No. 112



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 13 JULY 2000

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Riverside 2000 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: Riv2000@saugov.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged.

Department of the Premier and Cabinet Adelaide, 13 July 2000

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

No. 36 of 2000—An Act to regulate professional or public boxing or martial art events; to promote safety in boxing and martial arts; and for other purposes.

No. 37 of 2000—An Act to amend the South Australian Motor Sport Act 1984.

No. 38 of 2000—An Act to amend the Renmark Irrigation Trust Act 1936.

No. 39 of 2000—An Act to amend the Criminal Law Consolidation Act 1935.

No. 40 of 2000—An Act for the appropriation of money from the Consolidated Account for the financial year ending on 30 June 2001.

No. 41 of 2000—An Act to amend the Superannuation Act 1988

No. 42 of 2000—An Act to amend the Alice Springs to Darwin Railway Act 1997 and to make related amendments to the Railways (Operations and Access) Act 1997.

No. 43 of 2000—An Act to amend the Fair Trading Act 1987, the Land and Business (Sale and Conveyancing) Act 1994, the Prices Act 1948 and the Trade Standards Act 1979.

No. 44 of 2000—An Act to amend the Juries Act 1927.

No. 45 of 2000—An Act to amend the Water Resources Act 1997.

No. 46 of 2000—An Act to amend the Native Title (South Australia) Act 1994.

No. 47 of 2000—An Act to amend the History Trust of South Australia Act 1981 and to make a related amendment to the Parliament (Joint Services) Act 1985.

By command,

MARK BRINDAL, for Premier

DPC 97/0415

POLICE (COMPLAINTS AND DISCIPLINARY PROCEED-INGS) (MISCELLANEOUS) AMENDMENT ACT 2000 (Act No. 17 of 2000): DAY OF COMMENCEMENT

Proclamation By The Governor

(L.S.) E. J. NEAL

WITH the advice and consent of the Executive Council, I fix 30 July 2000 as the day on which the *Police (Complaints and Disciplinary Proceedings) (Miscellaneous) Amendment Act 2000* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 13 July 2000.

By command,

MARK BRINDAL, for Premier

AG 3/99 CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has revoked the appointment of Jenny Thompson as a Deputy Member of the Children's Services Consultative Committee, pursuant to the Children's Services Act 1985 and the Acts Interpretation Act 1915.

By command,

MARK BRINDAL, for Premier

MECS 20/00CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Children's Services Consultative Committee, pursuant to the provisions of the Children's Services Act 1985:

Deputy Member: (from 13 July 2000 until 31 May 2002) Jenny Malloy

By command,

MARK BRINDAL, for Premier

MECS 20/00CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

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

Member: (from 13 July 2000 until 30 June 2002) Rick Phillip Janssan

By command,

MARK BRINDAL, for Premier

MEH 0016/00CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Local Government Grants Commission, pursuant to the provisions of the South Australian Local Government Grants Commission Act 1992:

Member: (from 1 August 2000 until 31 July 2005) Malcolm Leslie Germein Keith Roy Adams

Presiding Member: (from 1 August 2000 until 31 July 2005) Malcolm Leslie Germein

By command,

MARK BRINDAL, for Premier

MLG 11/2000CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Film Corporation, pursuant to the provisions of the South Australian Film Corporation Act 1972:

Member: (from 13 July 2000 until 2 February 2001) Kevin McLean

Deputy Member: (from 13 July 2000 until 2 February 2001):

Gregory Siegele

By command,

MARK BRINDAL, for Premier

ACD 007/94CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Motor Sport Board, pursuant to the provisions of the South Australian Motor Sport Act 1984:

Member: (from 13 July 2000 until 9 September 2001) Richard Hayward Bruno Venturo

By command,

MARK BRINDAL, for Premier

MTOR 0006/98CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board, pursuant to the provisions of the Veterinary Surgeons Act 1985:

Member: (from 18 August 2000 until 17 August 2003) Bernard John Mason

Deputy Member: (from 18 August 2000 until 17 August 2003)

Rex James Clarke

By command,

MARK BRINDAL, for Premier

MPIR 039/2000CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Petroleum Products Retail Outlets Board, pursuant to the provisions of the Petroleum Products Regulation Act 1995:

Member: (from 16 July 2000 until 15 July 2001) Robert Louis Dahlenberg Jillian Mary Hamilton Anthony Maxwell Pederick

Chair: (from 16 July 2000 until 15 July 2001) Robert Louis Dahlenberg

By command,

MARK BRINDAL, for Premier

MWPR 019/00CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Dr Michael Harry Armitage, MP, Minister for Government Enterprises and Minister for Information Economy to be also Acting Minister for Human Services for the period 22 July 2000 to 29 July 2000, inclusive, during the absence of the Honourable Dean Craig Brown, MP.

By command,

MARK BRINDAL, for Premier

MHS 05/98CS

Department of the Premier and Cabinet Adelaide, 13 July 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Dr Michael Harry Armitage, MP, Minister for Government Enterprises and Minister for Information Economy to be also Acting Minister for Transport and Urban Planning, Acting Minister for the Arts and Acting Minister for the Status of Women for the period 16 July 2000 to 10 August 2000, inclusive, during the absence of the Honourable Diana Vivienne Laidlaw, MLC.

By command,

MARK BRINDAL, for Premier

MTUP 1/2000TC1CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, 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 Public Road. Dedicate the Crown Land defined in The Second Schedule as a Reserve for Conservation Purposes and declare that such land shall be under the care, control and management of the University of Adelaide.

The First Schedule

Allotment 50 of DP 53737, Hundred of Adelaide, County of Adelaide, being within the municipality of Mitcham.

The Second Schedule

Allotment 51 of DP 53737, Hundred of Adelaide, County of Adelaide, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5778 Folio 556.

Dated 11 July 2000.

P. M. KENTISH, Surveyor-General

DEHAA 17/0922

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Public Road.

The Schedule

Allotment 1 of DP 55072, Town of Coober Pedy, Out of Hundreds (Coober Pedy), being within the district of Coober Pedy.

Dated 11 July 2000.

P. M. KENTISH, Surveyor-General

DL 4623/1993

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

The Schedule

Reserve for Depot Purposes, section 605, hundred of Adelaide, the proclamation of which was published in the *Government Gazette* of 8 March 1962 at page 486, The First Schedule, being the whole of the land comprised in Crown Record Volume 5753 Folio 975.

Dated 11 July 2000.

P. M. KENTISH, Surveyor-General

DEHAA 17/1051 PT 1

DEVELOPMENT ACT 1993, SECTION 27 (1): DISTRICT COUNCIL OF VICTOR HARBOR—BACCHUS ROAD PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'District Council of Victor Harbor—Bacchus Road Plan Amendment' (the Plan Amendment) and has referred it to the Governor.

NOTICE

PURSUANT to section 27 (1) of the Development Act 1993, I, the Governor with the advice and consent of the Executive Council, declare the Plan Amendment to be an authorised Plan Amendment and fix 13 July 2000, as the day on which it will come into operation.

Dated 13 July 2000.

E. J. NEAL, Governor

MTUP CAB 21/00CS

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2000

Dogge					
Pages	Main	Amends	Pages	Main	Amends
1-16	1.80	0.80	497-512	26.25	25.25
17-32	2.55	1.60	513-528	27.00	26.00
33-48	3.25	2.35	529-544	27.75	26.75
49-64	4.15	3.10	545-560	28.50	27.75
65-80	4.90	4.00	561-576	29.25	28.50
81-96	5.60	4.70	577-592	30.25	29.00
97-112	6.45	5.45	593-608	31.00	30.00
113-128	7.20	6.30	609-624	31.75	31.00
129-144	8.10	7.10	625-640	32.50	31.50
145-160	8.90	7.85	641-656	33.25	32.25
161-176	9.70	8.70	657-672	33.75	33.00
177-192	10.40	9.50	673-688	35.00	33.75
193-208	11.20	10.30	689-704	35.75	34.75
209-224	12.00	11.00	705-720	36.25	35.50
225-240	12.70	11.80	721-736	37.50	36.00
241-257	13.60	12.50	737-752	38.00	37.00
258-272	14.40	13.30	753-768	39.00	37.50
273-288	15.20	14.20	769-784	39.50	38.75
289-304	15.90	14.90	785-800	40.25	39.50
305-320	16.70	15.70	801-816	41.00	40.00
321-336	17.50	16.50	817-832	42.00	41.00
337-352	18.30	17.40	833-848	42.75	41.75
353-368	19.10	18.10	849-864	43.50	42.50
369-384	19.90	19.00	865-880	44.25	43.50
385-400	20.60	19.70	881-896	44.75	44.00
401-416	21.40	20.40	897-912	46.00	44.75
417-432	22.30	21.30	913-928	46.50	46.00
433-448	23.00	22.00	929-944	47.50	46.50
449-464	23.90	22.80	945-960	48.50	47.00
	24.50	23.60	961-976	49.00	48.00
402-480			701 710	.,	
465-480 481-496	25.25	24.30	977-992	50.00	48.50
481-496 Legislation—Acts, R Subscriptions: ActsAll Bills as Laid Rules and Regulati Parliamentary Pap Bound ActsIndex	egulations, etc:	24.30	977-992		\$
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A81-496 Legislation—Acts, R Subscriptions: Acts	egulations, etc: ons	24.30			\$ 162.8 388.9 388.9 388.9 179.0 87.0 4.1 214.8 11.0 336.9 144.1 336.9 2 488.8 765.6 PC

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	\$		\$
Agents, Ceasing to Act as	32.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	21.30
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Intention of Incorporation	40.25	Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	40.25
Attorney, Appointment of		Lost Certificate of Title Notices	
		Cancellation, Notice of (Strata Plan)	40.25
Bailiff's Sale	40.25		
Cemetery Curator Appointed	23.90	Mortgages: Caveat Lodgment	16.30
Companies:		Discharge of	
Alteration to Constitution	32.00	Foreclosures.	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	
Declaration of Dividend	22.90		
Incorporation		Leases—Application for Transfer (2 insertions) each	8.20
Lost Share Certificates:	32.00	Lost Treasury Receipts (3 insertions) each	23 90
First Name	23.00		
Each Subsequent Name		Licensing.	47.50
Meeting Final		Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on	20.73	Annual Financial Statement—Forms 1 and 2	451.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	
Meeting')		Default in Payment of Rates:	319.00
First Name	32.00	First Name	64.00
Each Subsequent Name	8 20	Each Subsequent Name	8 20
Notices:	0.20		
Call	40.25	Noxious Trade	23.90
Change of Name		Partnership, Dissolution of	22.00
Creditors		rartifership, Dissolution of	23.90
Creditors Compromise of Arrangement		Petitions (small)	16.30
Creditors (extraordinary resolution that 'the Com-	32.00	Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		Congress	16 20
be appointed')	40.25	General)	
Release of Liquidator—Application—Large Ad		Register of Unclaimed Moneys—First Name	23.90
—Release Granted	40.25	Each Subsequent Name	8.20
Receiver and Manager Appointed			
Receiver and Manager Ceasing to Act		Registers of Members—Three pages and over:	204.00
Restored Name.		Rate per page (in 8pt)	260.00
Petition to Supreme Court for Winding Up		Rate per page (in 6pt)	269.00
Summons in Action		Sale of Land by Public Auction	40.75
Order of Supreme Court for Winding Up Action		•	
Register of Interests—Section 84 (1) Exempt		Advertisements	2.25
Removal of Office		Advertisements, other than those listed are charged at	\$2.25
Proof of Debts		per column line, tabular one-third extra.	
Sales of Shares and Forfeiture		Notice by College Universities Commentions and F	N: -4: -4
Estates:		Notices by Colleges, Universities, Corporations and Councils to be charged at \$2.25 per line.	JISTICT
Assigned		Where the notice inserted varies significantly in length	h from
Deceased Persons—Notice to Creditors, etc.		that which is usually published a charge of \$2.25 per colum	nn line
Each Subsequent Name		will be applied in lieu of advertisement rates listed.	
Deceased Persons—Closed Estates		11	_
Each Subsequent Estate	1.00	South Australian Government publications are sold of	
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GOVERNMENT GAZETTE NOTICES

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BRANDS ACT 1933-1983, SECOND QUARTER, 2000

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933-1983, for the quarter ended 30 June 2000 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

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

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

Registrar of Brands 3 July 2000

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address	
C79	BUSH, C J	BLEWITT SPRINGS 5171	
608	DALE, A	MARREE 5733	
00≻	PINCHBECK, RC & LE	VIRGINIA 5120	
1761	SCHILLER, RA	WAIKERIE 5330	

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address	
NIL			

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address	
NIL			

STUD STOCK BRANDS REGISTERED

Association	Brand or Mark	Owner	Address
RIDING PONY STUD BOOK SOCIETY OF AUST.	pL	BEZUCH, A T	LOWER HERMITAGE 5131
AUSTRALIAN STOCK HORSE	pL	BEZUCH, A T	LOWER HERMITAGE 5131
AUSTRALIAN STUD BOOK (THOROUGHBREDS)	pt	BEZUCH, A T	LOWER HERMITAGE 5131
AUSTRALIAN WARMBLOOD	46	BRADFORD, C K	LITTLEHAMPTON 5250
RIDING PONY STUD BOOK SOCIETY OF AUST	SC	CLAYTON,, S K	MT GAMBIER 5290
RIDING PONY STUD BOOK SOCIETY OF AUST	b	DINI, L S	NARACOORTE 5271
AUSTRALIAN STOCK HORSE	4	DINI, L S	NARACOORTE 5271
DAIRY GOAT SOCIETY	5CF	FRYER, C	PICCADILLY 5151
RIDING PONY STUD BOOK SOCIETY OF AUST.	M ^c D	McDONALD, R &	LEWISTON 5501
AUSTRALIAN STOCK HORSE	E	PAPESCH, K & S	CLARE 5453
AUSTRALIAN STOCK HORSE	H	SCHILLER, R A	WAIKERIE 5330
ANGUS SOCIETY OF AUSTRALIA	AA	SMITH, A L	STRATHALBYN 5255
AUSTRALIAN QUARTER HORSE ASSOC.	G	THRUN, K & C	MT COMPASS 5210
AUSTRALIAN WARMBLOOD	К	TYLER, K M	OAKBANK 5243
AUSTRALIAN JOCKEY CLUB	SP	WILLSON, MP&	MEADOWS 5201
RIDING PONY STUD BOOK SOCIETY OF AUST	SP	WILLSON, M P & M C	MEADOWS 5201
AUSTRALIAN STUD SADDLE PONY SOCIETY	SP	WILLSON, M P & M C	MEADOWS 5201

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
S	BLUE	4	MAKADO	BALAKLAVA 5461
8K	RED	4	KIRKHAM, PA	PORT AUGUSTA 5700
VR	GREEN	4	REDEMSKI, V T	ROBERTSTOWN 5381

South East District

Brand	Colour	Position	Owner	Address
Ħ	BLUE	4	HEBBERMAN, BK & BJ	NARACOORTE 5271
Œ	GREEN	1	IRLAM, S C	GALGA 5308
	BLUE	4	LLOYD, T D	MENINGIE 5263

Western District

Brand	Colour	Position	Owner	Address
NIL				

Northern District

Brand	Colour	Position	Owner	Address
K	BLUE	4	KANYAKA PROPS	CARRIETON 5432

Kangaroo Island

Brand	Colour	Position	Owner	Address
NIL				

SHEEP EARMARKS OR FIREBRANDS REGISTERED

Central District

Brand or Mark	Owner	Address
X.I.3	DARE, C P	HALLETT 5419

South East District

Brand or Mark	Owner	Address
XS.1.2	IRLAM, S C	GALGA 5308
M.1.A.1	McBRIDE, RE & LG	KINGSTON SE 5275

Western District

Brand or Mark	Owner	Address
NIL		

Northern District

1	Drand or Mark	Owner	Address
	Brand or Mark	Owner	Address
	XM.1.2	KANYAKA PROPS	CARRIETON 5432

Kangaroo Island

Brand or Mark	Owner	Address
NIL		

TRANSFERS

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
	PURPLE	2	THOMAS, T D	THOMAS, G A & R A
			MT BRYAN 5418	MT BRYAN 5418
DD	BLUE	2	TRELOAR KINGSCOURT PROPS EUDUNDA 5374	UMBERTANA PAST. CO. PTY LTD SADDLEWORTH 5413
H	RED	4	HOBBS, D J CHARLESTON 5244	KOOPMAN, G & JR CHARLESTON 5244

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
	BLUE	3	M ^c GUINESS, G K	McBRIDE, R E & L G
			KINGSTON SE 5270	KINGSTON SE 5270
	RED	1	HEINRICH, R E & K S	HEINRICH, S P & F L
HH			WUNKAR 5333	WUNKAR 5333

Western District

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

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
3	GREEN	2	KONDOOLKA PROPS PORT AUGUSTA 5710	ROCKFORD PASTORAL CO. PTY LTD PORT LINCOLN 5606

Kangaroo Island

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

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED

Central District

Brand of Mark	Transferred from	Transferred to: Owner/Address
W.1.A.3	HOBBS, D J	KOOPMAN, G & JR
	CHARLESTON 5244	CHARLESTON 5244

South East District

Brand of Mark	Transferred from	Transferred to: Owner/Address
XE.1.A.2	HEINRICH, R E & K S	HEINRICH, S P & F L
	WUNKAR 5333	WUNKAR 5333

Western District

Brand of Mark	Transferred from	Transferred to: Owner/Address	
NIL			

Northern District

Brand of Mark	Transferred from	Transferred to: Owner/Address	
XJ.1	KONDOOLKA PROPRIETORS PORT AUGUSTA 5710	ROCKFORD PASTORAL COMPANY PTY LTD PORT AUGUSTA 5710	

Kangaroo Island

Brand of Mark	Transferred from	Transferred to: Owner/Address
NIL		

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
不22	M ^C NEIL, K	CAMAC-LAMBERT, F A
122	WOODSIDE 5244	WOODSIDE 5244
_	KONDOOLKA PROPRIETORS	ROCKFORD PASTORAL COMPANY PTY
381	PORT AUGUSTA 5710	LTD
		PORT LINCOLN 5606

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
XO.5.XP.5	KONDOOLKA PROPRIETORS PORT AUGUSTA 5710	ROCKFORD PASTORAL COMPANY PTY LTD PORT LINCOLN 5606

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand Transferred from		Transferred to: Owner/Address
NIL		

STUD STOCK BRANDS TRANSFERRED

Brand Transferred from		Transferred to: Owner/Address	
NIL			

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner	Applicant for Cancellation
NIL		

CATTLE EARMARKS CANCELLED

Brand	Owner _	Applicant for Cancellation
NIL		

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner		Applicant for Cancellation
NIL		9	

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
WB	RED	4	BELL, W M	BELL, W M
	-		EVERARD CENTRAL 5570	EVERARD CENTRAL 5570
94	GREEN	1	HAHESY, P J & A B	HAHESY, P J & A B
H			TARLEE 5411	TARLEE 5411
m	BLUE	4	M ^C INTOSH, M F & H M	M ^C INTOSH, M F & H M
10101			KADINA 5554	KADINA 5554
RW	BLUE	1	SCHMITKE, R H & S M	SCHMITKE, R H & S M
K ^{UJ}			KEYNETON 5353	KEYNETON 5353

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

Western District

Brand	Colour.	Position	Owner and address	Applicant for cancellation
NIL				

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
NIL				

STUD STOCK BRANDS CANCELLED

Association	Brand or Mark	Owner and address	Applicant for cancellation
AUSTRALIAN	СВ	BRADFORD, C K	BRADFORD, C K
WARMBLOOD		LITTLEHAMPTON 5250	LITTLEHAMPTON 5250

SHEEP EARMARK OR FIREBRANDS CANCELLED

Central District

Brand or Mark	Owner and address	Applicant for Cancellation
XI.1.T.3	BELL, W M	BELL, W M
	EVERARD CENTRAL 5570	EVERARD CENTRAL 5570

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
NIL		

DEVELOPMENT REGULATIONS 1993:

REGULATION 6A

Ministerial Notice

Preamble

- 1. Regulation 6A of the Development Regulations 1993 provides that the Minister may, on application of the relevant council, declare that certain provisions of that regulation relating to the definition of 'significant tree' under section 4(1) of the Development Act 1993 will apply to trees of specified classes within the area of the council.
- 2. The Corporation of the City of Adelaide has applied to the Minister for a declaration under regulation 6A of the Development Regulations 1993.
- 3. I am satisfied that the declaration is appropriate as a temporary measure pending the making of amendments by the relevant council to the Development Plan that relates to the area of the council under section 23 (4a) of the Development Act 1993.

