of Part 2 of this Schedule) involving cloning of uncharacterised nucleic acid from a toxin-producing organism;
- (d) unless the viral vector is part of a host/vector system mentioned in Part 2 of Schedule 2 or in clause 1.1(c) of Part 1 or clause 2.1(i) of Part 2 of this Schedule—a dealing involving donor nucleic acid in a viral vector if the donor nucleic acid—
 - (i) confers an oncogenic modification; or
 - (ii) encodes—

- (A) immunomodulatory molecules; or
- (B) cytokines; or
- (C) growth factors, or components of a signal transduction pathway, that, when expressed, may lead to cell proliferation;
- (e) a dealing involving, as host or vector, a micro-organism that has been implicated in, or has a history of causing, disease in humans, animals, plants or fungi, unless—
 - (i) the host/vector system is a system mentioned in Part 2 of Schedule 2; or
 - (ii) the donor nucleic acid is characterised and is not known to alter the host range or mode of transmission, or increase the virulence, pathogenicity or transmissibility of the host or vector; or
 - (iii) the dealing is a dealing mentioned in clause 2.1(g) of Part 2 of this Schedule;
- (f) a dealing involving the introduction, into a micro-organism, of nucleic acid encoding a pathogenic determinant, unless—
 - (i) the dealing is a dealing mentioned in clause 2.1(g) of Part 2 of this Schedule; or
 - (ii) the micro-organism is a host mentioned in Part 2 of Schedule 2;
- (g) a dealing involving the introduction into a micro-organism, other than a host mentioned in Part 2 of Schedule 2, of genes whose expressed products have a heightened risk of inducing an autoimmune response;
- (h) a dealing involving use of a viral or viroid genome, or fragments of a viral or viroid genome, to produce a novel replication competent virus with altered host range or mode of transmission, or increased virulence, pathogenicity or transmissibility in relation to any parent or donor organism;
- (i) a dealing involving a lentiviral vector able to transduce human cells unless—
 - all structural and accessory genes have been removed from the vector to render it incapable of replication or assembly into a virion without these functions being supplied *in trans*; and
 - (ii) the vector includes a deletion that results in a transcriptionally inactive vector which, even when packaging functions are supplied *in trans*, cannot be converted into full length viral RNA; and
 - (iii) the packaging cell line and packaging plasmids used contain only viral genes *gag*, *pol*, *rev* and a gene encoding an envelope protein;

- (j) a dealing involving a genetically modified animal, plant or fungus that is capable of secreting or producing infectious agents as a result of the genetic modification;
- (k) a dealing producing, in each vessel containing the resultant GMO culture, more than 10 litres of that culture, other than a dealing mentioned in clause 2.1(f) of Part 2 of this Schedule;
- (l) a dealing that is inconsistent with a policy principle issued by the Ministerial Council;
- (m) a dealing involving the intentional introduction of a GMO into a human being;
- (n) a dealing involving a genetically modified pathogenic organism, if the practical treatment of any disease or abnormality caused by the organism would be impaired by the genetic modification.

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's Deputy

with the advice and consent of the Executive Council on 22 October 2009

No 250 of 2009

HEAC-2009-00039

South Australia

Electrical Products Variation Regulations 2009

under the Electrical Products Act 2000

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electrical Products Regulations 2001*

4 Variation of Schedule—Energy efficiency labelling standards

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electrical Products Variation Regulations* 2009.

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 *Electrical Products Regulations 2001*

4—Variation of Schedule—Energy efficiency labelling standards

Schedule, clause 2, table—delete the table and substitute:

Class of electrical products	Applicable Energy Efficiency Labelling Standard (as in force from time to time)
Air conditioner—refrigerative	AS/NZS 3823.21
Clothes dryer	AS/NZS 2442.2 ²
Dishwashing machine	AS/NZS 2007.2 ²
Fluorescent lamp ballast	AS/NZS 4783.21
Freezer	AS/NZS 4474.2 ¹
Refrigerator	AS/NZS 4474.2 ¹
Refrigerator-freezer	AS/NZS 4474.2 ¹

Class of electrical products

Applicable Energy Efficiency Labelling Standard (as in force from time to time)

Television set

AS/NZS 62087.2.21

Washing machine

AS/NZS 2040.2²

Notes for information purposes—

- 1 This standard contains both a minimum energy performance requirement and a requirement for labelling so as to indicate energy efficiency.
- 2 This standard contains a requirement for labelling so as to indicate energy efficiency but does not contain a minimum energy performance requirement.

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's Deputy

with the advice and consent of the Executive Council on 22 October 2009

No 251 of 2009

MEN09/013

FAXING COPY?

IF you fax copy to **Government Publishing SA** for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

This creates confusion and may well result in your notice being printed twice.

Please use the following fax number:

Fax transmission: (08) 8207 1040 Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

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

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@dpc.sa.gov.au

Documents should be sent as attachments in Word format.

