No. 75



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, 4 MAY 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, 4 May 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. 11 of 2000—Offshore Minerals Act 2000—An Act relating to exploration for, and the recovery of, minerals (other than petroleum) in the first 3 nautical miles of the territorial sea in respect of South Australia, and for related purposes.

By command,

MARK BRINDAL, for Premier

HIGHWAYS ACT 1926 SECTION 27AA: CLOSURE OF PORTIONS OF WALKLEYS ROAD AND MONTAGUE ROAD AT INGLE FARM, HUNDRED OF YATALA

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 27AA of the Highways Act 1926, on the recommendation of the Commissioner of Highways made pursuant to that section and with the advice and consent of the Executive Council, I close those portions of Walkleys Road and Montague Road delineated as allotment 100 in Lands Titles Registration Office File Plan No. 41523.

Given under my hand and the Public Seal of South Australia, at Adelaide, 4 May 2000.

By command,

MARK BRINDAL, for Premier

TSA 9377/99 CS

Department of the Premier and Cabinet Adelaide, 4 May 2000

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

Member: (from 4 May 2000 until 3 May 2003) Christine Landorf

By command,

MARK BRINDAL, for Premier

MTUP 60/98CS

Department of the Premier and Cabinet Adelaide, 4 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Acting Deputy Registrar: (from 8 May 2000 until 7 July 2000)

Betty White

By command,

MARK BRINDAL, for Premier

OCBA 002/93TC1CS

Department of the Premier and Cabinet Adelaide, 4 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Diana Vivienne Laidlaw, BA, MLC, Minister for Transport and Urban Planning, Minister for the Arts and Minister the Status of Women to be also Acting Minister for Human Services for the period 8 May 2000 to 13 May 2000 inclusive, during the absence of the Honourable Dean Craig Brown, MrurSC, GradDipBusAdmin, MP.

By command,

MARK BRINDAL, for Premier

MHS 05/98CS

Department of the Premier and Cabinet Adelaide, 4 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint Robert von Grabler-Crozier as an Inspector of Motor Vehicles, pursuant to section 7 (1) of the Motor Vehicles Act 1959.

By command,

MARK BRINDAL, for Premier

DTRN 03921/97TC2CS

Department of the Premier and Cabinet Adelaide, 4 May 2000

HIS Excellency the Governor in Executive Council has been pleased to appoint the following people as Justices of the Peace for South Australia, pursuant to Section 4 of the Justices of the Peace Act 1991:

Beverley Estelle Bothwell Martin Albert Castilla Catherine Elizabeth Clennell Marisa De Sousa Alison Kim Farey Allan Goodall Suzanne Louise Kehoe Kathryn Anne Miller Susan Ruth Molineux Mary Moshovaki Amelia Zofia O'hara Susan Jane Parker Zoran Prole Carlos Ruedas Paul Michael Rvan Marianne Sharpe Wendy Janine Tralaggan Lee Michael Whitehorn Russell Andrew Williams Sonia Jayne Wuttke

By command,

MARK BRINDAL, for Premier

ATTG 43/99CS

DEVELOPMENT ACT 1993, SECTION 27 (1): ADELAIDE HILLS COUNCIL—EAST TORRENS (DC), GUMERACHA (DC), ONKAPARINGA (DC) AND STIRLING (DC) DEVELOPMENT PLANS—CONSOLIDATION PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'Adelaide Hills Council—East Torrens (DC), Gumeracha (DC), Onkaparinga (DC) and Stirling (DC) Development Plans—Consolidation 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 4 May 2000 as the day on which it will come into operation.

Dated 4 May 2000.

E. J. NEAL, Governor

MTUP-PL 04/00 CS

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF MITCHAM—STATE HERITAGE AREA (COLONEL LIGHT GARDENS) PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Mitcham—State Heritage Area (Colonel Light Gardens) 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 4 May 2000 as the day on which it will come into operation.

Dated 4 May 2000.

E. J. NEAL, Governor

MTUP-PL 13/00 CS

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF PORT ADELAIDE ENFIELD—LOCAL HERITAGE PLACES AND HISTORIC (CONSERVATION) POLICY AREAS PLAN AMENDMENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Port Adelaide Enfield—Local Heritage Places and Historic (Conservation) Policy Areas 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 4 May 2000 as the day on which it will come into operation.