NOTICE

PURSUANT to regulation 6A of the Development Regulations 1993, I declare all of the area of the Corporation of the City of Adelaide to be an area within Metropolitan Adelaide to which paragraphs (b) and (c) of subregulation (1) of that regulation will apply.

DIANA LAIDLAW, Minister for Transport and Urban Planning

DEVELOPMENT REGULATIONS 1993: REGULATION 6A

Ministerial Notice

Preamble

- 1. Regulation 6A of the Development Regulations 1993 provides that the Minister may, on application of the relevant council, declare that certain provisions of that regulation relating to the definition of 'significant tree' under section 4(1) of the Development Act 1993 will apply to trees of specified classes within the area of the council.
- 2. The City of Unley has applied to the Minister for a declaration under regulation 6A of the Development Regulations 1993.
- 3. I am satisfied that the declaration is appropriate as a temporary measure pending the making of amendments by the relevant council to the Development Plan that relates to the area of the council under section 23 (4a) of the Development Act 1993

NOTICE

PURSUANT to regulation 6A of the Development Regulations 1993, I declare all of the area of the City of Unley to be an area within Metropolitan Adelaide to which paragraph (b) of subregulation (1) of that regulation will apply.

DIANA LAIDLAW, Minister for Transport and Urban Planning

DEVELOPMENT REGULATIONS 1993: REGULATION 6A

Ministerial Notice

Preamble

- 1. Regulation 6A of the Development Regulations 1993 provides that the Minister may, on application of the relevant council, declare that certain provisions of that regulation relating to the definition of 'significant tree' under section 4(1) of the Development Act 1993 will apply to trees of specified classes within the area of the council.
- 2. The City of Prospect has applied to the Minister for a declaration under regulation 6A of the Development Regulations 1993

3. I am satisfied that the declaration is appropriate as a temporary measure pending the making of amendments by the relevant council to the Development Plan that relates to the area of the council under section 23 (4a) of the Development Act 1993

NOTICE

PURSUANT to regulation 6A of the Development Regulations 1993, I declare all of the area of the City of Prospect to be an area within Metropolitan Adelaide to which paragraph (b) of subregulation (1) of that regulation will apply.

DIANA LAIDLAW, Minister for Transport and Urban Planning

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of snapper (*Pagrus auratus*) in all waters of the State.

SCHEDULE 2

0001 hours on 1 August 2000 until 2400 hours on 20 August 2000.

Dated 12 July 2000.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 43

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of snapper (*Pagrus auratus*) in all waters of the State.

SCHEDULE 2

 $0001\ hours$ on 6 November 2000 until 2400 hours on 25 November 2000.

Dated 12 July 2000.

W. ZACHARIN, Director of Fisheries

GAMING MACHINES ACT 1992

Notice of Application for Increase in Number of Machines

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Hanico Holdings Pty Ltd, P.O. Box, 484 Kent Town, S.A. 5067 has applied to the Liquor Licensing Commissioner for an increase in the number of Gaming Machines from 6 to 14 in respect of premises situated at 45 Kermode Street, North Adelaide, S.A. 5006 and known as Cathedral Hotel.

The application has been set down for hearing on 11 August $2000 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Dated 6 July 2000.

Applicant

GAMING MACHINES ACT 1992

Notice of Application for Increase in Number of Machines

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Mores Pty Ltd, c/o Clelands Solicitors, G.P.O. Box 627, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for an increase in the number of Gaming Machines from 17 to 40 in respect of premises known as The Coromandel Duck Inn.

The application has been set down for hearing on 11 August $2000 \ \mathrm{at} \ 9 \ \mathrm{a.m.}$

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor Licensing Commissioner, 9th Floor, East Wing, G.R.E. Building, 50 Grenfell Street, Adelaide 5000.

Applicant

HOUSING IMPROVEMENT ACT 1940

Erratum

IN Government Gazette of 29 June 2000, page 3453, first notice appearing, fourth entry in the table, Ceasing to be Substandard, should read 1029/1031 Port Road, Cheltenham not 1029/1032 Port Road, Cheltenham, as printed.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that David Arthur Turner, 36 Sherwood Drive, Glenalta, S.A. 5052 has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises currently situated at 20 Hannaford Road, Blackwood, S.A. 5051 to the premises situated at 36 Sherwood Drive, Glenalta, S.A. 5052 and known as David Turner Agencies.

The application has been set down for hearing on $11\ \mathrm{August}$ 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 July 2000.

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 George Daniel Petros, Mary Petros and Peter Michael Petros, c/o Bonnins, Level 14, 100 King William Street, Adelaide, S.A. 5000 have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Warnertown via Port Pirie, S.A. 5540 and known as Flinders Rest Hotel.

The application has been set down for hearing on 31 July 2000 at $10.30 \ \mathrm{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, on or before 30 July 2000.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 July 2000.

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 Brian Richard Medcalf has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises currently situated at 262 Sturt Street, Adelaide, S.A. 5000 and to be situated at 10 Queen Street, Thebarton, S.A. 5031 and known as Jupiter Creek Wines.

The application has been set down for hearing on 11 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 26 June 2000.

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 Marjory Lorna Ellis, has applied to the Licensing Authority for a Residential Licence in respect of premises situated at Lot 2, Section 19, Hundred of Duncan, Kingscote, S.A. 5223 and known as Gum Valley Retreat.

The application has been set down for hearing on 11 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 30 June 2000.

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 Folk Federation of South Australia Inc. has applied to the Licensing Authority for a Club Licence in respect of premises situated at 125 South Road, Thebarton, S.A. 5031 and known as Folk Federation of South Australia

The application has been set down for hearing on 11 August 2000

Conditions

The following licence conditions are sought:

- Entertainment consent is sought for the area outlined in blue on the deposited plan.
- An extended trading authorisation to authorise the sale and supply of liquor for consumption on the licensed premises between the following hours:

Friday and Saturday—midnight to 1 a.m. the following morning.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 July 2000.

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 Lateral Marketing Strategies Pty Ltd. (ACN 070 743 163), 168 Melbourne Street, North Adelaide, S.A. 5006 has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 6A Maurice Road, Murray Bridge and known as Bridge Bowl.

The application has been set down for hearing on 11 August 2000.

Conditions

The following licence conditions are sought:

The Licence will authorise the sale of liquor for consumption on the licensed premises from midday every day.

The applicant also applies for an Exented Trading Authorisation for the sale of liquor during the following days/

Friday and Saturday—midnight to 1 a.m Sunday—8 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 July 2000.

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 J. W. and J. A. Tolley, 8 Opey Avenue, Hyde Park, S.A. 5061 have applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 8 Opey Avenue, Hyde Park to premises to be situated at 36 Stepney Street, Stepney, S.A. 5069.

The application has been set down for hearing on 11 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 July 2000.

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 Christmas Hill Pty Ltd (ACN 007 534 821), c/o Wallmans Solicitors, 173 Wakefield Street,

Adelaide, S.A. 5000 has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 24B Tudor Street, Dulwich, S.A. 5065.

The application has been set down for hearing on 11 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 July 2000.

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 Atas Success Pty Limited has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 165 Pulteney Street, Adelaide, S.A. 5000 and known as The Left Rank

The application has been set down for hearing on 14 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 3 July 2000.

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 Mark Clifford Sumpter and Pieter John Sari have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 29, Golden Grove Village Shopping Centre, Golden Grove, S.A. 5126 and known as Cafe Grove.

The application has been set down for hearing on 14 August $2000 \ \text{at} \ 9.30 \ \text{a.m.}$

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

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 M. T. Linh Pty Ltd (ACN 086 193 124), Level 1, 133 Archer Street, North Adelaide, S.A. 5006 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 48 Unley Road, Unley and known as the Red Rock Noodle Bar & Restaurant Unley.

The application has been set down for hearing on 14 August 2000.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 July 2000.

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 Tightrope Pty Ltd (ACN 093 473 995) has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at R13/14 Marina Pier, Holdfast Shores, Glenelg, S.A. 5045 and known as Boardwalk on Marina.

The application has been set down for hearing on 15 August 2000

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date.

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 Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 July 2000.

Applicant

RADIATION PROTECTION AND CONTROL ACT 1982

Section 44

TAKE notice that Dr Michael Innes Kitchener, MBBS, FRACP, is exempt from the requirement of Regulation 55 of the Ionizing Radiation Regulations 1985, to the extent that he may authorise the treatment with radionuclides of patients suffering from the disorders listed in Column 1 of the Schedule provided that:

- (1) the type and maximum activity of the radionuclides to be used in the treatment shall conform to those listed in Column 2 of the Schedule;
- authorisation for treatment of malignant disorders shall only be given following consultation with a radiation oncologist;
- (3) the treatments shall only be carried out at premises registered under section 29 of the Radiation Protection and Control Act 1982;

- (4) the treatment of malignant disorders using I-131 shall only be carried out at the following hospitals: Royal Adelaide Hospital, North Western Adelaide Health Service (TQEH), Women's and Children's Hospital and Flinders Medical Centre; and
- (5) the treatment of metastatic breast and small cell lung cancer using Y-90 shall only be carried out at the North Western Adelaide Health Service (TQEH).

THE SCHEDULE

Column 1	Col	umn 2
Advanced malignant phaeochromocytoma, neuroblastoma or other endocrine tumours with active uptake	I-131 I-131 Sr-89 Sm-153 P-32 P-32 Y-90	5 GBq 5 GBq 600 MBq 150 MBq 5 GBq 200 MBq 200 MBq 500 MBq 500 MBq

The exemption from the requirement of Regulation 55 granted to Dr Michael Innes Kitchener on 27 May 1999, is hereby revoked.

PROF. B. KEARNEY, Executive Director, Statewide Division, Department of Human Services.

ROAD TRAFFIC ACT 1961

ROAD TRAFFIC (VEHICLE STANDARDS) RULES 1999

Notice of Exemption

PURSUANT to 163AA of the Road Traffic Act 1961, I, David Gunner, authorised delegate of the Minister for Transport and Urban Planning, do hereby exempt all vehicles used by primary producers for the purpose of moving livestock along or across a road from Rule 118(3) of the Road Traffic (Vehicle Standards) Rules 1999.

This exemption may be revoked or varied at any time by further notice in writing.

Dated 13 July 2000.

D. GUNNER, Statewide Compliance Management Group.

ROAD TRAFFIC ACT 1961

Appointment of Inspectors

NOTICE is hereby given that on 6 July 2000, I appointed the following persons as Inspectors, pursuant to Sections 35 (1) and 160 and Part 4A of the Road Traffic Act 1961:

Randall Owen Cocks Wayne Arthur Lee Brenton Noel Richards Patrick James Sparks Peter Kevin Thomas

and I appointed the following persons as Inspectors, pursuant to Section 160 and Part 4A of the Road Traffic Act 1961:

Carlo Anzellotti Ian Edward Day Victor Garcia

DIANA LAIDLAW, Minister for Transport and Urban Planning.

ROAD TRAFFIC ACT, 1961 Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions

PURSUANT to Section 163AA of the Road Traffic Act, 1961, I, T N Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning, hereby exempt vehicles fitted with 'Road Friendly Suspensions', as defined in Clause 3.1.1, for vehicle configurations as described in Table 1 of this Notice, from the axle and axle group mass limits in Schedule 1 Table 1 of the Road Traffic (Mass and Loading Requirements) Regulations 1999 as detailed in Table 2 of this Notice, for travel on only those routes specified in this Notice, in accordance with approvals granted under Section 161A of the said Act.

This exemption is subject to the following conditions:

1 Special Conditions

- 1.1 This Notice or a legible copy shall be carried by the driver of the vehicle at all times when operating under this exemption and be produced when requested by an Inspector appointed under the Road Traffic Act, 1961 or a Police Officer.
- 1.2 Drivers of road trains when operating under this exemption must also carry a copy of:
 - 1.2.1 The current South Australian Government Gazette notice titled 'Operation of Road Train Vehicles in South Australia'; and
 - 1.2.2 The information booklet titled 'Operation of Road Train Vehicles in South Australia' Edition No.1 (Part 1 clauses 1-6, 8-10 and Part 2 clauses 11-17 only), issued by Transport SA.
- 1.3 Drivers of B-Doubles when operating under this exemption must also carry a copy of:
 - 1.3.1 The current South Australian Government Gazette notice titled 'Operation of B-Double Vehicles up to 25m in Length', and
 - 1.3.2 The information booklet titled 'Operation of Medium Combination Vehicles in South Australia' Edition No.1 (clauses 1-6, 8-10 only) issued by Transport SA.
- 1.4.1 Drivers of Stinger Car Carriers which are more than 19m long when operating under this exemption must also carry a copy of:
 - 1.4.1 The current South Australian Government Gazette notice titled 'Operation of Stinger Car Carriers up to 23m in Length'; and
 - 1.4.2 The information booklet titled 'Operation of Medium Combination Vehicles in South Australia' Edition No.1 (clauses 1-6, 8-10 only), issued by Transport SA.
- 1.5 The axle mass limits and other conditions specified in this Notice take precedence over any mass limits and conditions specified for B-Doubles, Stinger Car Carriers and Road Trains operating under existing South Australian Government Gazette Notices.

2 Approved Vehicles

2.1 Only the axle groups specified for vehicles and/or combinations nominated in Table 1 with the corresponding configuration codes and which are fitted with road friendly suspensions are approved to operate, at higher mass limits, under this Notice.

Table 1

	Vehicle Configuration	Configuration Code
а	Rigid Trucks fitted with a tandem drive axle group and operated without a trailer.	2R3, 2R4, MR3, MR4, LR3, LR4
b	Rigid Trucks fitted with a tandem drive axle group towing a Stinger Car Carrier trailer that is fitted with a tandem axle group.	SR3, SR4, MR3, MR4 T2
0	Articulated vehicles where the prime mover is fitted with a tandem drive axle group and the semi trailer is fitted with either a tandem or triaxle group.	SP3 T2, T3
ı	Buses fitted with a single drive axle or a six tyred tandem axle group (which includes the drive axle) at the rear.	2B2, 2B3
2	B-Doubles where the prime mover is fitted with a tandem drive axle group and the trailers are fitted with either tandem or triaxle groups.	MP3 T2, T3
f	Double and Triple Road Trains where the prime mover is fitted with a tandem drive axle group, the semi trailers are fitted with either tandem or triaxle group and the converter dolly is fitted with a tandem axle group.	LP3, LP4 T2, T3

- 3. Definitions
- 3.1 For the purpose of this Notice the following definitions shall apply:
 - 3.1.1 'Road Friendly Suspensions'; for vehicles manufactured prior to 1 July 2000, means a suspension system that uses air bags in combination with effective hydraulic dampers, with the air bags being the principal suspension medium.
 - 3.1.2 'Mass Management Accreditation Scheme' means a scheme specified in this Notice.
 - 3.1.3 A 'Stinger Car Carrier' means a rigid motor vehicle fitted with a tandem drive axle group towing a trailer which has a tandem axle group located at the rear and where the front of the trailer is connected to the rear of the motor vehicle by a coupling. The overall length of the vehicle combination, including any load shall not exceed 23m.
 - 3.1.4 A 'General Access Vehicle' means a vehicle included under vehicle configuration a or c or d, specified in Table 1 or a Stinger Car Carrier-not longer than 19m. For General Access Vehicles, this Notice shall stand alone.
 - 3.1.5 A 'Restricted Access Vehicle' means a vehicle included under vehicle configuration e or f, specified in Table 1 or a Stinger Car Carrier longer than 19m. For these Restricted Access Vehicles, this Notice shall be read in conjunction with the relevant South Australian Government Gazette notice approval.
- 4. Axle Mass Limits
- 4.1 The total mass on the axle or axle group shall not exceed the limits listed in Table 2 for the specified axle or axle group.
- 4.2 The mass limits specified in Table 2 shall only apply to axles or axle groups fitted with a road friendly suspension (except for the steer axle on the Road Train prime mover).

Table 2

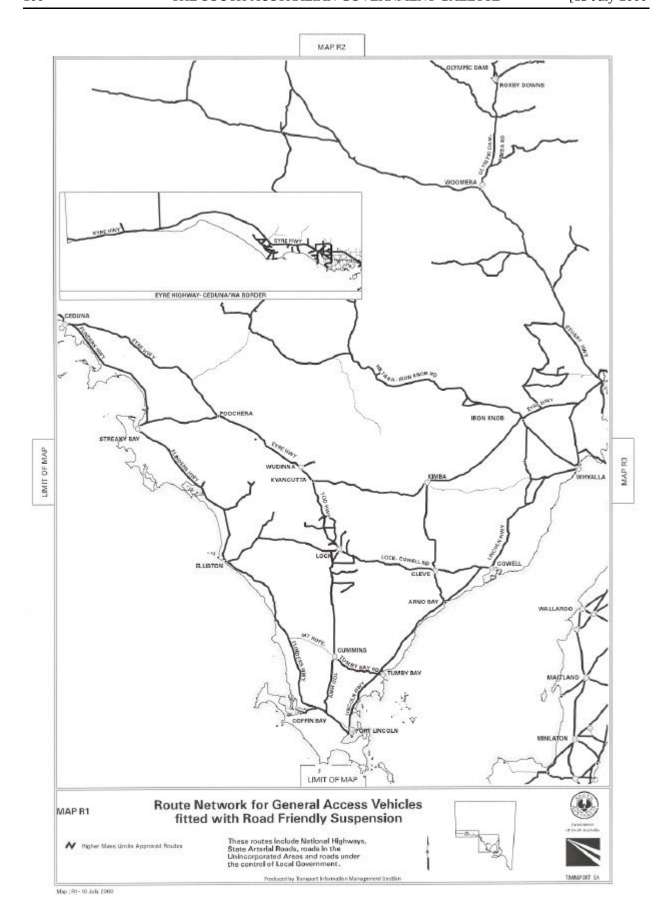
Axle or Axle Group Configuration	Mass Limit (tonnes)	Mass Limit under this Notice (tonnes)
Single drive axle on buses fitted with 4 tyres	9.0	10.0
Tandem axle groups fitted with 6 tyres	13.0	14.0
Tandem axle groups fitted with 8 tyres	16.5	17.0
Triaxle group fitted with 12 tyres	20.0	22.5
Single steer axle fitted with wide single tyres* on road train prime mover registered LP3, LP4.	6.0	6.7
* tyres with section width greater than 375mm		

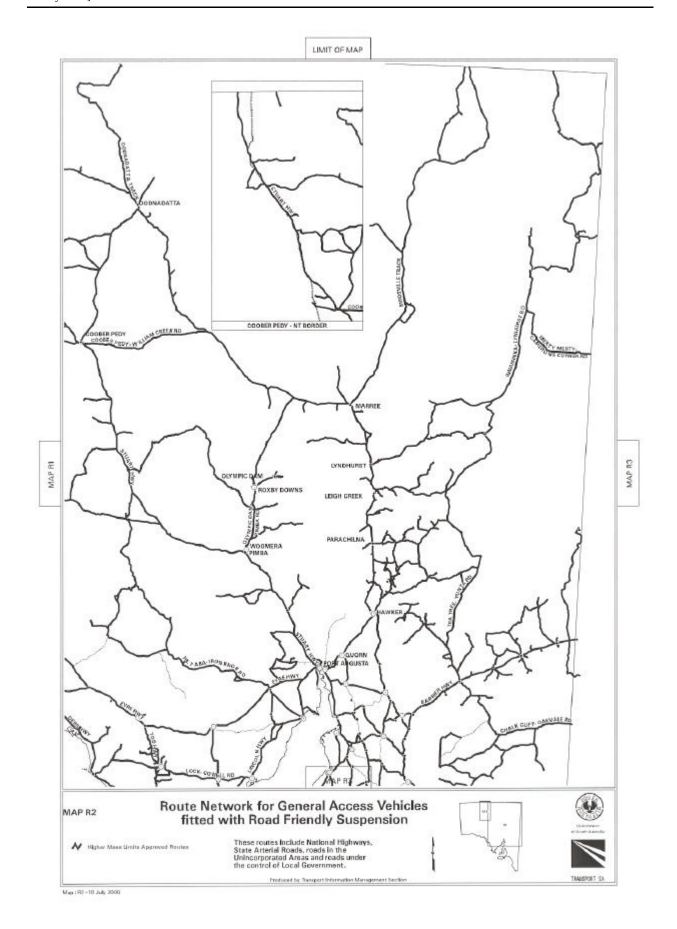
- 5. Mass Accreditation
- 5.1 Vehicles or vehicle configurations fitted with triaxle groups where the triaxle group is loaded in accordance with Table 2 are required to be accredited under one of the following Mass Management Accreditation Schemes and display a label that identifies scheme membership.
 - 5.1.1 Transport SA Heavy Vehicle Mass Management Accreditation Scheme.
 - 5.1.2 Mass Management Module of the National Heavy Vehicle Accreditation Scheme (Victorian).
 - 5.1.3 National Heavy Vehicle Accreditation Scheme for Mass Management, known as the Mass Management Accreditation (Pilot) Program (Victorian).
- 5.2 Vehicles accredited under the schemes specified in 5.1.2 and 5.1.3 may operate in South Australia under the terms and conditions and on the routes detailed in this Notice, provided the driver;
 - 5.2.1 has determined that a higher mass limit route is available by reference to the maps contained in this Notice; and
 - 5.2.2 records the route details on a Route Compliance Certificate and has signed the Certificate; and
 - 5.2.3 carries the Route Compliance Certificate in the vehicle when operating at higher mass limits; and
 - 5.2.4 produces the Certificate if requested by a Transport SA Inspector or Police Officer; and
 - 5.2.5 retains the original copy of the Certificate for a period of not less than 12 months from the date it is signed for auditing purposes.