When sending a document via E-mail, please confirm your transmission with a faxed copy of your document, including the date the notice is to be published.

Fax transmission: (08) 8207 1040 Enquiries: (08) 8207 1045

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

CLARE & GILBERT VALLEYS COUNCIL

Temporary Road Closure

NOTICE is hereby given, pursuant to section 33 of the Road Traffic Act 1961, that the portion of Curb Street, Saddleworth from Burra Road to Hill Street, will be closed to all vehicles, excluding emergency vehicles, from 9 a.m. to 4 p.m. on Sunday, 25 October 2009, for the Saddleworth & Districts Historical Society Gala Day.

R. D. BLIGHT, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Appointment of Acting Chief Executive Officer

NOTICE is hereby given, pursuant to section 102 (b) of the Local Government Act 1999, that the Council hereby appoints Debra Larwood, Manager of Administration and Finance Services, to act in the position of Chief Executive Officer from Monday, 16 November 2009 to Tuesday, 24 November 2009 (both dates inclusive) and that all of the delegations given to the Chief Executive Officer made on 10 September 2008, including updates approved since, be extended to Debra Larwood appointed to act in the position of Chief Executive Officer for the period of the Chief Executive Officer's leave.

D. A. CEARNS, Chief Executive Officer

MID MURRAY COUNCIL

Opening and Closing of Roads

NOTICE is hereby given that in accordance with section 10 of the Roads (Opening and Closing) Act 1991, the Mid Murray Council proposes to make a Road Process Order to close the following road: In the Hundred of Ridley, being an irregularly-shaped strip of Peters Road, Wongulla, generally situate adjoining the southeastern boundary of allotment 7 in Deposited Plan 78576 and marked 'A' in Preliminary Plan No. 09/0070.

It is proposed that the portion of road to be closed marked 'A' be transferred to P. B. and J. R. Johns and merged with said allotment 7 in Deposited Plan 78576.

A preliminary plan of the proposal and a statement, are available for public inspection at the Mid Murray Council Office, 49 Adelaide Road, Mannum, S.A. 5238, between the hours of 9 a.m. and 5 p.m., Monday to Friday or at the Adelaide office of the Surveyor-General during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the Mid Murray Council within 28 days of the date of this notice.

If a submission is made, the Mid Murray Council is required to give notice of the time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired.

Any submission must set out the full name and address of the person making the submission and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and, where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

Dated 22 October 2009.

D. GOLLAN, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Notice of Exclusion of Land from Classification as Community Land

NOTICE is hereby given that the District Council of Mount Remarkable, at its meeting held on 12 May 2009, resolved pursuant to section 193 (4) of the Local Government Act 1999, to exclude the following parcel of land from classification as community land:

Allotment 234 in Deposited Plan 50142, Hundred of Booleroo, being the whole of the land comprised in certificate of title, register book, volume 5587, folio 496.

S. R. CHERITON, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Resignation of Councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Flinders Ward, due to the resignation of Councillor John Wharff, to take effect from 24 September 2009.

D. JENNINGS, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Close of Roll for Supplementary Election

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Flinders Ward.

The voters roll for this supplementary election will close at 5 p.m. on Friday, 30 October 2009.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at:

www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 26 November 2009 and will be received until 12 noon on Thursday, 10 December 2009.

The election will be conducted entirely by post with the return of ballot material to reach the Deputy Returning Officer no later than 12 noon on Monday, 25 January 2010.

K. MOUSLEY, Returning Officer

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

Gardner, Mark Nolan, late of 9 Sutton Avenue, Seacombe Gardens, construction worker, who died on 7 April 2009. Jongsma, Lila Mary, late of 115 Carlton Parade, Torrensville,

Jongsma, Lila Mary, late of 115 Carlton Parade, Torrens retired clerk, who died on 17 December 2008.

Lawrence, Joan Lavinia, late of 206 Sir Donald Bradman Drive, Cowandilla, of no occupation, who died on 12 August 2009

Lee, Iris Diana, late of 50 Gulfview Road, Christies Beach, of no occupation, who died on 2 September 2009.

Ludewig, Audrey Ada, late of 67 Porter Street, Salisbury, of no occupation, who died on 4 September 2009.

Metcalf, William Hutchins, late of 160 O.G. Road, Felixstow, retired accountant, who died on 29 November 2008. Rodger, Mavis, late of 1099 Grand Junction Road, Hope Valley,

Rodger, Mavis, late of 1099 Grand Junction Road, Hope Valley, retired dress maker, who died on 19 December 2008.

Trenkner, Monika, late of 16-24 Penneys Hill Road, Hackham, retired nurse, who died on 23 November 2008.

Williams, Maxwell Boase, late of 10 Davis Road, Glynde, retired driving instructor, who died on 28 June 2009.

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 20 November 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 22 October 2009.

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