Dated 4 May 2000.

E. J. NEAL, Governor

MTUP-PL 4/99 CS

DEVELOPMENT ACT 1993, SECTION 27 (1): CITY OF SALISBURY—WALKLEY HEIGHTS PLAN AMEND-MENT

Preamble

The Minister for Transport and Urban Planning has approved the amendment entitled 'City of Salisbury—Walkley Heights 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 4 May 2000 as the day on which it will come into operation.

Dated 4 May 2000.

E. J. NEAL, Governor

MTUP-PL 10/00 CS

DEVELOPMENT REGULATIONS 1993: REGULATION 6A

Ministerial Notice

Preamble

- 1. Regulation 6A of the Development Regulations 1993 provides that the Minister may, on the 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 Burnside 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 Burnside to be an area within Metropolitan Adelaide to which paragraphs (b) and (c) of subregulation (1) of that regulation will apply.

Dated 2 May 2000.

DIANA LAIDLAW, Minister for Transport and Urban Planning

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 1999

Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	1.60	0.75	497-512	23.30	22.40
17-32	2.30	1.45	513-528	23.90	23.00
33-48	2.90	2.10	529-544	24.70	23.80
49-64	3.70	2.75	545-560	25.30	24.50
65-80	4.35	3.55	561-576	26.00	25.20
81-96	5.00	4.20	577-592	26.75	25.75
97-112	5.75	4.85	593-608	27.50	26.50
113-128	6.40	5.60	609-624	28.25	27.50
129-144	7.20	6.30	625-640	28.75	28.00
145-160	7.90	6.95	641-656	29.50	28.50
161-176	8.60	7.70	657-672	30.00	29.25
177-192	9.25	8.40	673-688	31.00	30.00
193-208	9.95	9.10	689-704	31.75	30.75
209-224	10.60	9.75	705-720	32.25	31.50
225-240	11.25	10.50	721-736	33.25	32.00
241-257	12.05	11.10	737-752	33.75	32.75
258-272	12.80	11.80	753-768	34.50	33.25
273-288	13.45	12.60	769-784	35.00	34.25
289-304	14.10	13.20	785-800	35.75	35.00
305-320	14.80	13.90	801-816	36.25	35.50
321-336	15.55	14.60	817-832	37.25	36.25
337-352	16.20	15.40	833-848	38.00	37.00
353-368	16.90	16.05	849-864	38.50	37.75
369-384	17.60	16.80	865-880	39.25	38.50
385-400	18.30	17.50	881-896	39.75	39.00
401-416	19.00	18.10	897-912	40.75	39.75
417-432	19.75	18.90	913-928	41.25	40.75
433-448	20.40	19.50	929-944	42.00	41.25
449-464	21.15	20.20	945-960	43.00	41.75
465-480	21.75	20.90	961-976	43.50	42.50
481-496	22.40	21.50	977-992	44.25	43.00
Legislation—Acts, F	Regulations, etc:				\$
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Subscription—per se	ession (issued daily)				298.00
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Agents, Ceasing to Act as. 28.50		\$		\$
Associations. Incorporation	Agents, Ceasing to Act as	28.50	Firms:	
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Release of Liquidator—Application—Large Ad. ——Release Granted. ——35.75 Receiver and Manager Appointed. ——33.25 Receiver and Manager Ceasing to Act ——28.50 Restored Name. ——27.00 Petition to Supreme Court for Winding Up. ——49.50 Summons in Action. ——42.25 Order of Supreme Court for Winding Up Action ——28.50 Register of Interests—Section 84 (1) Exempt ——64.00 Proof of Debts. ——28.50 Sales of Shares and Forfeiture. ——28.50 Sales of Shares and Forfeiture. ——28.50 Each Subsequent Name. ——7.30 Registers of Members—Three pages and over: Rate per page (in 8pt). ——181.00 Rate per page (in 6pt). ——239.00 Sale of Land by Public Auction ——36.25 Advertisements ——2.00 Advertisements, other than those listed are charged at \$2.00 Per column line, tabular one-third extra. Notices by Colleges, Universities, Corporations and District Councils to be charged at \$2.00 per line. Where the notice inserted varies significantly in length from that which is usually published a charge of \$2.00 per column line will be applied in lieu of advertisement rates listed. South Australian Government publications are sold on the condition that they will not be reproduced without prior		35.75		
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GOVERNMENT GAZETTE NOTICES

ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to 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. <i>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.