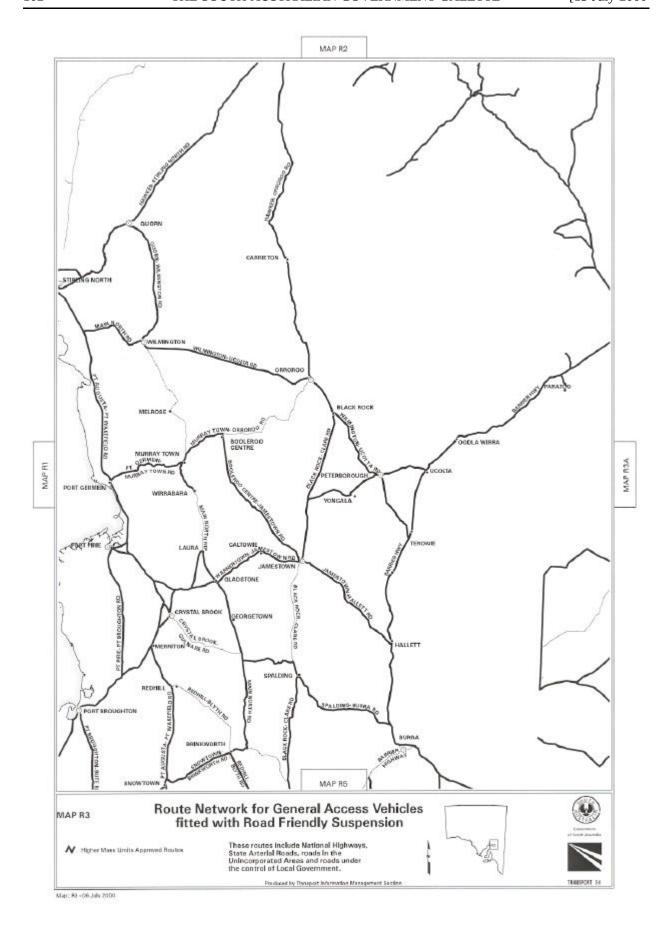
- Routes
- 6.1 Vehicle configurations a, c and d, specified in Table 1 and Stinger Car Carriers not longer than 19m shall operate only on the approved routes specified in the maps titled 'Route Network for General Access Vehicles fitted with Road Friendly Suspension' as included in this Notice.
- 6.2 B-Doubles operating in accordance with the South Australian Government Gazette notice titled 'Operation of B-Double Vehicles up to 25m in Length', may operate at increased mass limits only where routes specified in the South Australian Government Gazette Notice 'Operation of B-Double Vehicles up to 25m in Length', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
- 6.3 Stinger Car Carriers operating in accordance with South Australian Government Gazette notice titled 'Operation of Stinger Car Carriers up to 23m in Length', may operate at increased mass limits only where routes specified in the South Australian Government Gazette Notice 'Operation of Stinger Car Carriers up to 23m in Length', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
- 6.4 Double and Triple Road Trains operating in accordance with the South Australian Government Gazette Notice titled 'Operation of Road Train Vehicles in South Australia', may operate at increased mass limits only where routes specified in the South Australian Government Gazette Notice titled 'Operation of Road Train Vehicles in South Australia', are also routes specified in the maps 'Route Network for General Access Vehicles fitted with Road Friendly Suspension', as included in this Notice.
- 7. Vehicle Specifications
- 7.1 General requirements:
 - 7.1.1 The vehicle and/or combination shall not be driven or loaded in excess of the manufacturers rating for axle, suspension, tyre and coupling capacities or in excess of the manufacturers gross vehicle mass and gross combination mass ratings.
 - 7.1.2 South Australian registered vehicles shall not exceed the Gross Vehicle Mass Limit and/or Gross Combination Mass Limit as shown on the certificate of registration for that vehicle
 - 7.1.3 Vehicles registered in other States and Territories shall comply with the requirements of Clause 7.1.1 or the Gross Vehicle Mass and/or Gross Combination Mass as shown on the certificate of registration for that vehicle.
 - 7.1.4 Vehicles manufactured prior to 1 July 2000 must be fitted with certified Road Friendly Suspensions before 1 July 2002.
 - 7.1.5 Vehicles manufactured on or after 1 July 2000 must have a suspension system that is certified as complying with the performance criteria detailed in the Federal Office of Road Safety Vehicle Standards Bulletin 11 Certification of Road Friendly Suspension Systems, April 1999.
- 7.2 B-Double Coupling Requirements:
 - 7.2.1 The 'D' rating for fifth wheel couplings and king pins shall be equal to or greater than 112 kN.
- 7.3 Road Train Coupling Requirements:
 - 7.3.1 For Double Road Trains the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 135 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 15 tonnes.
 - 7.3.2 For Triple Road Trains the minimum 'D' rating for the fifth wheel couplings and king pins shall be equal to or greater than 173 kN and the minimum 'D' rating for tow couplings and drawbar eyes shall be equal to or greater than 21 tonnes.

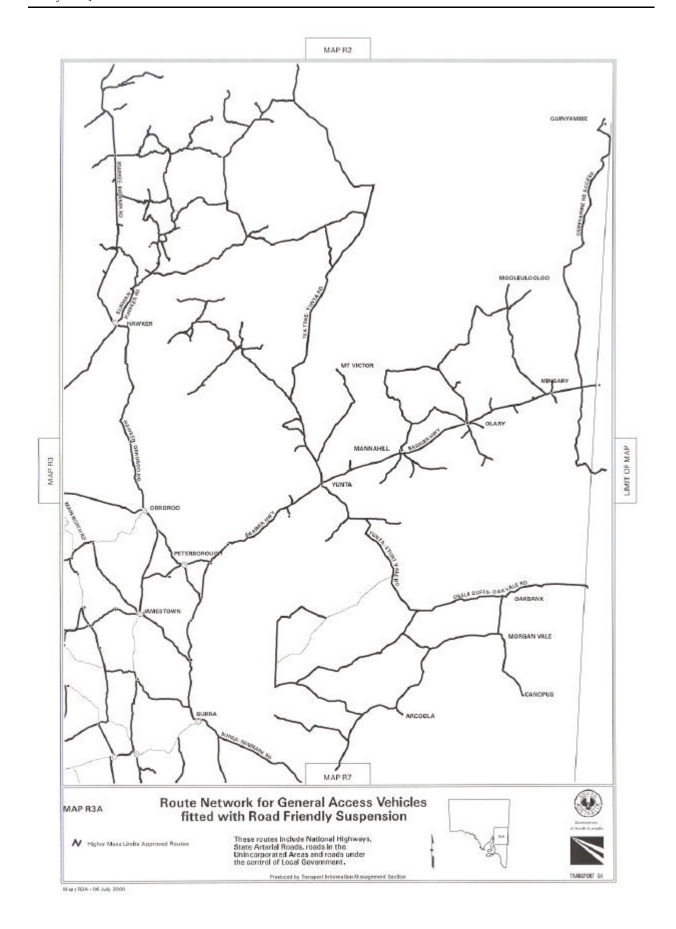
This Notice is valid from midnight 20 July 2000 and the Notice titled "Higher Mass Limits for Vehicles Fitted with Road Friendly Suspensions" that appeared in the South Australian Government Gazette, dated 20 April 2000, is revoked at midnight on 20 July 2000.

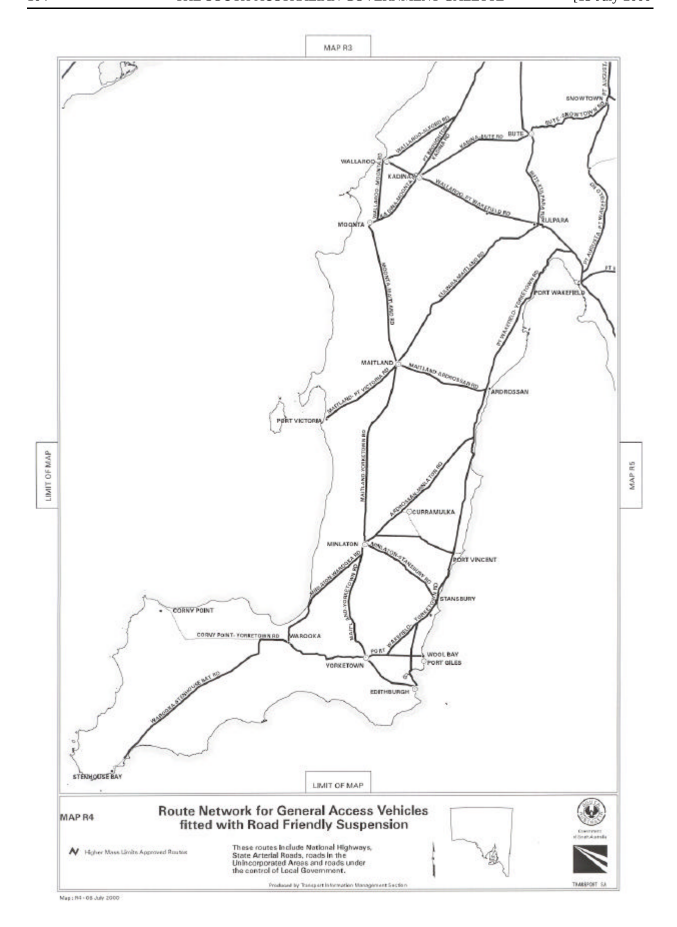
T N Argent, Executive Director, Transport SA

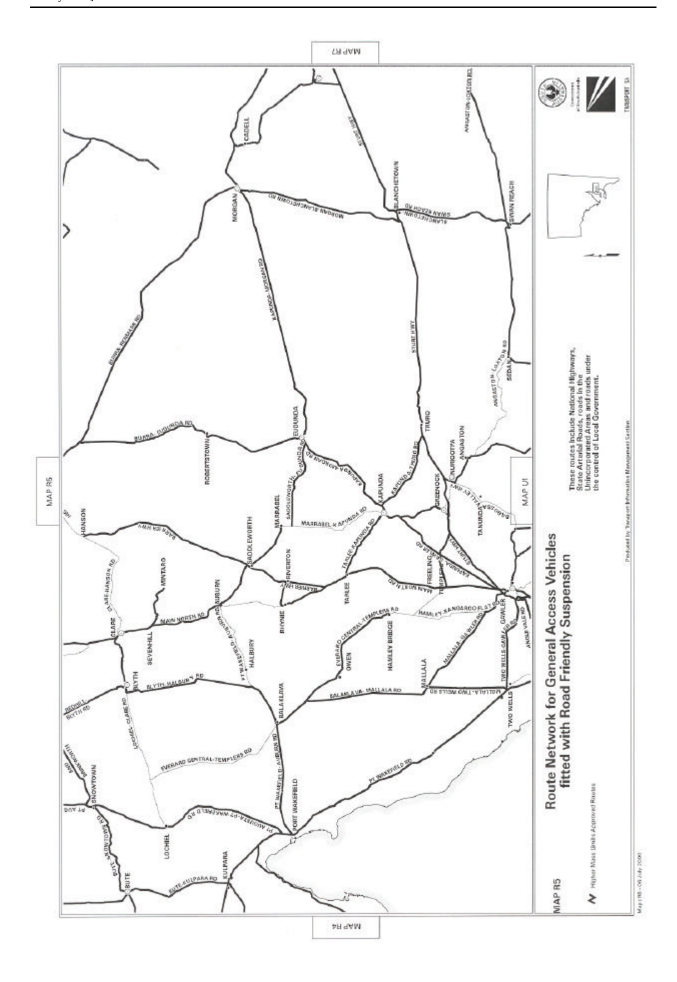


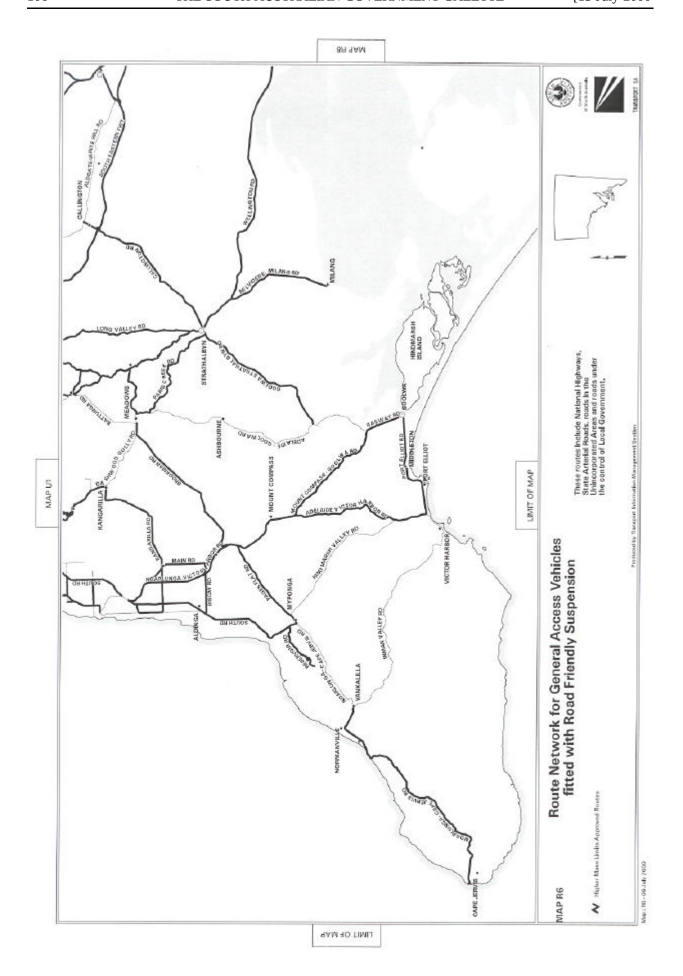


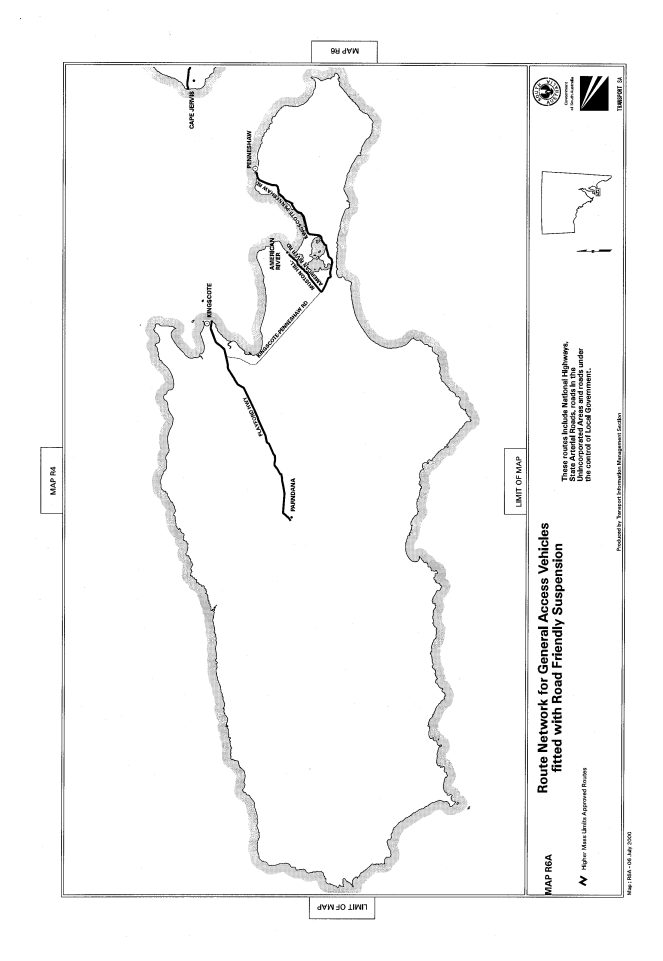


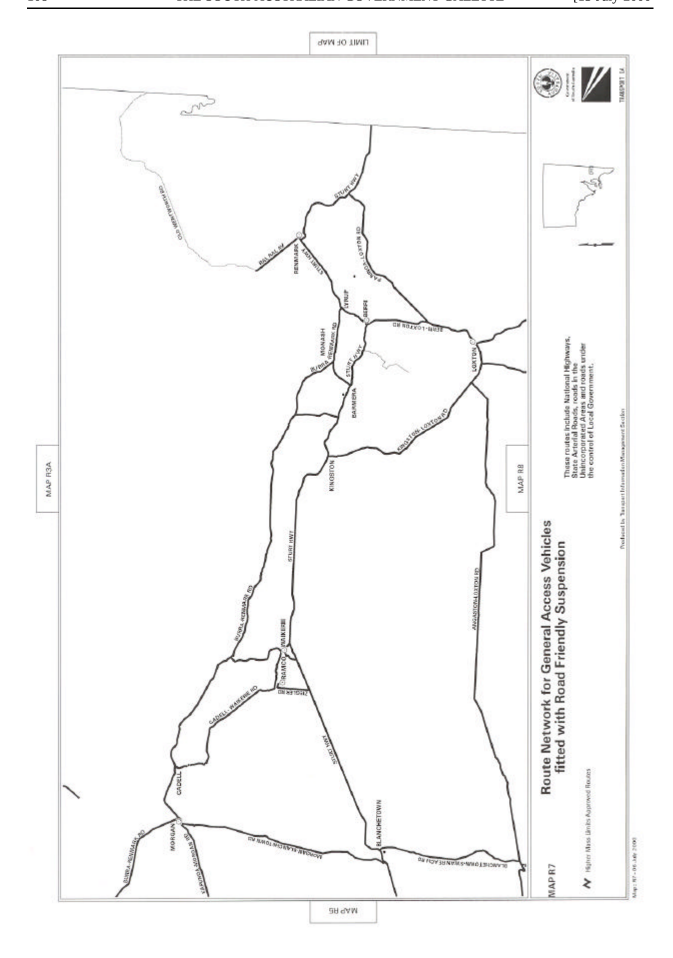


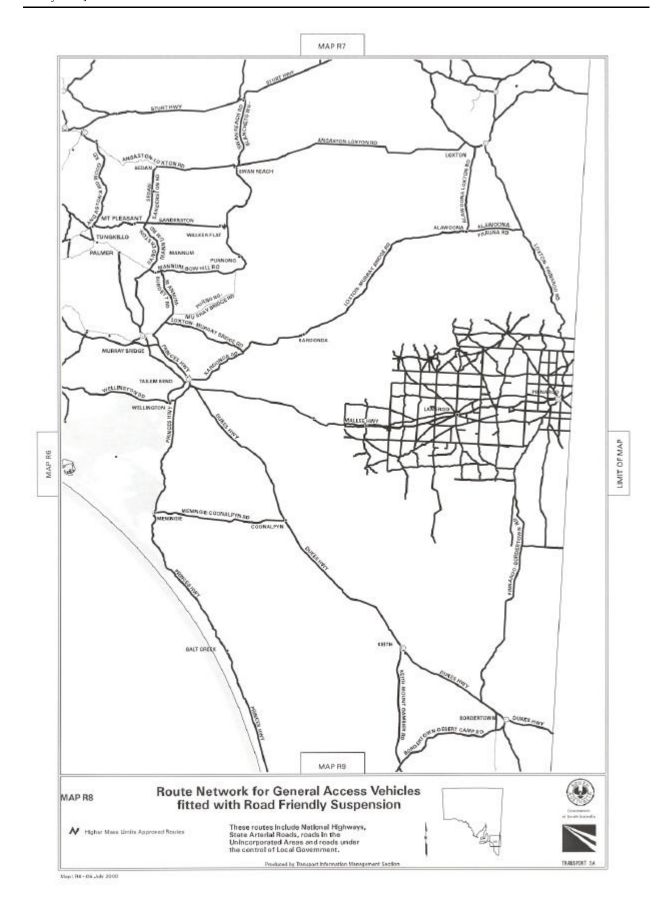


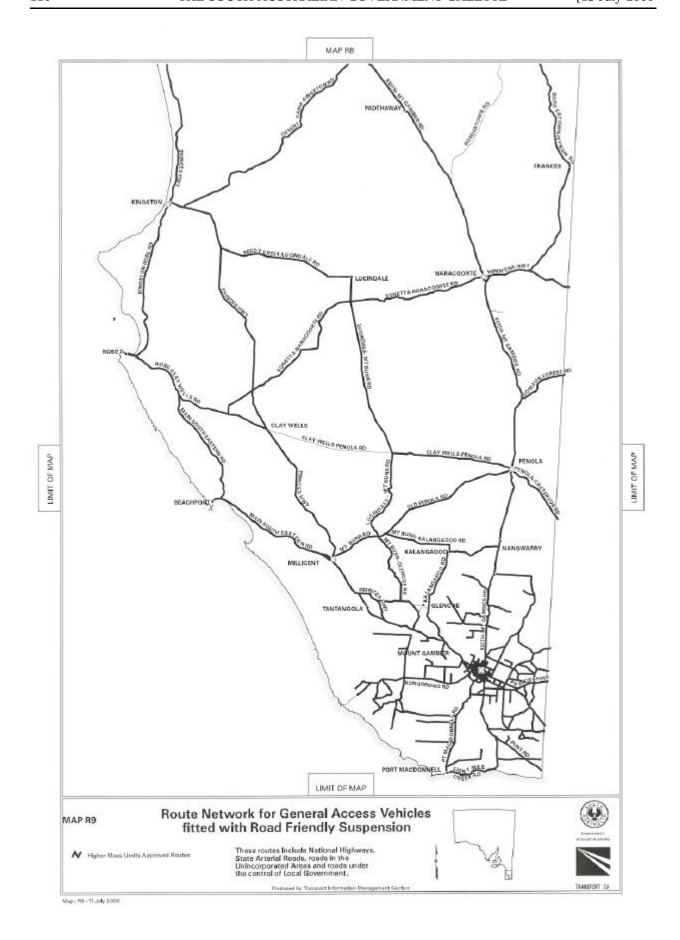


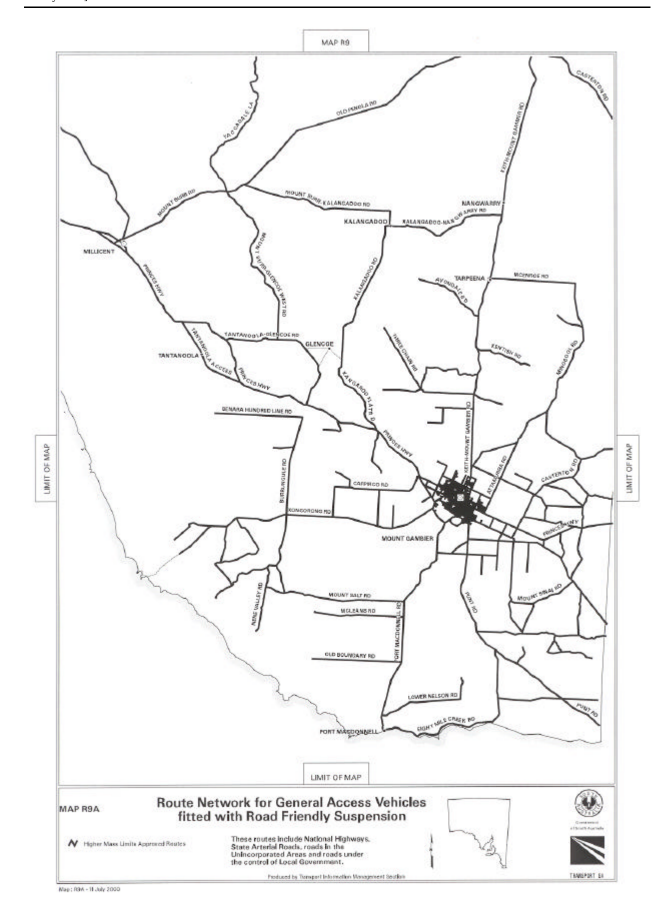


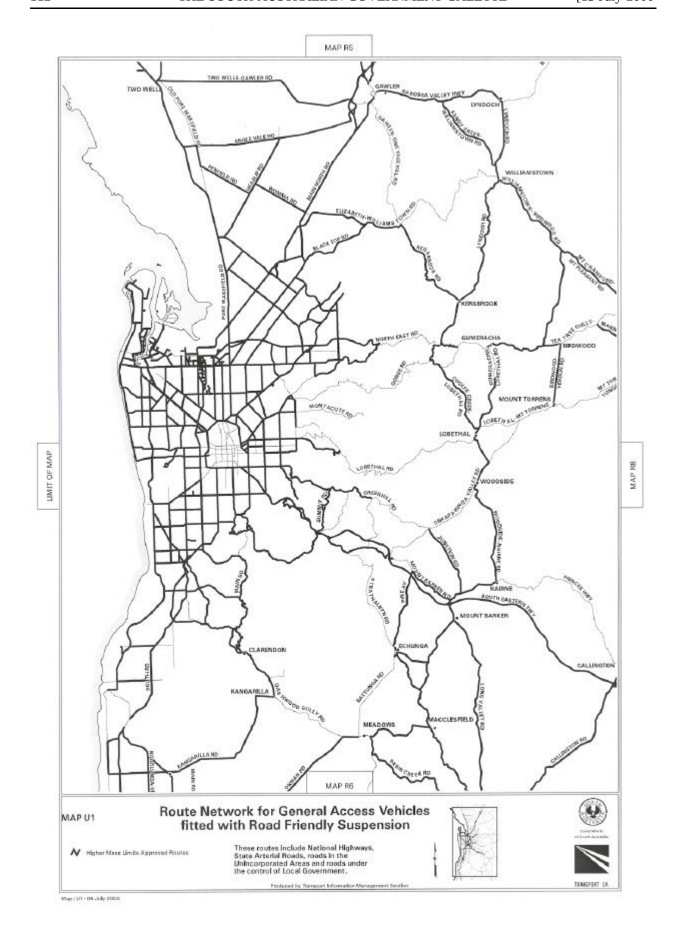


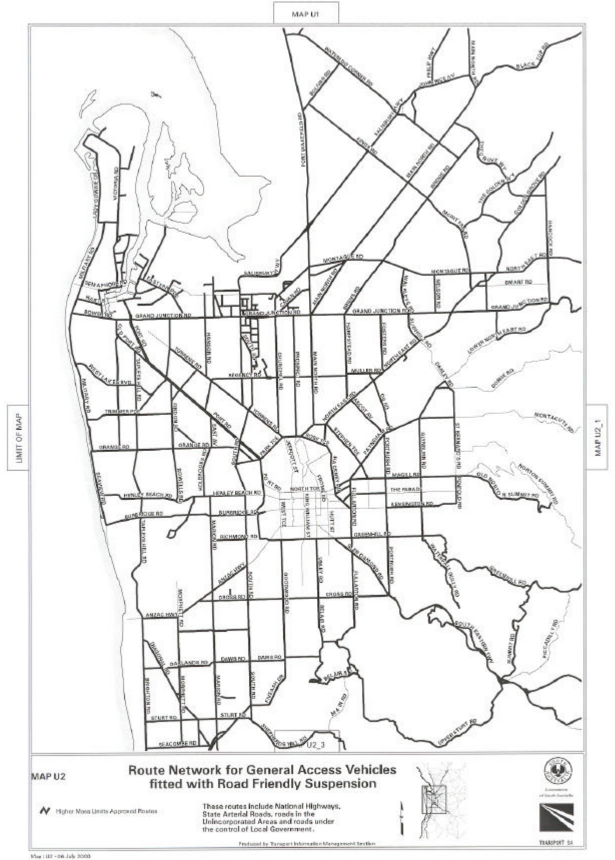






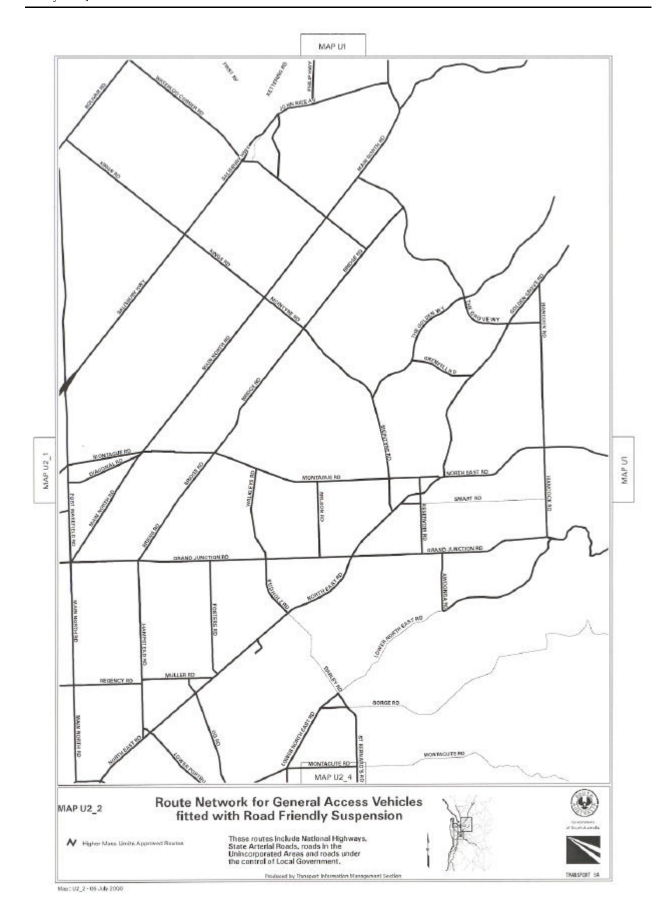


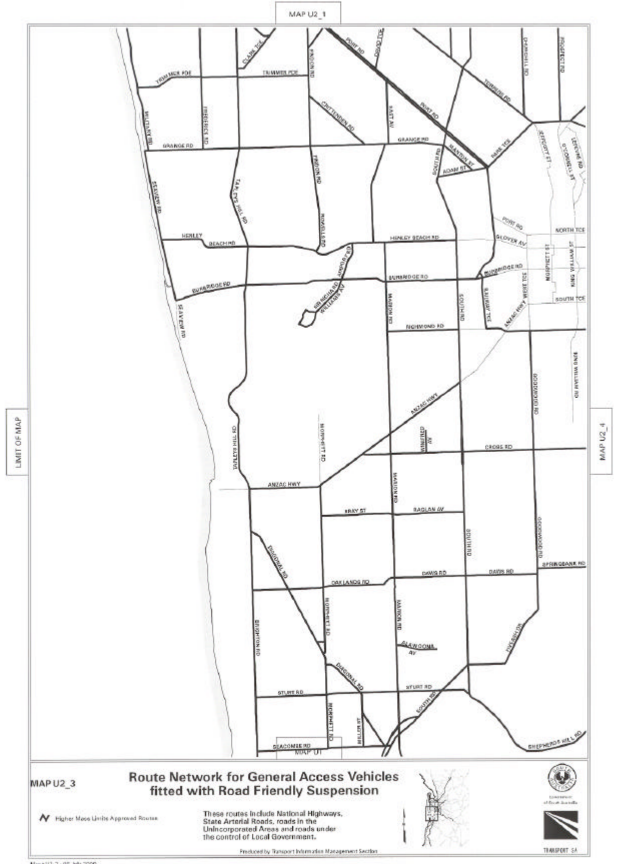




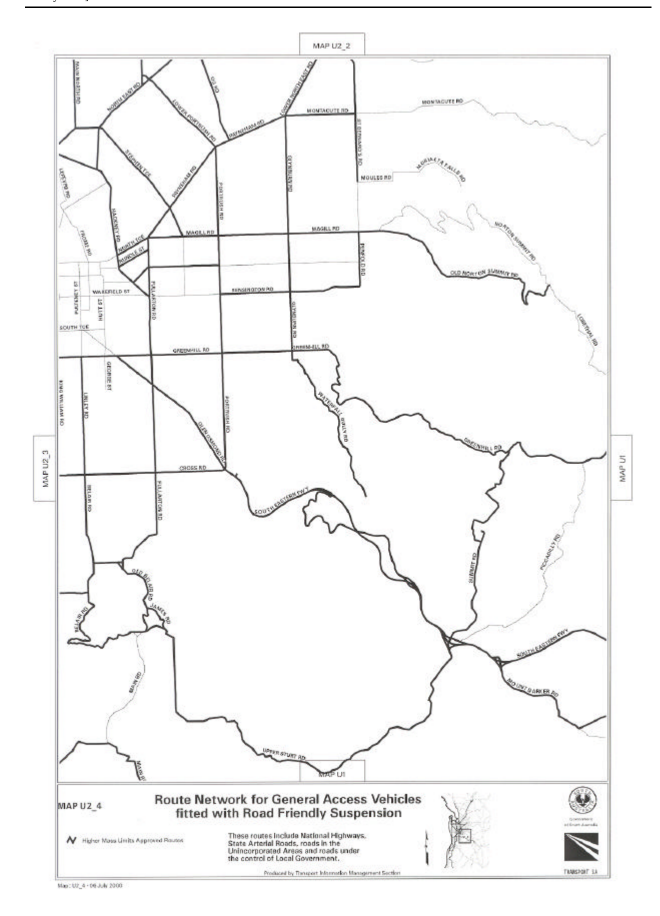


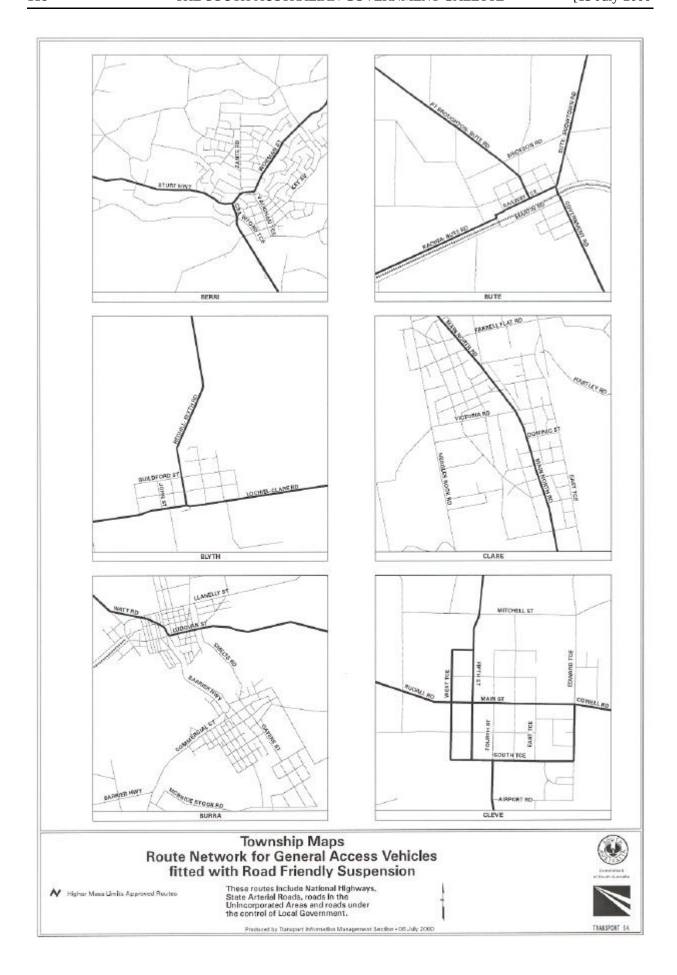
Map: U2_1 - 06 July 2000

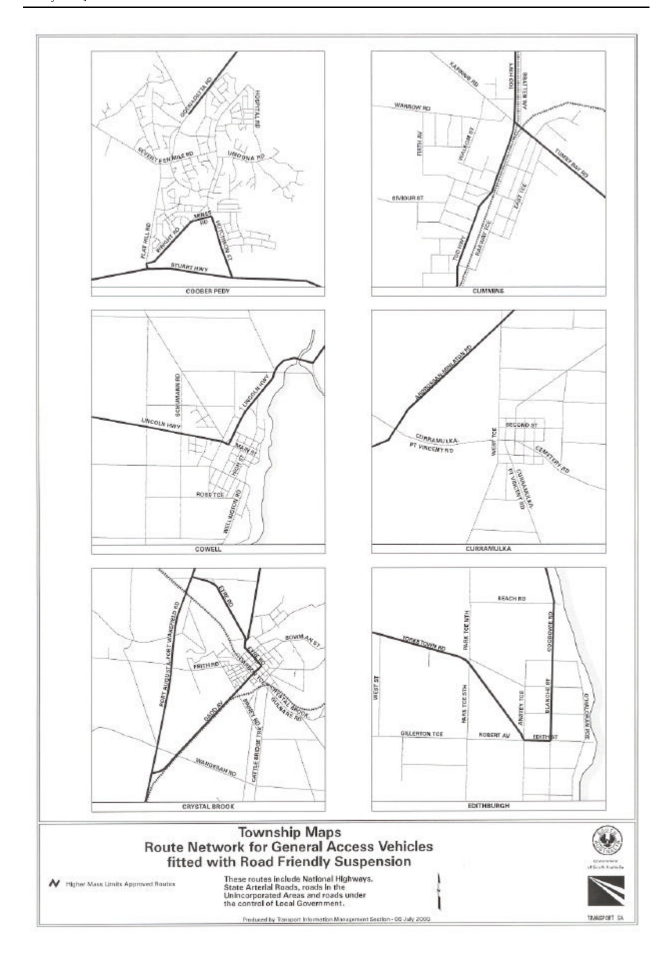


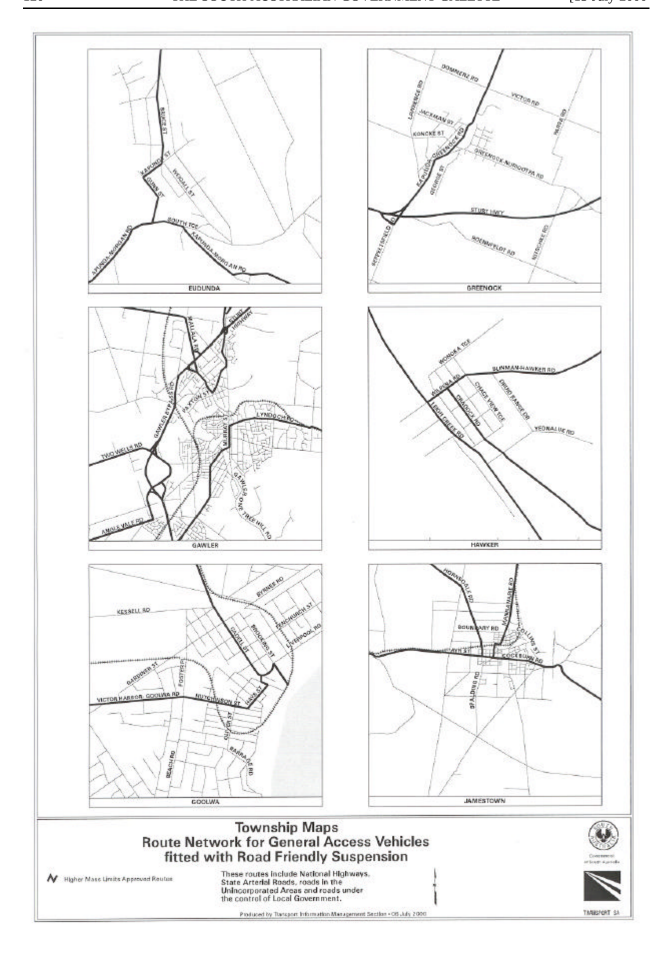


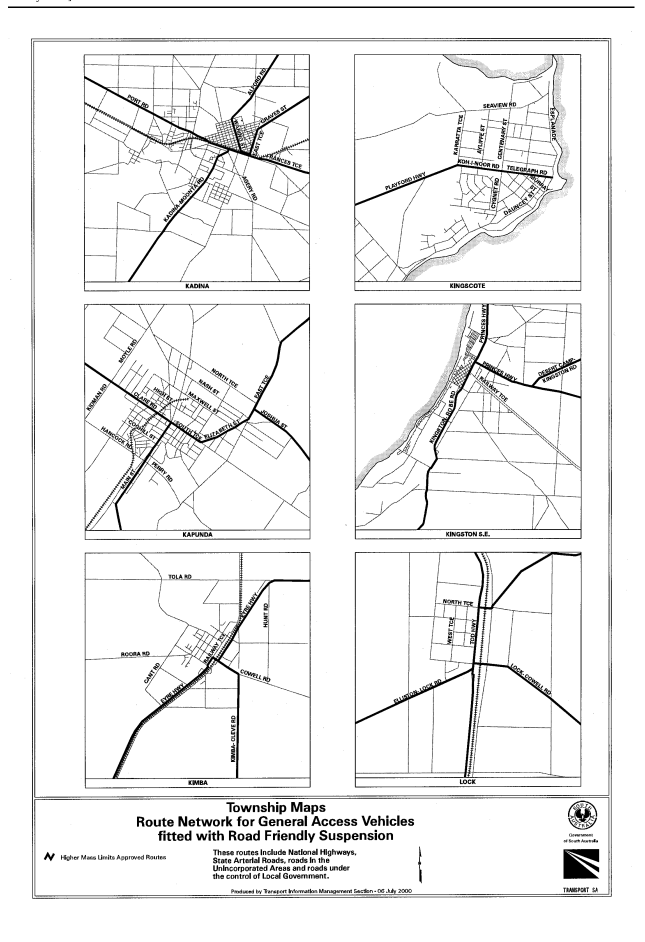
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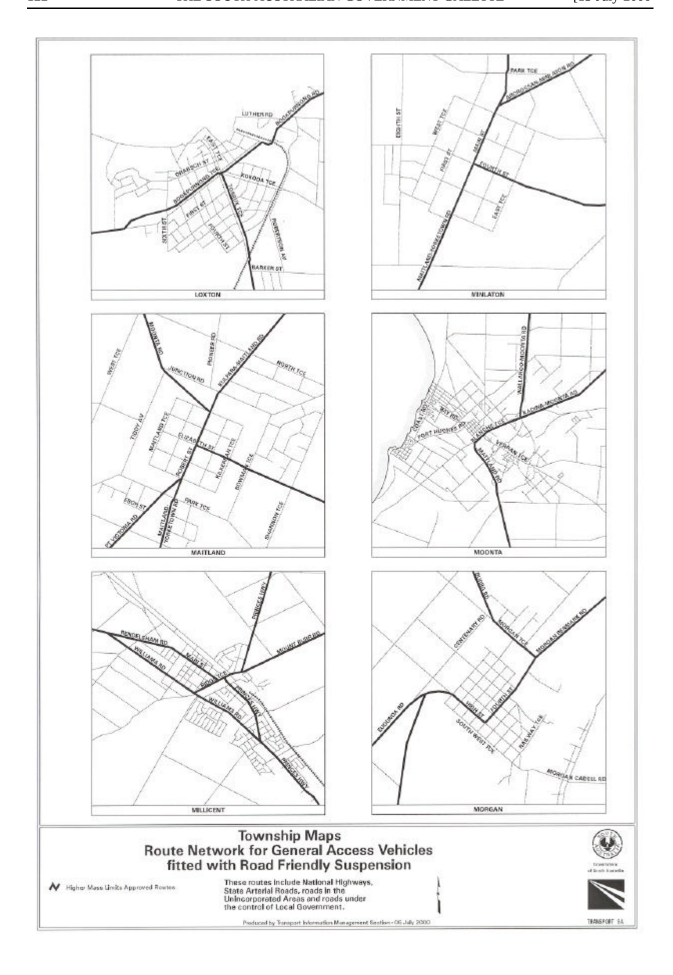