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JULY, AUGUST AND SEPTEMBER 2000

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Trevor Noel Argent, Commissioner of Highways, at the direction of the Honourable the Minister for Transport, Urban Planning and the Arts, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of July, August and September 2000. Dated at Adelaide, 2 May 2000.

T. N. ARGENT, Commissioner of Highways

97/03263

THE SCHEDULE
Times of sunrise and sunset during the months of July, August and September 2000.

Month	Ju	ly	Aug	gust	Septe	mber
Date	Sunrise a.m.	Sunset p.m.	Sunrise a.m.	Sunset p.m.	Sunrise a.m.	Sunset p.m.
1	7.25	5.15	7.10	5.34	6.35	5.58
2	7.25	5.16	7.09	5.35	6.34	5.58
3	7.25	5.16	7.08	5.36	6.32	5.59
4	7.24	5.17	7.08	5.37	6.31	6.00
5	7.24	5.17	7.07	5.37	6.30	6.01
6	7.24	5.18	7.06	5.38	6.28	6.01
7	7.24	5.18	7.05	5.39	6.27	6.02
8	7.23	5.19	7.04	5.40	6.26	6.03
9	7.23	5.19	7.03	5.40	6.24	6.04
10	7.23	5.20	7.02	5.41	6.23	6.04
11	7.23	5.21	7.01	5.42	6.21	6.05
12	7.22	5.21	7.00	5.43	6.20	6.06
13	7.22	5.22	6.58	5.43	6.18	6.06
14	7.22	5.23	6.57	5.44	6.17	6.07
15	7.21	5.23	6.56	5.45	6.15	6.07
16	7.21	5.24	6.55	5.46	6.14	6.08
17	7.20	5.24	6.54	5.46	6.12	6.09
18	7.20	5.25	6.53	5.47	6.11	6.09
19	7.19	5.26	6.52	5.48	6.09	6.10
20	7.19	5.26	6.51	5.49	6.08	6.11
21	7.18	5.27	6.49	5.49	6.07	6.12
22	7.18	5.28	6.48	5.50	6.05	6.12
23	7.17	5.29	6.47	5.51	6.04	6.13
24	7.17	5.29	6.46	5.52	6.03	6.14
25	7.16	5.30	6.44	5.52	6.01	6.15
26	7.15	5.31	6.43	5.53	6.00	6.15
27	7.15	5.31	6.42	5.54	5.58	6.16
28	7.14	5.32	6.41	5.55	5.57	6.17
29	7.13	5.32	6.39	5.55	5.55	6.18
30	7.12	5.33	6.38	5.56	5.54	6.18
31	7.11	5.34	6.37	5.57		

Note: Under the Daylight Saving Act 1971, all times up to and including 26 March 2000, have been corrected to South Australian Summer Time.

ASSOCIATIONS INCORPORATION ACT 1985

Cancellation of Registration

NOTICE is hereby given pursuant to section 44 (2) of the Associations Incorporation Act 1985, that the incorporation of The Stock Exchange Club Incorporated (in liquidation) is cancelled and on publication of this notice the association will be dissolved under the Associations Incorporation Act 1985.

Dated 28 April 2000.

A. J. GRIFFITHS, A delegate of the Corporate Affairs Commission

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting 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

Caravan Park Reserve, allotment 102, Town of Penneshaw, Hundred of Dudley, County of Carnarvon, the proclamation of which was published in the *Government Gazette* of 28 July 1983 at pages 204 and 205, The Fifteenth Schedule, being the whole of the land comprised in Crown Record Volume 5593 Folio 614.

Dated 2 May 2000.

K. SARNECKIS, Acting Surveyor-General

DENR 12/0386

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting 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 Reserve for Education Purposes and declare that such land shall be under the care, control and management of the Minister for Education, Children's Services and Training, subject to the following: In trust to permit, suffer and to be used at all times as a reserve for:

- 1. the purposes of education; or
- those purposes permitted by or authorised pursuant to the Technical and Further Education Act 1975; or
- 3. further purposes incidental to the preceding purposes.

The Schedule

Allotment 3 of FP 36732, Hundred of Yatala, County of Adelaide, exclusive of all necessary roads, being the whole of the land contained in Crown Record Volume 5747 Folio 562.

Dated 2 May 2000.

K. SARNECKIS, Acting Surveyor-General

DENR 17/0960

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I KOSTAS SARNECKIS, Acting 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 First Schedule.
- Dedicate the Crown Land defined in The Second Schedule as a Recreation Reserve and declare that such land shall be under the care, control and management of the District Council of Ceduna.

The First Schedule

Recreation Reserve, section 126, Hundred of Wallanippie, County of Way, the notice of which was published in the *Government Gazette* of 2 July 1987 at page 11, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5689 Folio 951.

The Second Schedule

Allotment 2 of DP 54497, Hundred of Wallanippie, County of Way, exclusive of all necessary roads.

Dated 2 May 2000.

K. SARNECKIS, Acting Surveyor-General

DL 2249/1986

DEVELOPMENT REGULATIONS 1993: REGULATION 6A

Ministerial Notice

Preamble

- 1. Regulation 6A of the Development Regulations 1993 provides that the Minister may, on the 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 Mitcham 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 Mitcham to be an area within Metropolitan Adelaide to which paragraphs (b) and (c) of subregulation (1) of that regulation will apply.

Dated 2 May 2000.

DIANA LAIDLAW, Minister for Transport and Urban Planning

DEVELOPMENT ACT 1993, SECTION 29 (2) (a): AMENDMENT TO THE SALSIBURY (CITY) DEVELOPMENT PLAN Preamble

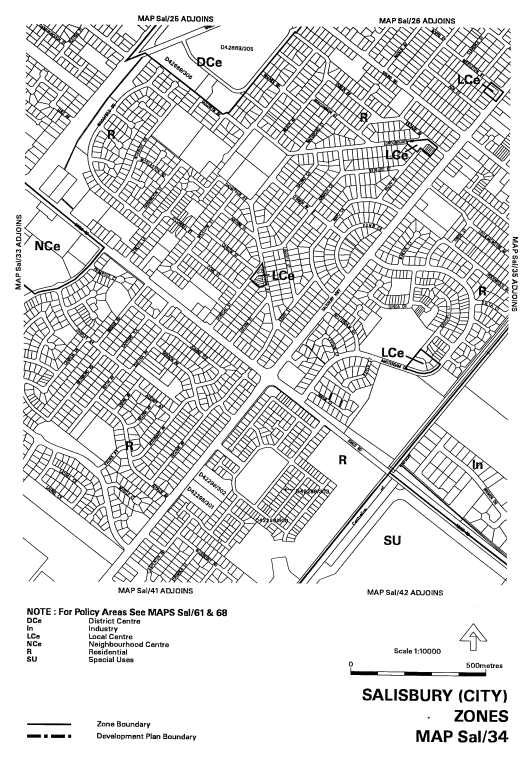
It is necessary to amend the Salisbury (City) Development Plan dated 23 March 2000.

NOTICE

PURSUANT to section 29(2)(a) of the Development Act 1993, I, Diana Laidlaw, being the Minister administering the Act, amend The Salisbury (City) Development Plan dated 30 April 1998, as follows:

Delete Map Sal/34 dated 23 March 2000 and insert the contents of Attachment 'A'.

ATTACHMENT A



FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00080 (PREVIOUS LICENCE NO. F747)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

David L. Appleby (12199) 5 Betts Street Streaky Bay, S.A. 5680

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.

6. Marking and Maintaining the Site

The licensee:

- 6.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 6.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 6.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and

6.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

7. Site Inspection and Supervision

The licensee:

- 7.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 7.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

8. Fees and Returns

The licensee:

- 8.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 8.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

9. Compliance With Relevant Laws

- 9.1 the licensee must at all times comply with all laws, bylaws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 9.2 in particular, without derogating from the general requirement under condition 9 of this licence:
 - 9.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 9.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

10. Public Risk Liability

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

11. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

12. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

13. Guarantee or Indemnity Scheme

The licensee must either:

13.1 provide a guarantee from its bankers; or

13.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

14. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

15. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 15.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited: or
- 15.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default; or
- 15.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 15.4 if the licensee is a body corporate, any of the following occur:
 - 15.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 15.4.2 an order is made for the winding up or liquidation of the licensee;
 - 15.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 15.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee: or
 - 15.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or
- 15.5 if the licensee is an individual, the licensee:
 - 15.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 15.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

16. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- any word importing the plural includes the singular and *vice versa*;
- 16.2 any wording importing a gender shall include all other genders;
- 16.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 16.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 16.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 16.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to:
- 16.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 16.8 time is of the essence in respect of any obligation relating to time in this licence.

17. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

18. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

19. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

20. Waiver

- 20.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 20.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 20.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

21. Notices

- 21.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
 - 21.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee):
 - 21.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;

\$

- 21.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

21.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted by the General Manager Aquaculture, delegate of the Minister on 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

Signed by the said D. APPLEBY

In the presence of: C. CROWDER, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	110000100
425453E 6376470N	5
425578E 6376250N	
425401E 6376159N	
425281E 6376379N	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
 - (3) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile

Item 2-Marked-Off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee.]

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 13/4Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Pacific Oysters (Crassostrea gigas)

Item 23/4Permitted Farming Methods

BST Longlines

Each BST longline unit must comply with the construction requirements specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulation Act 1993.

Item 3 3/4Stocking Rates

Ovsters Size (mm) Number per Hectare 2 500 000 10 1 600 000 20 1 100 000 30 750 000 40 500 000 50 350 000 60 200 000 70 150 000

SCHEDULE 3

Item 1—Fees

100 000

Annual licence fees are:

80

	Ψ
FRDC Levy per hectare (3 months at 10 ha and	70.12
9 months at 5 ha) at \$12.50 each	/8.13
EMP fee per hectare (3 months at 10 ha and	
9 months at 5 ha) at \$22.96 each	143.50
Base Licence Fee per hectare (3 months at 10 ha and	
9 months at 5 ha) at \$57 each	356.25
SASQAP (Classified Area) per hectare (3 months at	
10 ha and 9 months at 5 ha) at \$60 each	375.00
Total Annual Licence Fee	952.88
Quarterly Instalments	238.22

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- 4. Location of aquaculture operation.
- 5. Period covered by return
- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- 9. Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease)

- 10. If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.
- 12. Method of disposal of water and packaging use for transporting the fish.
- If any disease or symptom of disease occurred in the acquired fish.
- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise David L. Appleby, 5 Betts Street, Streaky Bay, S.A. 5680 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FM00080.

SCHEDULE 1

The importation and release of Pacific Oysters (*Crassostrea gigas*) within the waters defined by the following co-ordinates:

Licensed A	Area	Licens
		Hectar
AGD 66–	-Zone 53	
425453E	6376470N	5
425578E	6376250N	
425401E	6376159N	
425281E	6376379N	

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than 2 hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural use.
- 4. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.
- 5. The permit holder must retain the supplied copy of this permit, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture, as the Delegate of the Director of Fisheries

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00330

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species') the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

David L. Appleby (12199) 5 Betts Street Streaky Bay, S.A. 5680

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.

$6.\ Marking\ and\ Maintaining\ the\ Site$

The licensee:

- 6.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 6.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 6.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 6.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

7. Site Inspection and Supervision

The licensee:

- 7.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 7.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

8. Fees and Returns

The licensee:

- 8.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 8.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

9. Compliance With Relevant Laws

- 9.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 9.2 in particular, without derogating from the general requirement under condition 9 of this licence:
 - 9.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 9.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

10. Public Risk Liability

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

11. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

12. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

13. Guarantee or Indemnity Scheme

The licensee must either:

- 13.1 provide a guarantee from its bankers; or
- 13.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

15. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 5.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 15.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default: or
- 15.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 15.4 if the licensee is a body corporate, any of the following occur:
 - 15.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 15.4.2 an order is made for the winding up or liquidation of the licensee;
 - 15.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 15.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 15.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets: or
- 15.5 if the licensee is an individual, the licensee:
 - 15.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 15.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

16. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 16.1 any word importing the plural includes the singular and *vice versa*;
- 16.2 any wording importing a gender shall include all other genders;
- 16.3 a reference to a body corporate shall include a natural person and vice versa;
- 16.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 16.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 16.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to:
- 16.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 16.8 time is of the essence in respect of any obligation relating to time in this licence.

17. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

18 Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

19. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

20. Waiver

- 20.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 20.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 20.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

21. Notices

- 21.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
 - 21.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee):
 - 21.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
 - 21.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile

was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

21.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted by the General Manager Aquaculture, delegate of the Minister on 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

Signed by the said D. APPLEBY

In the presence of: C. CROWDER, Witness

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
425916E 6379094N	5
426186E 6378946N	
426187E 6378766N	
425907E 6378915N	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
 - (3) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile

Item 2—Marked-Off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee.]

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

\$

SCHEDULE 2

Item 13/4Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule

Pacific Oysters (Crassostrea gigas)

Item 23/4Permitted Farming Methods

BST Longlines

Each BST longline unit must comply with the construction requirements specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulation Act 1993.

Item 3 3/4Stocking Rates

Oysters

Size (mm)	Number per Hectare
3	2 500 000
10	1 600 000
20	1 100 000
30	750 000
40	500 000
50	350 000
60	200 000
70	150 000
80	100 000

SCHEDULE 3

Item 1—Fees

Annual licence fees are (pro rata):

	Ψ
FRDC Levy per hectare 5 at \$12.50 each	46.88
EMP fee per hectare 5 at \$22.96 each	86.10
Base Licence Fee per hectare 5 at \$57 each	213.75
SASQAP (Classified Area) per hectare 5 at \$60 each	225.00
Total Annual Licence Fee	571.73
Quarterly Instalments	142.93

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- 4. Location of aquaculture operation.
- 5. Period covered by return.
- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
- 10. If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.
- 12. Method of disposal of water and packaging use for transporting the fish.
- 13. If any disease or symptom of disease occurred in the acquired fish.

- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise David L. Appleby, 5 Betts Street, Streaky Bay, S.A. 5680 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FM00330.

SCHEDULE 1

The importation and release of Pacific Oysters (Crassostrea gigas) within the waters defined by the following co-ordinates:

Licensed Area		Licensed Hectares
AGD 66-	–Zone 53	
425916E	6379094N	5
426186E	6378946N	
426187E	6378766N	
425907E	6378915N	

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than 2 hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural
- 4. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.
- 5. The permit holder must retain the supplied copy of this permit, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture, as the Delegate of the Director of Fisheries

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00350

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Item 1 of Schedule 2 of this licence ('the permitted species'), the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Brenton P. White (14668) 129 Diagonal Road Warradale, S.A. 5046

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister:
- 5.4 must apply the permitted farming methods set out in Item 2 of Schedule 2 of this licence.

6. Marking and Maintaining the Site

The licensee:

- 6.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 6.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 6.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 6.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

7. Site Inspection and Supervision

The licensee:

- 7.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 7.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

8. Fees and Returns

The licensee:

- 8.1 must pay to the Minister the licence fee in accordance with Item l of Schedule 3 of this licence;
- 8.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

9. Compliance With Relevant Laws

- 9.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 9.2 in particular, without derogating from the general requirement under condition 9 of this licence:
 - 9.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 9.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

10. Public Risk Liability

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

11 Pologeo

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

12. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

13. Guarantee or Indemnity Scheme

The licensee must either:

- provide a guarantee from its bankers; or
- 13.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister.

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

14. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

15. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited: or
- 15.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 15.1 notwithstanding rectification of the previous breach or default: or
- 15.3 the licence fee referred to in condition 8 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 15.4 if the licensee is a body corporate, any of the following occur:
 - 15.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 15.4.2 an order is made for the winding up or liquidation of the licensee;
 - 15.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 15.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 15.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets: or
- 15.5 if the licensee is an individual, the licensee:
 - 15.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 15.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

16. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 16.1 any word importing the plural includes the singular and *vice versa*;
- 16.2 any wording importing a gender shall include all other genders;
- 16.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 16.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 16.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 16.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;

- 16.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- time is of the essence in respect of any obligation relating to time in this licence.

17. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

18. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

19. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

20. Waiver

- 20.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 20.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 20.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

21. Notices

- 21.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
 - 21.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee):
 - 21.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender:
 - 21.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number.