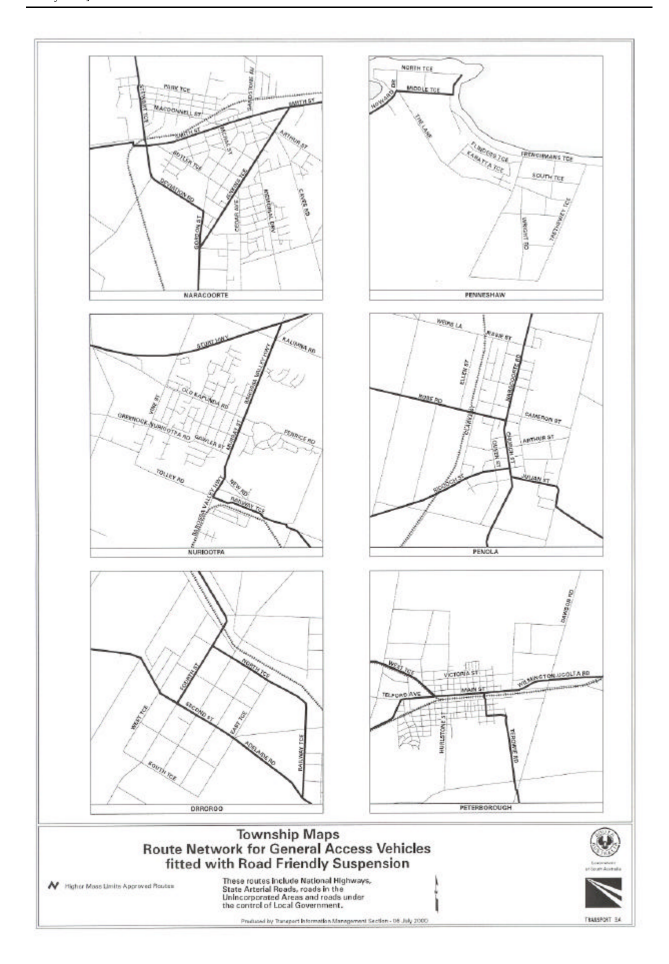


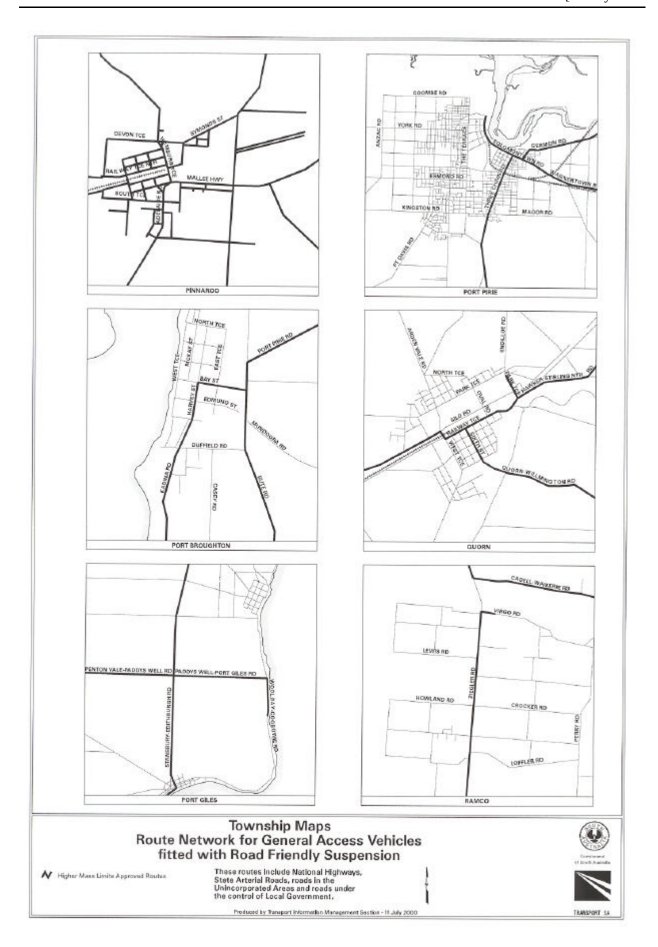


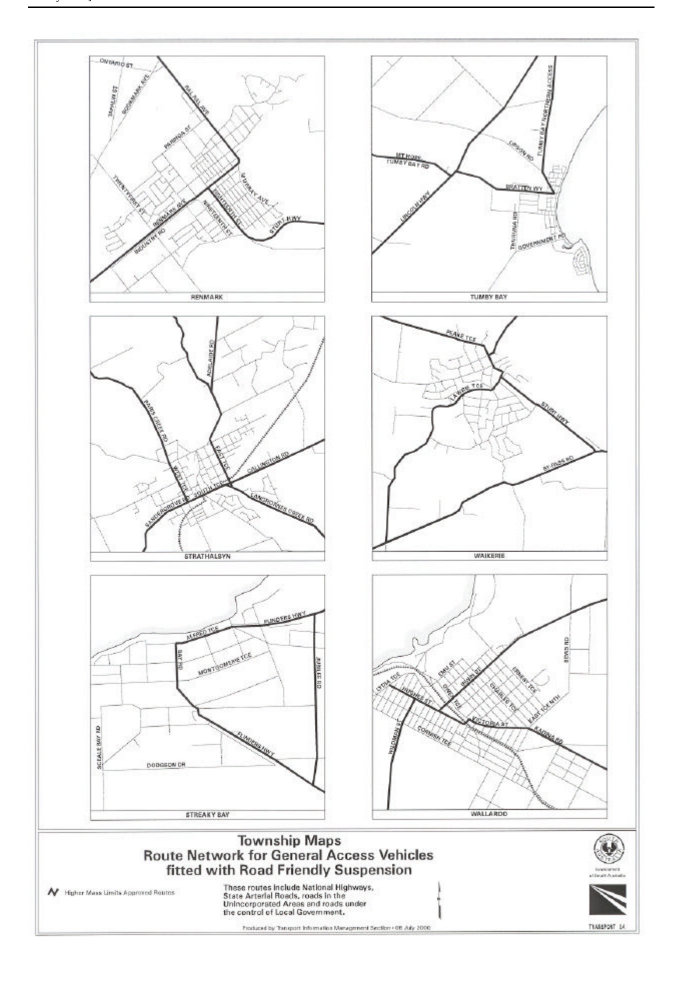


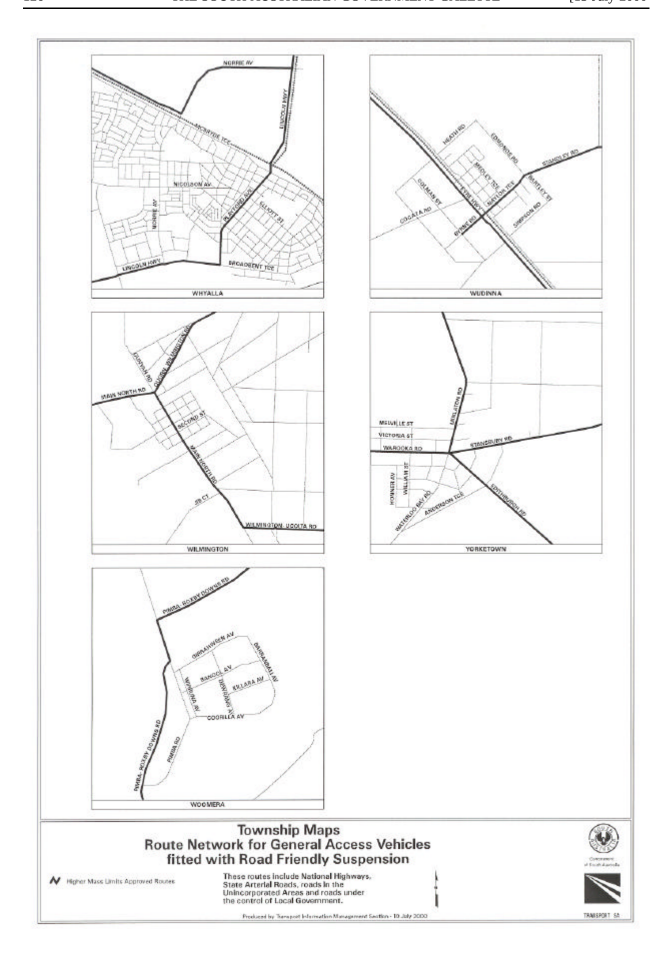




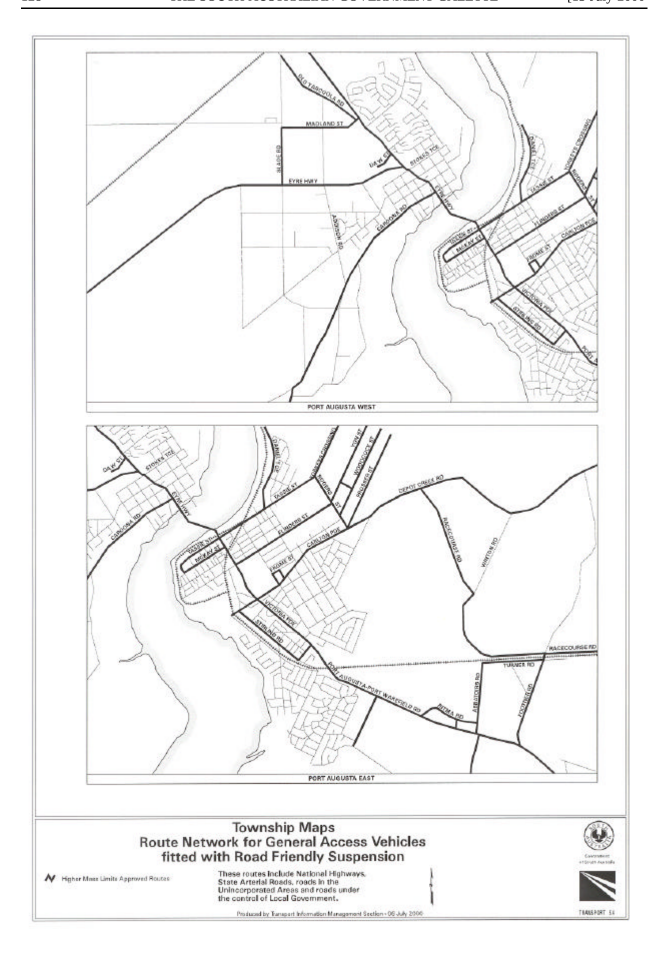


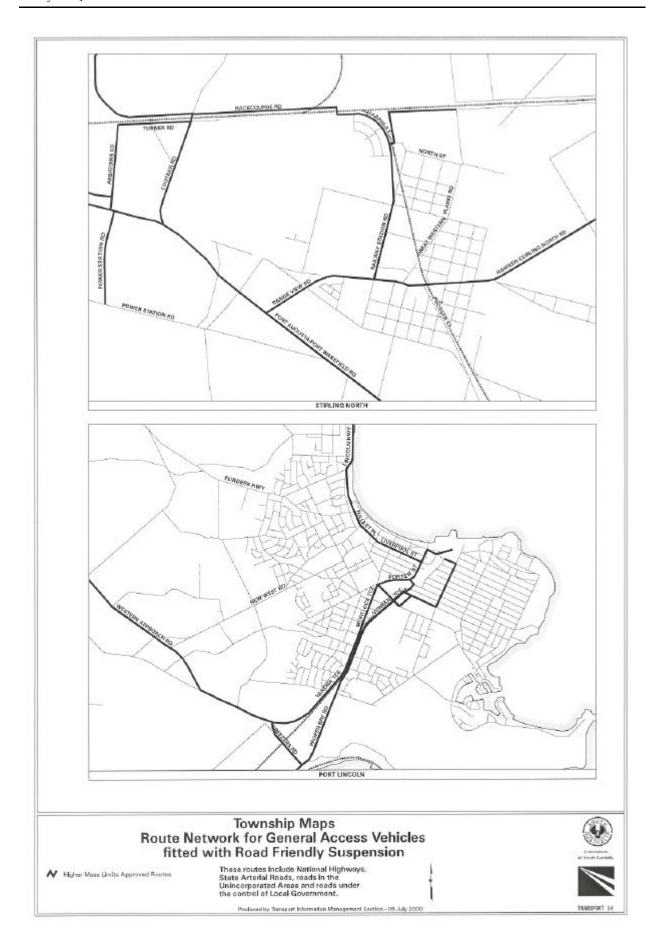


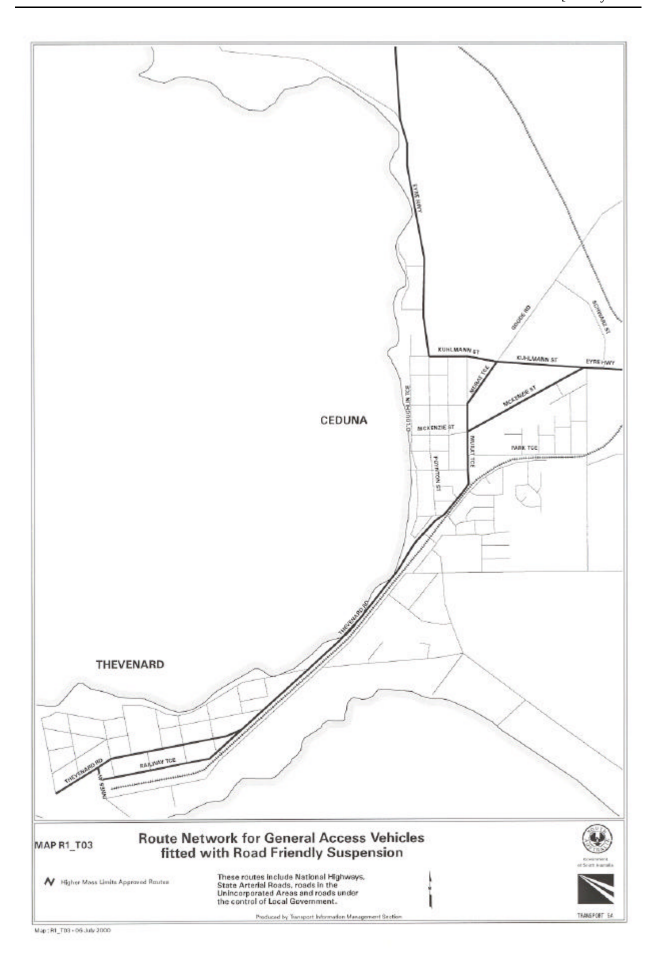


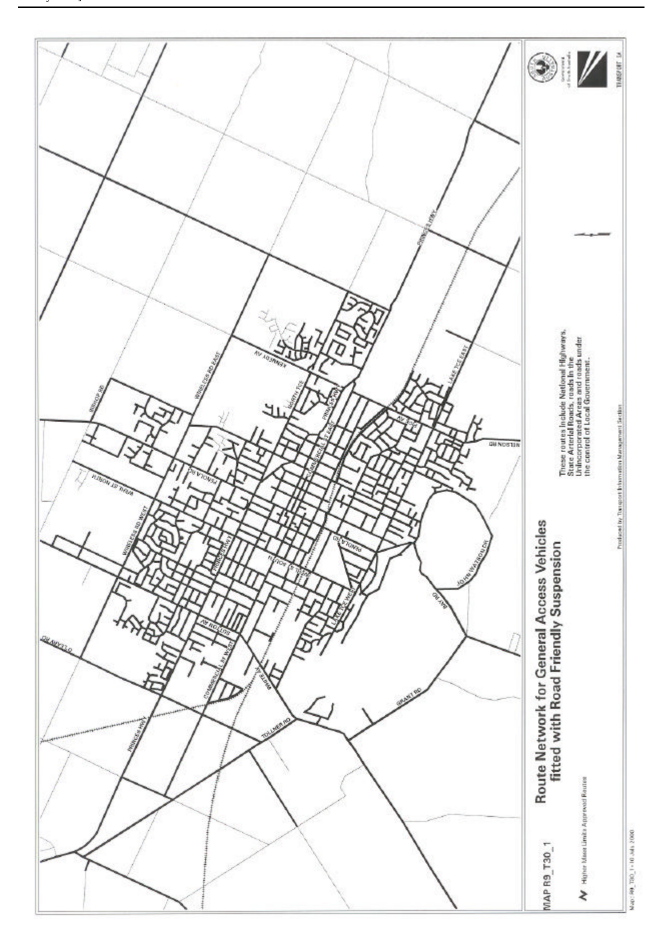


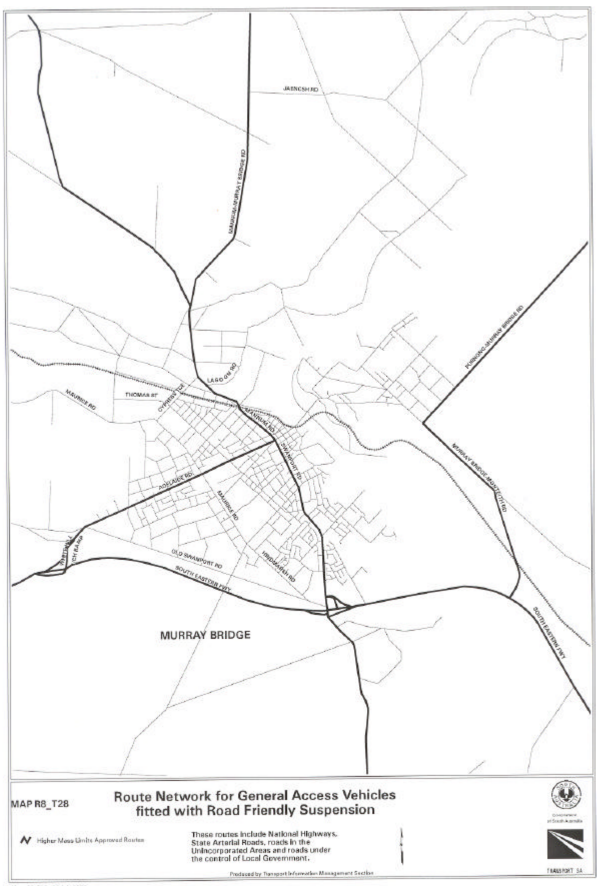




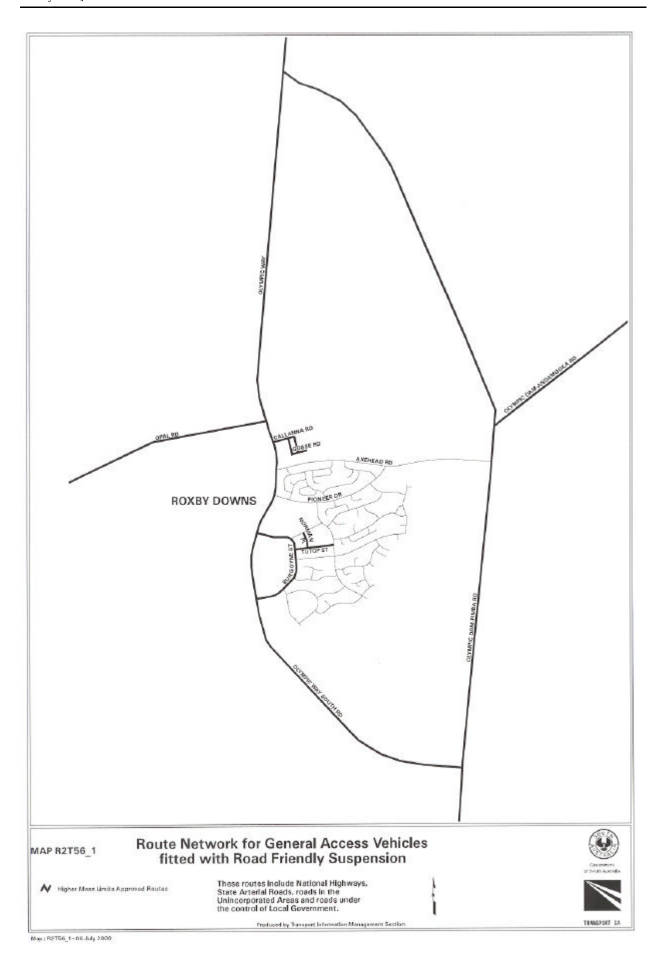








Mag: 88_128 - 06 July 2000





Map: PR_T57 - 06 July 2000

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road Meadows—Macclesfield Road, Meadows Deposited Plan 54788

BY Road Process Order made on 20 April 2000, The District Council of Mt Barker ordered that:

- 1. The whole of the public road, adjoining the northern boundary of allotment 22 in Deposited Plan 41210 more particularly lettered 'A' in Preliminary Plan No. PP32/0542 be closed.
- 2. The whole of the land subject to closure be transferred to LORRAINE PEACE SWANSON in accordance with agreement for transfer dated 17 March 2000 entered into between The District Council of Mt Barker and L. P. Swanson.

On 26 May 2000 that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 11 July 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road adjacent to Brown Street, Port Pirie South Deposited Plan 54987

BY Road Process Order made on 3 April 2000, the Port Pirie Regional Council ordered that:

- 1. The whole of the public road south of Brown Street, adjoining the western boundary of allotment 48 in Deposited Plan 1976 more particularly lettered 'A' in Preliminary Plan No. PP32/0493 be closed.
- 2. The whole of the land subject to closure be transferred to MICHAEL JOHN GRAY and SANDRA MAY GRAY in accordance with agreement for transfer dated 3 April 2000 entered into between the Port Pirie Regional Council and M. J. Gray and S. M. Gray.

On 19 June 2000 that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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 11 July 2000.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Barns Street, Wudinna Deposited Plan 55289

- BY Road Process Order made on 19 June 2000, the District Council of Le Hunte ordered that:
 - 1. The whole of the public road (Barns Street) adjoining allotment 22 in Deposited Plan 40221 more particularly delineated and lettered 'A' in Preliminary Plan No. PP32/0553 be closed.

- 2. The whole of the land subject to closure be transferred to PRINGLES AG-PLUS PTY LTD in accordance with agreement for transfer dated 3 April 2000 entered into between the District Council of Le Hunte and Pringles AG-Plus Pty Ltd.
- 3. The following easement be granted over the land subject to that closure:

Grant to the South Australian Water Corporation an easement for water supply purposes over portion of the land.

On 10 July 2000 that order was confirmed by the Minister for Administrative and Information Services.

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 13 July 2000.

P. M. KENTISH, Surveyor-General

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, ROBERT GERARD KERIN, Minister for Primary Industries and Resources, in the State of South Australia to whom the administration of the Soil Conservation and Land Care Act 1989, has been committed, do hereby appoint the following people as members of the Central Flinders Ranges Soil Conservation Board, pursuant to section 24 of the Act until 31 December 2000:

Herbert John Ash Malcolm John McColl Donald William Williams Jane Luckraft John Malcolm Byerlee Gregory Hedley Wright

with Adrian Richie Paynter as the Local Government Representative.

ROB KERIN, Minister for Primary Industries and Resources.

STATE OF SOUTH AUSTRALIA

PRICES ACT 1948

Prices Order No. 1125 (S.A.)

TOWING, RECOVERY, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES

IN pursuance of the powers delegated to me by the Honourable Kenneth Trevor Griffin, Minister for Consumer Affairs pursuant to section 7 (2) of the Prices Act 1948, by instrument dated 4 December 1997, I, Margaret Thetis Phelps, do hereby make the following order:

Citation

1. This Order may be cited as Prices Order No. 1125 (S.A.).

Revocation

2. Prices Order No. 1124 (S.A.) is hereby revoked.

Definitions

- 3. In this Order, unless the contrary intention appears:
 - 'motor car' means a motor vehicle:
 - (a) designed for the principal purpose of carrying passengers;
 - (b) designed not to carry more than eight adult passengers including the driver,

and includes motor vehicles of the types commonly called utilities, station sedans and panel vans.

'motor vehicles' means:

- (a) a vehicle, tractor, or mobile machine driven or propelled or ordinarily capable of being driven or propelled by a steam engine, internal combustion engine, electricity or any other power not being human or animal power; and
- (b) a caravan, trailer or a motor cycle,

but does not include a mobile machine controlled and guided by a person walking, or a vehicle run upon a railway or tramway.

'motor vehicle damaged in an accident' means a motor vehicle which has been damaged or been temporarily or permanently immobilised by causes other than or additional to mechanical or electrical malfunction.

'normal hours' means the hours between 7.31 a.m. and 5 p.m. on days other than Saturdays, Sundays and public holidays

'other motor vehicles' means any motor vehicle as defined other than a motor car as defined.

'quotation for repair' means a detailed written reasonable assessment or reasonable estimate of the actual or probable cost of repairing damage rendered to a motor vehicle in an

'registered premises' means the premises registered in the name of the tow truck operator pursuant to the accident towing roster scheme or such place as advised under Regulation 47 (1) of the Regulations under the Motor Vehicles Act 1959.

'running kilometres' means the distance travelled from the registered premises of the person supplying the service to the scene of accident, from the scene of accident to the place of repair or of storage and from the place of repair or of storage to the registered premises of the person supplying the service.

'the area' means the declared area as defined in the Motor Vehicles Act 1959, as amended.

'tow truck' means the motor vehicle (including a trailer attached to a motor vehicle) designed, adapted or intended to lift and carry, or to lift partially and tow, a motor vehicle that is incapable by reason of damage or malfunction, of being operated properly under its own motive power.

Maximum Rates for Services

- 4. I fix and declare the maximum rate of any service of towing, recovery, storage and quotation for repair of a motor vehicle damaged in an accident within the area specified or described in the first column of the schedule hereto when such service is rendered during normal hours to be the amount specified opposite that service in the second column of the said schedule.
- 5. I fix and declare the maximum rate for any service of towing, recovery, storage and quotation for repair of a motor vehicle damaged in an accident within the area specified or described in the first column of the schedule hereto when such service is rendered outside normal hours to be the amount specified opposite that service in the third column of the said schedule.

Power to Fix Maximum Rates by Order

6. Notwithstanding the foregoing provisions of this Order, I declare the maximum rate at which any service of towing, recovery, storage and quotation for repair of motor vehicles specified in an Order in writing in pursuance of this paragraph may be supplied by any person to whom such Order in writing is given to be such rate as is fixed by the Commissioner for Prices by Order in writing to that person.

THE SCHEDULE

First Column	Second Column \$	Third Column \$
Recovery and/or towing of a motor vehicle from scene of accident to a place of repair or of storage, or from a place of storage to a place of repair—		
Motor car, motor cycle, caravan or trailer:		
All distances up to 10 running kilometres	110.70	144.20
ning kilometres	1.75	1.75

First Column		Second Column \$	Third Column \$	
scene of accident in ex minutes, per hour	Waiting or working time while at the scene of accident in excess of 30 minutes, per hour		117.25	
Additional labour, where necessary to recover motor vehicle, per hour All the above charges include the use of a power winch, trailer and/or other specialised equipment necessary to recover and/or tow a motor vehicle.		43.85	56.35	
Other motor vehicles		By arrange- ment	By arrange- ment	
Storage of a motor vehicle d an accident; per day:	amaged in			
Motor cars, motor cycles and trailers: In open locked storage In covered locked stor	;	9.90 12.60	9.90 12.60	
Other motor vehicles	U	By arrange- ment	By Arrange- ment	
Quotation for repair:		Charge		
Reasonably estimated cost of repairs:		C		
Up to \$1 000	\$2.50 per \$100 or part thereof			
Between \$1 001 and \$2 000	\$25.15 plus \$1.90 per \$100 or			
Over \$2 000	part thereof with a maximum charge of \$70.			
	<i>C</i>			

It is provided that:

- (1) A surcharge of \$23.30 may be added to the charge fixed in the THIRD COLUMN of the Schedule for work carried out between midnight and 7.30 a.m.
- (2) Charges for services carried out partly during normal hours and partly outside of normal hours shall be calculated at the rate applicable at the time the service is actually supplied.
- (3) Where the use of more than one tow truck is necessary, a charge may be made in respect of each such tow truck.
- (4) Where the person supplying the service of storage and quotation for repair also carries out repairs, no charge shall be made for the service of storage and quotation for repair.
- (5) When a maximum rate per hour is fixed, the time charged for shall be computed in six minute periods.

Dated 13 July 2000.

M. T. PHELPS, Commissioner for Prices Delegate

Notice Pursuant to Section 12 (2) of the Prices Act 1948

I hereby direct that any person who supplies any service of towing, recovery, storage or quotation for repair of a motor vehicle damaged in an accident within the area shall keep, in addition to the records required to be kept by section 12 (1) of the Prices Act 1948, in respect of each such service, a record showing:

- (a) the date and time at which the service was ordered;
- (b) the name or other sufficient identification of the person ordering the service;
- (c) the running distance from the depot to the scene of the accident, from the scene of the accident to the place of storage or place of repair, and from the place of storage or place of repair to the depot;
- (d) the date and time of arrival at the place of storage or place of repair, and of return to the depot;
- (e) where applicable, details of service supplied within normal hours and outside of normal hours;
- (f) where applicable, details in the above form of additional tow trucks and labour involved in the service;
- (g) how the total charge was computed.

Dated 13 July 2000.

M. T. PHELPS, Commissioner for Prices Delegate

TRUSTEE COMPANIES ACT 1988

NATIONAL AUSTRALIA TRUSTEES LIMITED (ABN 80 007 350 405)

Notice of Fees for Deceased Estate and Trust Administration Maximum Commissions are (inclusive of GST*):

- (a) Jointly held assets:
 - —transferred to survivor at nominal fee.
- (b) Principal place of residence:
 - —where transferred direct to beneficiary and if not jointly held—1.08% of market value.
- (c) Other assets:

Commission on gross capital value will not exceed:

- 4.33% on first \$250 000;
- 3.25% on next \$250 000;
- 2.16% on next \$250 000;
- 1.08% in excess of \$750 000.
- (d) On gross income collections—6.47% p.a.
- (e) Management of a business—fees to be negotiated.
- *GST: a goods and services tax or any similar tax imposed in Australia.

B. MORRIS, Chief Operating Officer

WATER RESOURCES ACT 1997

Notice of Restriction on the Taking of Water in the Clare Valley Prescribed Water Resources Area

PURSUANT to section 16 (1) (a), (c) and (d) of the Water Resources Act 1997 ('the Act'), I, Mark Brindal, Minister for Water Resources, being of the opinion that the rate at which surface water and water from watercourses and wells is being taken in the Clare Valley Prescribed Water Resources Area as bounded by the bold line in GRO Plan No. 368/96 (the 'defined area'):

- is having a serious effect on watercourses in the defined area that depend on the surface water for replenishment;
- is such that there is a risk that the available water will not be sufficient to meet future demand; and
- in the case of water taken from a watercourse, is having a serious effect on another watercourse, or the level of water in an underground aquifer, that depends on the water from the watercourse in the defined area for replenishment,

hereby prohibit the taking of water in the defined area subject to the exceptions specified in Schedule 1.

SCHEDULE 1

- 1. A person who is already authorised to take the water by a water licence under section 29 or an authorisation under section 11 of the Water Resources Act 1997 may take surface water or water from watercourses and wells.
- 2. The prohibition does not apply to the taking of water pursuant to section 7 (5) of the Act for domestic purposes or watering stock (other than stock subject to intensive farming) or to the taking of water for firefighting and road making purposes.

Any terms used in this notice that are defined in the Act have the meanings accorded to them by the Act.

This notice comes into effect at the expiration of seven days from the date of publication and will remain in effect until 2 January 2001 unless earlier varied or revoked.

Dated 10 July 2000.

MARK BRINDAL, Minister for Water Resources

REGULATIONS UNDER THE OCCUPATIONAL THERAPISTS ACT 1974

No. 175 of 2000

At the Executive Council Office at Adelaide 13 July 2000

PURSUANT to the *Occupational Therapists Act 1974*, on the recommendation of the Occupational Therapists Registration Board of South Australia and with the advice and consent of the Executive Council, I make the following regulations.

E. J. Neal Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

Dean Brown Minister for Human Services

SUMMARY OF PROVISIONS

- 1. Citation
- Commencement
- 3. Substitution of Sched. 1

SCHEDULE 1

Prescribed Qualifications

Citation

1. The *Occupational Therapists Regulations 1988* (see *Gazette 7* April 1988 p. 895), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Substitution of Sched. 1

3. Schedule 1 of the principal regulations is revoked and the following schedule is substituted:

SCHEDULE 1

Prescribed Qualifications

South Australia

Degree of Bachelor of Applied Science (Occupational Therapy) of University of South Australia

Degree of Bachelor of Applied Science in Occupational Therapy of South Australian Institute of Technology

Diploma in Technology (Occupational Therapy) of the South Australian Institute of Technology

New South Wales

Degree of Bachelor of Health Science (Occupational Therapy) of Charles Sturt University

Degree of Bachelor of Health Science (Occupational Therapy) of University of Newcastle

Degree of Bachelor of Applied Science (Occupational Therapy) of the University of Sydney

Degree of Bachelor of Applied Science (Occupational Therapy) of the University of Western Sydney

Degree of Bachelor of Applied Science (Occupational Therapy) of the Cumberland College of Health Sciences of New South Wales

Diploma of Applied Science (Occupational Therapy) of the Cumberland College of Health Sciences of New South Wales

Diploma in Occupational Therapy of the Cumberland College of Health Sciences of New South Wales

Queensland

Degree of Bachelor of Occupational Therapy of University of Queensland

Diploma in Occupational Therapy of University of Queensland

Degree of Bachelor of Applied Science (Occupational Therapy & Physiotherapy) of University of Queensland

Victoria

Degree of Bachelor of Occupational Therapy of La Trobe University

Degree of Bachelor of Applied Science (Occupational Therapy) of the Lincoln Institute School of Occupational Therapy of Victoria

Diploma of Occupational Therapy of the Lincoln Institute School of Occupational Therapy of Victoria

Western Australia

Degree of Bachelor of Science (Occupational Therapy) of Curtin University of Technology

Degree of Bachelor of Science (Occupational Therapy) and Bachelor of Business Administration of Curtin University of Technology

Degree of Bachelor of Applied Science (Occupational Therapy) of Western Australian Institute of Technology

Diploma in Occupational Therapy of the Western Australia Institute of Technology

Associateship in Occupational Therapy of the Western Australian Institute of Technology

New Zealand

Degree of Bachelor of Occupational Therapy of Otago Polytechnic

Diploma in Occupational Therapy of Otago Polytechnic

Degree of Bachelor of Health Science (Occupational Therapy) of Auckland Institute of Technology

Diploma in Occupational Therapy of the Auckland Institute of Technology

Other

Certificate of Professional Competency of the Council of Occupational Therapists Registration Boards (Australia & New Zealand) Inc.

MHS 030/001/024 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE DAYLIGHT SAVING ACT 1971

No. 176 of 2000

At the Executive Council Office at Adelaide 13 July 2000

PURSUANT to the *Daylight Saving Act 1971* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL Governor

PURSUANT to section 10AA(2) of the *Subordinate Legislation Act 1978*, I certify that, in my opinion, it is necessary or appropriate that the following regulations come into operation as set out below.

MICHAEL ARMITAGE Minister for Government Enterprises

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. South Australian summer time 2000-2001

Citation

1. These regulations may be cited as the *Daylight Saving Regulations 2000*.

Commencement

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

Revocation

3. The Daylight Saving Regulations 1999 (see Gazette 22 July 1999 p. 485) are revoked.

South Australian summer time 2000-2001

4. The period for observance of South Australian summer time for 2000-2001 is the period from 2 a.m. South Australian standard time on 29 October 2000 until 3 a.m. South Australian summer time on 25 March 2001.

MWR 20/2000 CS

Suzanne M. Carman Clerk of the Council

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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.

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CITY OF ONKAPARINGA

Adoption of Valuation

NOTICE is hereby given that the council at its meeting held on 6 July 2000 resolved in accordance with section 167 (2) (a) of the Local Government Act 1999 to adopt the Valuer-General's valuation of capital value being \$7 490 244 200 for the year ending 30 June 2001, and hereby specifies that 6 July 2000 shall be the day as and from which such valuation shall become the valuation of the council.

Declaration of General Rates

Notice is hereby given that at its meeting held on 6 July 2000, the council determined that, in consequence of the amalgamation of the former councils of the City of Noarlunga, the City of Happy Valley and the District Council of Willunga on 1 July 1997, to form the present council, and in exercise of the powers contained in section 153 (1) (b) of the Act, it is appropriate, pursuant to section 156 (1) (d) of the Act to declare differential general rates in each of the areas of the former councils according to land use in accordance with Regulation 10 of the Local Government (General) Regulations 1999 to allow rating relativities within the area of the council to be gradually realigned as a result of the amalgamation, as follows:

In the area of the former City of Noarlunga:

- 0.4702 cents in the dollar on rateable land of Category 7 (Primary Production) use; and
- 0.5877 cents in the dollar on rateable land of all other categories of use; and

In the area of the former City of Happy Valley:

- 0.4571 cents in the dollar on rateable land of Category 7 (Primary Production) use; and
- 0.5714 cents in the dollar on rateable land of all other categories of use; and

In the area of the former District Council of Willunga:

- 0.4655 cents in the dollar on rateable land of Category 7 (Primary Production) use; and
- 0.5818 cents in the dollar on rateable land of all other categories of use.