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

21.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

22. SASOAP

22.1 The licensee:

- 22.1.1 must submit to the Manager, South Australian Shellfish Quality Assurance Program ('SASQAP') for testing such sample as the Manager, SASQAP requires of the fish farmed at the site and specified in Item 1.1 of Schedule 2;
- 22.1.2 must comply with all reasonable requirements of the Manager, SASQAP in relation to such testing; and
- 22.1.3 must obtain the written consent of the Manager, SASQAP, prior to making any of the fish farmed at the site and specified in Item 1.1 of Schedule 2, available for human consumption.

Granted by the General Manager Aquaculture, delegate of the Minister on 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of B. and C. White Pty Ltd was hereunto affixed in the presence of:

(L.S.) B. P. WHITE, Director C. M. WHITE, Secretary

SCHEDULE 1

Item 1-The Site

Area applicable to this licence:

Licensed A	area	Licensed Hectares
AGD 66-	Zone 53	
758950E	6279075N	10
758600E	6279450N	
758725E	6279575N	
759075E	6279225N	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).
 - (3) All buoys, posts, crosses and markers must be maintained in good condition.

When the site is in navigable water and possible danger to navigation, lights must be placed on the top of each St Andrews cross that is located at each corner of the site and these lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

Item 2—Marked-Off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee.]

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 13/4Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Native Oysters (Ostrea angasi)

Pacific Oysters (Crassostrea gigas)

Scallops, Commercial (King) (Pecten fumatus)

Scallops, (Queen) (Equichlamys bifrons)

Scallops (Dough Boy) (Mimachlamys asperrimus)

Item 1.1—Fish subject to SASQAP testing

All permitted species—Item 1 of Schedule 2.

Item 23/4Permitted Farming Methods

Longlines

Each structure must comply with the construction requirements specified in the Decision Notification Form issued for the site under Regulation 42 of the Development Regulation Act 1993.

Item 3 3/4Stocking Rates

Ovsters Size (mm) Number per Hectare 2 500 000 3 10 1 600 000 1 100 000 20 30 750 000 40 500 000 50 350 000 60 200 000 70 150 000 80 100 000

Scallops

Size (mm)	Number per Hectare
3	30 000 000
10	20 000 000
20	16 000 000
30	13 000 000
40	6 000 000
50	4 000 000
60	2 000 000
70	1 500 000
80	1 000 000
90	750 000
100	500 000

SCHEDULE 3

Item 1—Fees

Annual licence fees are (pro rata for 3 months):

	\$
FRDC Levy per hectare 10 at \$12.50 each	31.25
EMP fee per hectare 10 at \$22.96 each	57.40
Base Licence Fee per hectare 10 at \$57 each	
Total Annual Licence Fee	231.15
Ouarterly Instalments	57.79

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- Location of aquaculture operation.
- 5. Period covered by return.

- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
- 10. If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.
- Method of disposal of water and packaging use for transporting the fish.
- If any disease or symptom of disease occurred in the acquired fish.
- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Brenton P. White, 129 Diagonal Road, Warradale, S.A. 5046 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FM00350.

SCHEDULE 1

The importation and release of Native Oysters (Ostrea angasi), Pacific Oysters (Crassostrea gigas), Scallops, Commercial (King) (Pecten fumatus), Scallops, (Queen) (Equichlamys bifrons), and Scallops (Dough Boy) (Mimachlamys asperrimus) within the waters defined by the following coordinates:

Licensed Area	ı	Licensed Hectares
AGD 66—Zo	ne 53	1100141105
758950E 62	279075N	10
758600E 62	279450N	
758725E 62	279575N	
759075E 62	279225N	

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. Any oysters brought into South Australia must undergo a soakage process whereby they are completely submerged in fresh water for a period of not less than 2 hours before being placed in the approved structures. Fresh water is deemed to be water suitable for human consumption or horticultural or agricultural
- 4. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.

5. The permit holder must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 19 April 2000.

I. NIGHTINGALE, General Manager Aquaculture, as the Delegate of the Director of Fisheries

FISHERIES ACT 1982

MARINE TUNA FARMING LICENCE FB00003

(PREVIOUS LICENCE No. F601)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Schedule 2 of this licence ('the permitted species') the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Rocky Island Industries Pty Ltd (13980) Southern Bluefin Farmers Pty Ltd (13628) 62 Lincoln Highway Port Lincoln, S.A. 5606

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Schedule 2 of this licence.