Pursuant to section 158 (1) (a) of the Act, a minimum amount payable by way of rates of \$449 in respect of all rateable land in the council's area.

Declaration of Separate Rates—Catchment Water Levies

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 (1) of the Local Government Act 1999, in order to reimburse to the council the amount contributed to Catchment Water Management Boards, the council declares a separate rate upon the capital value of rateable land as follows:

- 0.01043 cents in the dollar on all rateable land in the council's area in the catchment area of the Patawalonga Catchment Water Management Board; and
- 0.02202 cents in the dollar on all rateable land in the council's area in the catchment area of the Onkaparinga Catchment Water Management Board.

Services Charges

Notice is hereby given that the council at its meeting held on 6 July 2000 resolved that all Septic Tank Effluent Drainage Schemes and Septic Tank Effluent Disposal Schemes within the council's area be consolidated as one scheme for the purpose of charging and recovery of costs incurred.

That for the year ending 30 June 2001 pursuant to section 155 of the Act, the council imposes the method of recovery of septic tank effluent costs is by an annual service charge of:

- \$242 per unit on each occupied allotment; and
- \$185 per unit on each vacant allotment; and

the rate for multiple tenancies on occupied allotments used for commercial purposes be \$145.20 per tenancy where two tenancies exist, \$96.80 per tenancy where three tenancies exist, or \$72.60 per tenancy where four or more tenancies exist.

'Unit' means, in the case of a single residential household the unit will equal one. In the case of higher use properties (such as schools, hospitals and other multiple tenancy properties etc) an equivalent unit charge is calculated.

Declaration of Separate Rate—Beach Road

Pursuant to section 154 of the Local Government Act 1999, for the financial year ending 30 June 2001 in order to raise the amount of \$170 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce and the installation and upgrade of infrastructure in that part of the council's area comprising rateable land abutting Beach Road, Christies Beach, the council declares a separate rate (to be known as the Beach Road Separate Rate) of 0.5430 cents in the dollar of the capital value of all rateable land within that part of the area.

In exercise of the powers contained in section 166(1)(b) of the Local Government Act 1999, principal ratepayers of rateable land in that part of the area liable to pay individually or in aggregate a Beach Road Separate Rate of \$5 000 or more in respect of one or more assessments shall be entitled, upon written application to the council, to a rebate of 70 cents in respect of each dollar payable in excess of \$5 000.

In exercise of the powers contained in section 44 of the Local Government Act 1999, the council delegates to the City Manager the power to receive a written application for a rebate of the Beach Road Separate Rate from a principal ratepayer and to authorise a rebate in respect of the Beach Road Separate Rate in accordance with this resolution.

Payment of Rates

That pursuant to the provisions of section 181 of the Local Government Act 1999, the council resolves that the abovementioned rates, including charges which have been imposed, for the financial year ending 30 June 2001, will fall due in four equal or approximately equal instalments on the following days:

- 1 September 2000
- 1 December 2000
- 1 March 2001
- 1 June 2001

J. TATE, City Manager

CITY OF PLAYFORD

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the council of the City of Playford at its meeting held on Tuesday, 27 June 2000, resolved as follows:

Adoption of Valuation

The most recent valuation of the Valuer-General available to the council, of the capital value of land within the council's area, be adopted, totalling \$2 449 556 500.

Attribution of Land Uses

- 1. The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999, are used to designate land uses in the Assessment Record.
- 2. The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record (as laid before the council) is attributed to each such assessment respectively.
- 3. Reference in the council resolutions to land being of a certain category use means the use indicted by that category number in the Regulations.

Declaration of General Rates

In exercise of the powers contained in Chapter 10 of the Local Government Act 1999, the following general rates were declared by the council of the City of Playford to apply to all rateable land within the council area:

1. A fixed charge of \$337.

- 2. Differential general rates in the dollar based on capital values as follows:
 - 2.1 all land within the council area except for land falling within 2.2 to 2.5 inclusive;
 - (a) 0.399620 cents in the dollar on rateable land of Categories 1, 8 and 9 use;
 - (b) 0.342590 cents in the dollar on rateable land of Category 7 use.
 - 2.2 all land within the council area which immediately prior to 3 May 1997 constituted the area of the former City of Elizabeth:
 - (i) in that part comprising the Regional Centre Zone in the council's Development Plan, 1.374000 cents in the dollar on rateable land of Categories 1 to 9 (inclusive) use;
 - (ii) in all other parts of the area, 1.424900 cents in the dollar on rateable land of Categories 2, 3, 4, 5 and 6 use:
 - 2.3 all land within the council area which immediately prior to 3 May 1997 constituted the area of the former council of the City of Munno Para (except for land within 2.4 and 2.5 below), 0.7563300 cents in the dollar on rateable land of Categories 2, 3, 4, 5 and 6 use:
 - 2.4 all land within the area of the council which immediately prior to 3 May 1997 constituted the area of the former council of the City of Munno Para (other than that area referred to in 2.5 below) which is not located within the townships of Hillbank, Blakeview, Craigmore, Andrews Farm, Smithfield, Munno Para, Elizabeth Downs, Smithfield Plains or Davoren Park, 0.605680 cents in the dollar on rateable land of Categories 2, 3, 4, 5 and 6 use;
 - 2.5 all land within the council area which immediately prior to 3 May 1997 constituted the area of the former council of the City of Munno Para and which is located within the townships of Angle Vale, One Tree Hill and Virginia, a rate of 0.355160 cents in the dollar.

Declaration of Separate Rate—Water Catchment Levy

In exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999, in order to reimburse the council for the amount contributed to the Northern Adelaide and Barossa Water Catchment Board, a separate rate of 0.015544 cents in the dollar was declared on all rateable land in the council's area in the Northern Adelaide and Barossa Water Catchment based on capital values.

Payment

All rates will fall due in four instalments, payable on 15 September 2000, 15 December 2000, 15 March 2001 and 15 June 2001.

T. R. S. JACKSON, Chief Executive Officer

CITY OF PROSPECT

Temporary Street Closures—Olympic Torch Relay

NOTICE is hereby given that council has resolved, pursuant to powers contained in section 359 of the Local Government Act 1934, as amended, that in the interests of traffic control and public safety all classes of motor vehicles, with the exception of emergency vehicles, vehicles forming the official Olympic Torch Relay convoy, and vehicles being driven by City of Prospect employees be excluded from:

- McInnes Avenue, Broadview (between Hampstead Road and Galway Avenue) between 7.45 a.m. and 9 a.m. on Saturday, 15 July 2000;
- Airlie Avenue, Prospect between the hours of 8 a.m. and 9.15 a.m. on Saturday, 15 July 2000; and

Percy Street, Prospect (between Airlie Avenue and Prospect Road) between the hours of 8 a.m. and 9.15 a.m. on Saturday, 15 July 2000,

for the purpose of providing unobstructed and safe passage for the Olympic Torch Relay convoy and safe viewing areas for the public.

MICHAEL LLEWELLYN-SMITH, City Manager

CITY OF WEST TORRENS

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 27 June 2000, the council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, and the Water Resources Act 1997 adopted for rating purposes for the year ending 30 June 2001, the capital valuation of the Valuer-General of all property within the area, totalling \$4 315 502 800.

Declaration of Rates

Declared differential general rates in the dollar based on capital values as follows:

- (a) 0.36465 cents in the dollar on rateable land of Category 1 use;
- (b) 0.64425 cents in the dollar on rateable land of Categories 2, 3, 4, 7, 8 and 9 use;
- (c) 0.67095 cents in the dollar on rateable land of Categories 5 and 6 use.

Declared a minimum amount payable by way of general rates on rateable land in its area of \$385.

Declared separate rates on rateable land within the area as follows:

- (a) 0.01305 cents in the dollar based on combined values on all rateable land in the area of the River Torrens Catchment Water Management Board;
- (b) 0.01051 cents in the dollar based on combined values on all rateable land in the area of the Patawalonga Catchment Water Management Board.

T. M. STARR, City Manager

CITY OF WEST TORRENS

Declaration of Public Road

NOTICE is hereby given that the Council at its meeting held on 4 July 2000, having made reasonable efforts to identify any owners and giving three months public notice of its intention, and receiving no responses, resolved that pursuant to Section 210 of the Local Government Act 1999, the land contained in allotment 3 in FP 41602 be declared public road and be merged with Liley Street and the land contained in allotment 1 in FP 41602 be declared a public road and be merged with Burbridge Rd.

T. STARR, City Manager

TOWN OF WALKERVILLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on Monday, 3 July 2000, the council, in exercise of the powers contained in Chapters 8 and 10 of the Local Government Act 1999:

- 1. Adopted the most recent capital valuation of the Valuer-General for the purposes of rating for the 2000-2001 financial year, pursuant to section 167 (2) (a) of the said Act, being capital valuations totalling \$861 419 100.
- 2. Adopted its budget for the year ending 30 June 2001, which included an amount to be raised from rates of $$2\ 650\ 000$.
- 3. Declared pursuant to section 156 (1) (a) of the Local Government Act 1999:
 - (a) a differential general rate on rateable property described as Residential of 0.3010 cents in the dollar on the assessed value of such rateable property:

- (b) a differential general rate on rateable property described as Commercial Shop, Commercial Office, Commercial Other, Light Industry, Industry Other, Vacant Land and Other of 0.3702 cents in the dollar on the assessed value of such rateable property
- 4. Declared pursuant to section 158 (1) (a) of the Local Government Act 1999, a minimum amount payable by way of general rates on rateable land within the area, of \$480.
- 5. Declared a separate rate in exercise of the powers contained in section 138 of the Water Resources Act 1997 and section 154 of the Local Government Act 1999 and in order to reimburse the council the amounts contributed to the River Torrens Catchment Water Management Board, being a separate rate of 0.0129 cents in the dollar, based on the capital value of rateable land within the catchment area, the capital value of such land being \$861 419 100.

R. H. WALLACE, Chief Executive Officer

TOWN OF WALKERVILLE

Meeting Dates

NOTICE is hereby given that at its meeting held on 3 July 2000, the council resolved that meetings be held in the Council Chambers, 66 Walkerville Terrace, Gilberton, commencing at 8 p.m. on the first Monday of the month, except where those Mondays fall on a Public Holiday, when they will be held on the Tuesday following the first Monday of the month.

Community Services Committee meetings be scheduled to commence at 7.30 p.m., followed by Library Services Committee meetings and be held on the same night and prior to Council meetings.

The Development Assessment Panel meet at 7 p.m. on the first and third Mondays of the month, except when those Mondays fall on a Public Holiday, when they will be held on the Tuesday following the first, or third Monday of the month.

All other Committee meetings be held on the third Monday of the month commencing with Strategic Planning at 7.30 p.m. followed by Planning and Environmental Services, Finance and Works and Asset Management Services except where those Mondays fall on a Public Holiday, when they will be held on the Tuesday following the third Monday of the month.

All committee meetings will be held in the Committee Rooms, 66 Walkerville Terrace, Gilberton, and that the times and place of meetings be advertised in the *South Australian Government* Gazette.

R. H. WALLACE, Chief Executive Officer

ALEXANDRINA COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that pursuant to the provisions of section 167 (2) (a) of the Local Government Act 1999, the Alexandrina Council (the 'Council') at a meeting held on 4 July 2000, adopted the valuation of capital value made by the Valuer-General for rating purposes for the year ending 30 June 2001, being the most recent valuation available. The valuation for the area aggregates \$1 883 117 700.

Financial Estimates

The estimates of income and expenditure for the year ending 30 June 2001 adopted by the council comprised:

- (a) total estimated expenditure of \$13 668 900:
- total estimated income from sources other than rates of \$5 500 900; and
- total amount required to be raised from general rates of \$8 168 000.

Attribution of Land Uses

The numbers indicated against the various categories of land use prescribed by Regulation 10 of the Local Government (General) Regulations 1999 (the 'Regulations') shall be used to designate land uses in the assessment book.

The use indicated by those numbers in respect of each separate assessment of land described in the assessment book on this date (as laid before the council) shall be attributed to each such assessment respectively.

Reference in this resolution to land being of a certain category use means the use indicated by the category number in the regulations.

Payment of Rates

All rates are payable in a single instalment (unless otherwise agreed with the principal ratepayers) by 30 September 2000, provided that in cases where the initial account requiring payment of rates is not sent at least 60 days prior to this date, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect for those assessments is hereby delegated to the Chief Executive Officer, but in any event the date fixed by the Chief Executive Officer shall not be less than 60 days from the date the account is sent.

The Chief Executive Officer is authorised to enter into agreement with the principal ratepayers relating to the payment of rates in any case where he considers it necessary or desirable to

Council declared the following rates on the capital value differentiated by reference to locality and land use at its meeting on 4 July 2000:

1.1. For rateable land in the zones delineated in the Alexandrina Council Development Plan as:

- Residential
- Residential (Goolwa) Residential (Strathalbyn)
- Residential (Milang) Residential (Golf Course)
- Residential (Mount Compass)
- Industry
- Industrial
- Light Industry
- Light Industrial
- Home Industry
- Tourist Accommodation
- Tourist Commercial
- Local Centre
- District Centre
- Country Township (Langhorne Creek)
- Waterfront (sections 183, 213 to 325, 331 and 447, Hundred of Alexandrina)
- Local Centre
- Country Township (Clayton)
- Town Centre (Mount Compass)
- Historic Conservation—Centre
- Historic Conservation—Residential Historic Conservation—Tourism Accommodation
- Historic Conservation—Coastal
- Historic Waterfront
- Centre
- · Centre Conservation
- Commercial
- Centre (Goolwa)
- Recreation (Goolwa)
- Urban Waterfront

A differential rate of 0.4873 cents in the dollar of capital value of rateable land with land use Categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local Government (General) Regulations 1999.

- 2.1 For rateable land in zones delineated in the Alexandrina Council Development Plan as:
 - Rural Living (Strathalbyn District) Policy areas 7, 8 and 9

A differential rate of 0.4338 cents in the dollar of capital value of all rateable land with land use Categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in the Local Government (Land Use) Regulations.

- 2.2 For rateable land in the zones delineated in the Alexandrina Council Development Plan as:
 - Rural Living (Port Elliot Goolwa District)
 - Rural Fringe

 - Country Living Rural (Deferred Urban)
 - Rural Waterfront (Hindmarsh Island)
 - Residential (Hindmarsh Island)
 - Holiday House (Hindmarsh Island)
 - Residential Marina (Hindmarsh Island)
 - Conservation (Hindmarsh Island)
 - General Farming (Hindmarsh Island)
 - (a) a differential rate of 0.4495 cents in the obliar of capital value of rateable land with land use Categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local Government (General) Regulations 1999 that lies predominantly within a proclaimed township boundary;
 - (b) a differential rate of 0.3950 cents in the dollar of capital value of rateable land with land use categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local Government (General) Regulations 1999 that lies predominantly outside a proclaimed township boundary.

3. Rural

- 3.1 For all rateable land in the Willunga (OM) district as delineated in Map Alex/68 of the Alexandrina Council Development Plan:
 - a) a differential rate of 0.4030 cents in the dollar of capital value of rateable land with land use Categories 1, 2, 3, 4, 5, 6, 8 and 9 as described in Regulation 10 of the Local Government (General) Regulations 1999;
 - (b) a differential rate of 0.3640 cents in the dollar of capital value of rateable land with land use Category 7 as described in Regulation 10 of the Local Government (General) Regulations 1999.
- 3.2 For all other land in the Alexandrina Council District which is not described in Categories 1 (Urban) and 2 (Urban Fringe) or 3.1 (Rural ex Willunga) a differential rate of 0.3450 cents in the dollar of capital value.

Minimum Rate

A minimum amount by way of general rates of \$355 is fixed in respect of rateable land in accordance with section 158 of the Local Government Act 1999.

Service Charge

The council provides a septic tank effluent disposal service to properties in portions of the townships of Strathalbyn, Goolwa, Port Elliot, Port Elliot (Waterport) and Milang.

Pursuant to the provisions of the Local Government Act 1999, the Alexandrina Council at its meeting held on 4 July 2000, adopted the following Common Effluent service charges for the year ending 30 June 2001:

Strathalbyn

Occupied unit—\$128

Unoccupied unit—\$96

Occupied unit-\$187

Unoccupied unit—\$140

Port Elliot

Occupied unit—\$175

Unoccupied unit—\$131

Port Elliot (Waterport)

Occupied unit—\$220

Unoccupied unit—\$165

Milang

Occupied unit—\$240

Unoccupied unit—\$180

Details on what constitutes a 'property unit', and other information about the scheme, are available from the Rates Officers or Environmental Health/STEDS Officer on 8555 7000.

Water Schemes

The council operates three water schemes, located in Clayton, Langhorne Creek and Finniss.

Notice is hereby given that pursuant to the provisions of the Local Government Act 1999, the Alexandrina Council at its meeting held on 4 July 2000, adopted the following Water Scheme service charges for the year ending 30 June 2001.

Clayton Water Scheme

- (a) a charge of \$162 for properties connected to the scheme with an additional charge of 83 c kL for consumption in excess of 250 kL per year;
- (b) a charge of \$116 for properties to which the water service is available, but not connected.

Langhorne Creek Water Scheme

- (a) a charge of \$72 for properties connected to the scheme within the township of Langhorne Creek, with an additional charge of 52 c kL for consumption in excess of 138 kL;
- (b) a charge of \$162 for properties connected to the scheme outside the township of Langhorne Creek with an additional charge of 52 c kL for consumption in excess on 138 kL.

Finniss Water Scheme

A charge of \$145.20 for properties connected to the scheme with an additional charge of \$1.09 $\,$ c kL for consumption in excess of 133 kL.

J. L. COOMBE, Chief Executive Officer

ALEXANDRINA COUNCIL

Change of Meeting Times

NOTICE is hereby given that council at its meeting held on 3 July 2000, resolved to change the council meeting times to 9.30 a.m. for the first meeting of the month and 4.30 p.m. for the second meeting of the month, instead of 10 a.m. and 5 p.m. respectively. This will take effect as from the next meeting of council to be held on 17 July 2000.

J. L. COOMBE, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that by virtue of the powers vested in it by the Local Government Act 1999, and all other powers thereunto enabling the council of the District Council of the Copper Coast (hereinafter called the 'Council') at a meeting held on 16 June 2000 resolved:

- 1. That an amount of \$125 be a fixed charge on each separate piece of rateable land in the area of the council for the purposes of rates pursuant to section 152 of the Local Government Act 1999, for the year ending 30 June 2001.
- 2. That the differential general rates on capital value of rateable land within the area of the council be declared for the financial year ending 30 June 2001, which differential general rates are, pursuant to section 152 (1) (c), based on two components:
 - (i) one being the value of the rateable land; and
 - (ii) the other being the fixed charge applicable to the rateable land and which differential general rates vary according to the locality of the land and its use.
- 3. That the differential general rate be based upon the Capital Value of the rateable land as determined by valuation made by the Valuer-General and adopted by the council.
- 4. That the differential general rate for all rateable land within the area of the council which has a land use designated as Residential be fixed at 0.400 cents in the dollar.

- 5. That the differential general rate for all rateable land within the area of the council which has a land use designated as Commercial—Shop or Commercial—Office or Com-mercial—Other, but not being land comprised within the Kadina Town Centre or the Moonta Town Centre: Historic (Conservation) Zone be fixed and rated at 0.500 cents in the dollar.
- 6. That the differential general rate for all rateable land within the area of the council which has a land use designated as Industry—Light or Industry—Other, but not being land comprised within the Kadina Town Centre or the Moonta Town Centre: Historic (Conservation) Zone or the Wallaroo Township, be fixed and rated at 0.500 cents in the dollar.
- 7. That the differential general rate for all rateable land within the area of the council which has a land use designated as Primary Production be fixed and rated at 0.255 cents in the dollar.
- 8. That the differential general rate for all rateable land within the area of the council which has a land use designated as Vacant Land be fixed and rated at 0.600 cents in the dollar.
- 9. That the differential general rate for all rateable land within the area of the Wallaroo Township as defined in the Wallaroo (CT) Development Plan, Wallaroo Town Plan Map Wal/1, which has a land use designated as Industry—Light or Industry—Other be fixed and rated at 0.670 cents in the dollar.
- 10. That the differential general rate for all rateable land within the area of the Kadina Town Centre Zone as defined in the township of Kadina in the Council Supplementary Development Plan (Map YP/5) but not land which has a land use designated as Residential be fixed and rated at 0.547 cents in the dollar.
- 11. That the differential general rate for all rateable land within the area of the Moonta Town Centre: Historic (Conservation) Zone as defined in the township of Moonta in the Council Supplementary Development Plan (Map YP/4), but not land which has a land use designated as Residential be fixed and rated at 0.547 cents in the dollar.

Payment of Rates

Notice is hereby given that the requirements for the payment of rates be as follows:

- (a) Rates (ie Differential General Rate plus Fixed Charge and Annual Service Charge) declared by council for the financial year ending 30 June 2001, will fall due in four equal or approximately equal instalments.
- (b) The said four instalments shall be payable on or before the first day in the months of September 2000, December 2000, March 2001 and June 2001, failing which the said rates shall be regarded as being in arrears and subject to the imposition of fines as prescribed.

Septic Tank Effluent Disposal Annual Service Charge

Notice is hereby given that pursuant to section 155 of the Local Government Act 1999, a Septic Tank Effluent Disposal Annual Service Charge be declared, and imposed separately for the year ending 30 June 2001, and is hereby calculated at:

- (a) \$47.50 on each vacant allotment and \$95 on each building unit or building effluent unit served by the Kadina Septic Tank Effluent Disposal Scheme (S.T.E.D Scheme):
- (b) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 1 Wallaroo Hospital Section:
- \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 2 Wallaroo Owen Terrace Extension;
- (d) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme 3 Wallaroo Church Street Extension;
- (e) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme Wallaroo Section 1808 Subdivision (Allotments 327-383) Extension;

- (f) \$45 on each building unit serviced by the Wallaroo Septic Tank Disposal Scheme Wallaroo Section 500 Subdivision (Marina and Hospital) Extension;
- (g) \$166 on each vacant allotment and \$171 on each building unit or building effluent unit serviced by the Wallaroo Septic Tank Effluent Disposal Scheme (S.T.E.D. Scheme).

J. W. SHANE, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Appointments

NOTICE is hereby given that the Kingston District Council at its meeting held on Friday, 23 June 2000, appointed Geoffrey Todd Alexander as an Authorised Officer for the whole of the council area, pursuant to section 260 of the Local Government Act 1999, and sections 18 and 19 of the Development Act 1993.

S. R. RUFUS, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA

Public Consultation Policy

NOTICE is hereby given that at a meeting of council held on 27 June 2000, the following resolution was duly passed:

That pursuant to section 50 of the Local Government Act 1999, council adopts the following public consultation policy, and that this policy is to take effect from 30 June 2000:

1. Purpose

The purpose of the policy is to outline the principles and procedures that the council will follow to involve the community in planning and decision making in the local area, and to ensure accountability of the council to the community through effective communication and consultation strategies.

2. Application

The policy will apply in conformity with the Local Government Act 1999.

3. Principles

The principles underpinning this policy are:

- 3.1 The community has a right to be involved in and informed about decisions affecting their area;
- 3.2 Community involvement in council decision making will result in greater confidence in the council and responsive decision making;
- 3.3 Council decision making should be open, transparent and accountable;
- 3.4 The council recognises that the level of consultation with the community will vary depending on the community interest in the topic, the number of persons affected by the topic and the requirements for consultation set out in the Act for specific topics;
- 3.5 The council's desire to balance community views and interests with other influences such as budgetary constraints:
- 3.6 The community has a right to be informed and to influence decisions which affect their lives.

4. Objectives

The objectives of this policy are:

- 4.1 To promote positive relations between council and the community;
- 4.2 To promote effective communication and consultation between the council and the community;
- 4.3 To enable the community to participate in council planning and decision making;
- 4.4 To provide the framework for community involvement in council planning and decision making;

4.5 To promote council decision making which is open, transparent, responsive and accountable to the community.

5. Roles and Responsibilities

- 5.1 This policy will apply to council elected members, staff, contractors and agents and consultants on behalf of the council;
- 5.2 The Chief Executive Officer of the council is responsible for:
 - 5.2.1 implementing this policy;
 - 5.2.2 reporting on the council's success in meeting the objectives of this policy;
 - 5.2.3 reporting on the review and evaluation of the policy.

6. Procedure

The following steps will be taken by the council to fulfil the requirements of this policy:

- 6.1 The council will identify a range of options available to it to communicate information to interested persons and invite submissions;
- 6.2 As a minimum, the council will publish a notice in a newspaper circulating in the area describing the matter for which public consultation is required, and inviting interested persons to make submissions to the council within a period being at least 21 days from the date of the notice;
- 6.3 The council will consider any submissions received as part of its decision making process and will also have regard to any relevant legislation;
- 6.4 Other options which the council may choose to utilise to communicate information and invite submissions, in addition to the above are:
 - 6.4.1 notice in the Advertiser;
 - 6.4.2 notice in the Murray Pioneer;
 - 6.4.3 letter drop to residents;
 - 6.4.4 telephone access line;
 - 6.4.5 media releases:
 - 6.4.6 letters to stakeholders;
 - 6.4.7 use of Internet Website.
- 6.5 Any steps taken by the council in addition to the minimum requirements set out in the Act and in paragraph 6.2 of this policy are at the absolute discretion of the council and will depend upon the particular topic under consideration, the resources available to council and the level of interest the topic is likely to generate.

7. Adoption of policy

This policy was adopted by the council at its meeting held on 27 June 2000.

8. Alteration or substitution of policy

Any alteration of this policy or substitution of this policy with a new policy will require public consultation, pursuant to section 50 (6) of the Act, unless the council determines that the alteration is of minor significance and would attract little (or no) community interest.

9. Availability

This policy will be available for inspection at the council's principal office during ordinary business hours at no charge. Copies of this policy may be obtained upon request.

DR A. KHAN, Chief Executive Officer

DISTRICT COUNCIL OF RENMARK PARINGA

Tenders and Contracts

NOTICE is hereby given that at a meeting of council held on 27 June 2000, the following resolution was duly passed:

That pursuant to section 49 (1) of the Local Government Act 1999, council adopts the following policy for Contracts and Tenders:

1000.11 Contracts and Tenders

- 1. Any purchase or contract requirement having an estimated individual or annual budget cost exceeding \$10 000 shall be let to open tender unless exempted by subsequent provisions or council decision.
- 2. Any purchase or contract requirement having an estimated individual or annual budget cost exceeding \$5 000 but not greater than \$10 000 shall be let to either open tender or selective tender/quotation, provided in the case of the latter that tender/quotes shall be invited from at least three suppliers.
- 3. Any purchase or contract requirement having an estimated individual or annual budget cost exceeding \$2 000 but not greater than \$5 000, may be purchased following the receipt of at least two written quotations.
- 4. Any purchase contract requirement having an estimated individual or annual budget cost of \$2 000 or less may be purchased using normal discretionary powers.
- 5. In those cases where it is inappropriate to comply with the above requirements, purchase may be made by any method as determined by the Chief Executive Officer (or his delegated officer).
- 6. (a) The power to accept tenders/quotations on behalf of the council, provided that the tender/quote is lowest conforming tender/quotation, or is within 5 per cent of the gross purchase value of the individual item, goods, plant or contract of the lowest conforming tender/quote and the expenditure is within the amount approved in the budget, is delegated to the Chief Executive Officer.
- (b) In respect to the changeover of administration vehicles, favourable consideration will be given to a local area supplier, where the tender/quotation for a vehicle changeover is within \$1 000 of the lowest quotation/tender.
- 7. It is council's policy to purchase from local area suppliers, where their tender/quotation price is competitive, notwithstanding that it may not necessarily be the lowest.
 - 8. Disposal of vehicles and major plant shall be by:
 - (a) trade-in on new items;
 - (b) auction, independent of new purchases; or
 - (c) Sale by tender, and the proceeds from such disposal shall be credited to budget provisions or plant replacement fund.

Disposal of assets other than those set out in paragraph 1 above shall be as determined by council.

9. Authority to dispose of surplus assets, having an estimated sale value of less than \$5 000, or by trade-in or sale as a result of budgeted replacement, is delegated to the Chief Executive Officer.

(4.13—Gnl Purp—18.11.97)

10. Tenders shall be opened in the presence of an elected member, and at least one senior staff member, and shall be actioned in accordance with the relevant procedure.

DR A. KHAN, Chief Executive Officer

WATTLE RANGE COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 4 July 2000, the council in exercise of the powers contained in Part I of Chapter 10 of the Local Government Act 1999:

- 1. Adopted the valuation that is to apply for rating purposes for the 2000-2001 financial year, being the capital valuation of the Valuer-General, totalling \$1 365 756 520 comprising \$1 238 661 600 in respect of rateable land and \$127 094 920 in respect of non-rateable land before alteration.
- 2. Declared differential general rates on rateable land within its area for the year ending 30 June 2001, as follows:
 - (a) 0.5870 cents in the dollar on the capital value of rateable land within the following township areas:
 - in respect of land within the Millicent township area not otherwise referred to;
 - (ii) in respect of land within the Southend, Tantanoola and Rendelsham township areas;
 - (iii) in respect of land within the townships of Penola, Coonawarra, Kalangadoo and Nang-warry the boundaries of which are defined in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Penola;
 - (iv) in respect of land within the Beachport township; and
 - (v) in respect of land within the Mount Burr township.
 - (b) 0.5070 cents in the dollar on the capital value of rateable land within the following areas:
 - (i) Rural Industry—Penola: in respect of land outside the townships of Penola, Coonawarra, Kalangadoo and Nangwarry in the former District Council of Penola area, which land is designated by Regulation 10 of the Local Government (General) Regulations 1999 as Industry—Other;
 - (ii) Rural Living—Beachport: in respect of land in the former District Council of Beachport area within the Beachport Rural Living Policy Area as described in that part of the Development Plan under the Development Act 1993 applicable to the former District Council of Beachport.
 - (c) General Industrial—Millicent: for properties within the General Industrial Zone as described in that part of the Development Plan under the Development Act 1993 applicable to the former District Council of Millicent area:
 - (i) 0.5870 cents in the dollar for properties located within the Millicent township area;
 - (ii) 0.4200 cents in the dollar for properties located outside the Millicent township area and having a land code use of 7 (Primary Production);
 - (iii) 0.5870 cents in the dollar for all other properties within the zone.
 - (d) 0.5870 cents in the dollar on the capital value of rateable land for properties within the Country Living Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area:
 - (i) for properties having a land use code of 1 (Residential);
 - (ii) for all other properties within the zone.
 - (e) Rural Living—Millicent: for properties within the Rural Living (Millicent) Zone as described in that part of the Development Plan under the Development Act 1993 applicable to the former District Council of Millicent area:
 - 0.5870 cents in the dollar for properties located within the Millicent township area;
 - (ii) 0.4200 cents in the dollar for properties located outside the Millicent township area and having a land code use of 7 (Primary Production);
 - (iii) 0.5070 cents in the dollar for all other properties within the zone.

- (f) 0.4200 cents in the dollar in respect of all other property not otherwise referred to in the council area.
- 3. Declared a minimum amount payable by way of general rates on rateable land in its area of \$340.
- 4. Declared a separate rate (Garbage Collection Service) of \$63:
 - (a) Townships—for all properties within the townships of Millicent, Rendelsham, Tantanoola, Beachport, Kalangadoo, Penola, Coonawarra, Mount Burr, Nangwarry, Hatherleigh and Southend, except those properties having a land use Code 8 (Vacant Land) pursuant to Regulation 10 of the Local Government (General) Regulations 1999;
 - (b) for all properties within the General Industrial Zone, Country Living Zone, Rural Living (Millicent) Zone, Rural Living (Glencoe) Zone and Country Township (Hatherleigh) Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Millicent area, except those properties having a land use Code 7 (Primary Production) and a land use Code 8 (Vacant Land) pursuant to Regulation 10 of the Local Government (General) Regulations 1999;
 - (c) for all properties within the Rural Living and Beachport Industrial Zone as described in that part of the Development Plan under the Development Act 1993, applicable to the former District Council of Beachport area, except those properties having a land use Code 7 (Primary Production) and a land use Code 8 (Vacant Land) pursuant to Regulation 10 of the Local Government (General) Regulations 1999.
 - 5. Declared the following separate rates:
 - (a) Mount Burr Recreation Area Facilities—a separate rate of \$10 on all properties within the Mount Burr township;
 - (b) Medical and Allied Services—a separate rate of \$10 on all properties within the former District Council of Millicent, District Council of Beachport and District Council of Penola areas;
 - (c) South East Water Catchment Management Board Levy—a separate rate of \$9.74 on all rateable land within the council area excluding those properties paying a water based levy.
- 6. Declared service rates on all rateable land serviced by septic tank effluent disposal schemes within its area as follows:

Southend Township

		\$
(a)	Occupied Unit	260
(b)	Unoccupied Unit—Yates Court only	190
	Vacant Unit	205
	Vacant Unit—Yates Court only	130
	Occupied Unit who require pump	190
Penole	a Township	
		\$
(a)	Occupied Unit	97
	Occupied Unit in respect of land serviced	, ,
(0)	by extension 1 of the Penola Common	
	Effluent Drainage System	75
(c)	Vacant Unit	70
' '		70
Kalan	gadoo Township	
		\$
(a)	Occupied Unit	102
	Vacant Unit (Unit as defined by Local	
(-)	Government Bulletin 114	78

7. Declared that all rates are payable in two equal or approximately equal instalments, with the first instalment payable on or before 1 September 2000 and the second instalment on or before 2 March 2001.

F. N. BRENNAN, Chief Executive Officer

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

Barnard, Richard John, late of 32 North Street, Hectorville, retired clerical officer, who died on 18 April 2000.

Black, Clarice Lilian, late of 51 Eighth Avenue, St Peters, widow, who died on 16 May 2000.

Bowes, Clytie Evelyn, late of 7 Victoria Street, Goodwood,

widow, who died on 12 May 2000.

Buttner, Onorina Anna, late of Main Coast Road, Pine Point, home duties, who died on 24 May 2000.

Drummond, Trevor Rex, late of 5 Studley Street, Davoren

Park, retired maintenance worker, who died on 20 May

Galvin, Edgar Anthony, late of 336 Marion Road, North Plympton, retired process foreman, who died on 16 May 2000

Geue, Lilian Muriel, late of 160 Walkerville Terrace, Walkerville, of no occupation, who died on 2 June 2000. Grier-Smith, Reginald, late of 550 Portrush Road, Glen

Osmond, retired education officer, who died on 13 April

Gurney, Rubeana Joyce, late of 5 Bradford Court, Enfield, widow, who died on 30 March 2000.

Hawthorne, Leigh Thomas Edward, late of 305 States Road, Morphett Vale, assembler, who died on 13 July 1999. Hutchinson, Albert Stanley, late of 15 Selby Street, Kurralta

Park, retired crane driver, who died on 24 April 2000.

Jenkins, Ronald Hiram Windsor, late of 16 Somers Street, North Brighton, retired lecturer, who died on 20 April 2000.

Lambie, John Nicholson, late of 69 Todville Street, Woodville

West, retired toolmaker, who died on 4 June 2000.

Lannan, Eva Charlotte, late of 21 Foster Street, Parkside, widow, who died on 9 May 2000.

Lawton, James Edward, late of 14 Lockwood Road, Erindale,

retired civil servant, who died on 1 June 2000.

Marshall, Olga Evelyn, late of 81 Tapleys Hill Road, Hendon,

retired shop assistant, who died on 17 May 2000.

Naulty, John Peter, late of 22 Le Hunte Avenue, Prospect, retired seaman, who died on 6 May 2000.

Richards, Jessie Margaret, late of 12 Kelly Road, Christies

Beach, home duties, who died on 25 April 2000.

Stacey, Audrey Blanch, late of 6 Synnett Court, Downs, married woman, who died on 1 May 2000.

Taucar, Emil, late of 76 Morgan Avenue, Daw Park retired machine operator, who died on 26 May 2000.

Underwood, Noelene Lesley, late of 15 Inner Harbour Drive, Patterson Lakes, Victoria, home duties, who died on 2 February 2000.

Uren, Ellen, late of 20 Coral Street, Victor Harbor, widow, who died on 1 May 2000.

White, Albert, late of 21 Sturt Street, Glenelg North, retired storeman, who died on 13 June 2000.

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 11 August 2000, 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 13 July 2000.

J. H. WORRALL, Public Trustee

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

Cook, Muriel, late of Marten Village Residential Care, 110 Strathfield Terrace, Largs North, married woman, who died on 26 June 2000.

Dodd, Lloyd Langdon, late of St Martin's Aged Care Facility, 18 Cudmore Terrace, Marleston, retired supervisor, who died on 9 June 2000.

Donhardt, Desma Dorothy, late of Railway Snowtown, widow, who died on 10 June 2000.

Forster, Thelma Rose, late of 53 West Terrace, Kimba, widow, who died on 1 June 2000.

Leake, John William, late of 124 Reservoir Road, Modbury, retired salesman, who died on 24 May 2000.

O'Loughlin, Zena Eliza, late of Allambi Nursing Home, 86 Oaklands Road, Glengowrie, widow, who died on 29 May 2000.

Warthold, Maxwell Richard, late of Chan Park Aged Care Facility, Lot 30, Maluka Street, Palmerston, Northern Territory, retired hotel proprietor, who died on 14 May 2000.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against any of the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 10 August 2000, otherwise they will be excluded from the distribution of the said estate.

Dated 13 July 2000.

IOOF AUSTRALIA TRUSTEES LIMITED (ACN 007 870 644) AND BAGOT'S EXECUTORS AND TRUSTEE COMPANY LIMITED (ACN 007 869 829), 212 Pirie Street, Adelaide, S.A. 5000.

SOUTH AUSTRALIA—In the Supreme Court. No. 455 of 1996. In the matter of ACN 056 617 791 Pty Ltd (in liquidation) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And further take notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the Gazette of the notice of my intention to apply for a release and dissolution of the company a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court No. 651 of 1994. In the matter of Health & Life Care (Victoria South) Pty Ltd (ACN 004 813 110) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 28 June 2000, I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

SOUTH AUSTRALIA—In the Supreme Court No. 651 of 1994. In the matter of Health & Life Care Properties (Victoria) Pty Ltd (ACN 006 235 196) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 28 June 2000, I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

SOUTH AUSTRALIA—In the Supreme Court No. 651 of 1994. In the matter of Health & Life Care Limited (ACN 008 044 862) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 28 June 2000, I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

SOUTH AUSTRALIA—In the Supreme Court No. 651 of 1994. In the matter of Health & Life Care (Victoria North) Pty Ltd (ACN 005 447 021) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 28 June 2000, I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

SOUTH AUSTRALIA—In the Supreme Court. In the matter of Menzel Plastic Traders Pty Limited (Receivers and Managers Appointed) (in liquidation) (ACN 007 554 878) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release Company

Take notice that I, David John Olifent of PriceWaterhouse-Coopers, Level 14, 91 King William Street, Adelaide, S.A. 5000 the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And further take notice that if you have any objection to the granting of my release you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 5 July 2000.

D. J. OLIFENT, Liquidator

Note: Section 481 (3) of the Corporations Law enacts that an order of the Court releasing the liquidator discharges him/her from all liability in respect of any act done or default made by

him or her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court. No. 649 of 1992. In the matter of Southern Inns Pty Ltd (in liquidation) (ACN 007 810 611) and in the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release and Dissolution of the Company

Take notice that I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator and dissolution of the abovenamed company.

And further take notice that if you have any objection to the granting of my release and dissolution of the company you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release and dissolution of the company a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him/her in the administration of the affairs of the company, or otherwise in relation to his or her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

SOUTH AUSTRALIA—In the Supreme Court No. 1845 of 1991. In the matter of Vicksburg Pty Ltd (ACN 008 180 818) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia, dated 30 June 2000, I, John Sheahan of Level 8, 26 Flinders Street, Adelaide, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 3 July 2000.

J. SHEAHAN, Liquidator

SALE OF PROPERTY

Auction Date: Friday, 4 August 2000 at 2.30 p.m.

Location: Lot 221, Stirling Street, Kadina.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court of South Australia, Kadina Registry, Action No. 306 of 1999, directed to the Sheriff of South Australia in an action wherein the Commonwealth of Australia, is Plaintiff and Rodney Dean Phillips is Defendant, I, Grant Schmerl, Sheriff, of the State of South Australia, will by my auctioneers, Weston Raine & Horne, make sale of the estate, right, title or interest whatsoever it may be of the defendant Rodney Dean Phillips as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Kadina, being 221 Stirling Street, being the property comprised in certificate of title register book volume 5369, folio 489.

Further particulars from the auctioneers:

Weston Raine & Horne 8 Johns Terrace Wallaroo, S.A. 5556

Telephone (08) 8823 3411

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform Riverside 2000 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 (either fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Ph. 8207 1045—Fax 8207 1040.