6. Sea Cages

The licensee:

- 6.1 must ensure that all sea cages on the site have antipredator protection satisfactory to the Minister at all times during the term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the licensee in writing if any marine animal, other than the permitted species, is caught in any sea cage or other farm structure used by the licensee on the site.

7. Location of Sea Cages

The licensee must not erect or use any sea cages in any location on the site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. Site Inspection and Supervision

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. Fees and Returns

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item I of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. Compliance With Relevant Laws

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and

11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. Public Risk Indemnity

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14 Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. Guarantee or Indemnity Scheme

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited: or

- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 17.1 notwithstanding rectification of the previous breach or default or
- 17.3 the licence fee referred to in condition 10 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets; or
- 17.5 if the licensee is an individual, the licensee:
 - 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;
- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
 - 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
 - 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender;
 - 23.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 9 August 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Rocky Island Fisheries Pty Ltd was hereunto affixed in the presence of:

(L.S.) S. SARIN, Director

The Common Seal of Southern Bluefin Farmers Pty Ltd was hereunto affixed in the presence of:

(L.S.) R. SHEEHY, Director
L. LUKIN, Secretary

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
586597E 6154606N	20
586400E 6154264N	
585971E 6154499N	
586170E 6154841N	

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) At distances not exceeding 50 m between the corner spar buoys, yellow spherical buoys not less than 300 mm in diameter.
 - (3) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) (4).

When the site is in navigable water and possible danger to navigation, lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'FB number'; that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'FB number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less the 8 equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Southern Bluefin Tuna (Thunnus maccoyii)

Permitted Farming Methods

Sea Cages 10

Stocking Rates

The maximum stocking density of fish introduced into the site must not exceed 4 kg/m^3 .

The maximum weight of fish introduced into the site must not exceed 162 tonnes in total during the term of the licence.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
TEMP Environmental Monitoring Fee (per	
hectare) 20 at \$136.00 each	2 720.00
Base Licence Fee (per hectare) 20 at \$183 each	3 660.00
Fisheries Research and Development Corporation	
(per hectare) 20 at \$342 each	6 840.00
Total Annual Licence Fee	13 220.00
Quarterly Instalments	3 305.00

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- 4. Location of aquaculture operation.
- 5. Period covered by return.
- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
- If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.
- 12. Method of disposal of water and packaging use for transporting the fish.
- If any disease or symptom of disease occurred in the acquired fish.
- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- 16. Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Rocky Island Industries Pty Ltd and Southern Bluefin Farmers Pty Ltd, 62 Lincoln Highway, Port Lincoln, S.A. 5606 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FB00003.

SCHEDULE 1

The importation and release of Southern Bluefin Tuna (*Thunnus maccoyii*) within the area of waters defined by the following co-ordinates:

	Licensed Hectares
e 53	
4606N	20
4264N	
4499N	
4841N	
	4606N 4264N 4499N

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.
- 4. The permit holder must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 9 August 1999.

D. MACKIE, Manager, Legislation and Policy

FISHERIES ACT 1982

MARINE TUNA FARMING LICENCE FB00004 (PREVIOUS LICENCE NO. F603)

Licence to Farm Fish under section 53 of the Fisheries Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Schedule 2 of this licence ('the permitted species') the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Australian Southern Bluefin Tuna Farmers Pty Ltd (13046) Tuna Farmers Pty Ltd (13074) P.O. Box 1240

Port Lincoln, S.A. 5606

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Schedule 2 of this licence.

6. Sea Cages

The licensee:

- 6.1 must ensure that all sea cages on the site have antipredator protection satisfactory to the Minister at all times during the term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the licensee in writing if any marine animal, other than the permitted species, is caught in any sea cage or other farm structure used by the licensee on the site.

7. Location of Sea Cages

The licensee must not erect or use any sea cages in any location on the site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. Site Inspection and Supervision

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. Fees and Returns

The licensee:

10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;

10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. Compliance With Relevant Laws

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. Public Risk Indemnity

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. Guarantee or Indemnity Scheme

The licensee must either:

- 15.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 17.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 10 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets: or
- 17.5 if the licensee is an individual, the licensee:
 - 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*;
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;

- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waiver

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall be:
 - 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee):
 - 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender:
 - 23.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 9 August 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Australian Southern Bluefin Tuna Farmers Pty Ltd was hereunto affixed in the presence of:

(L.S.) D. LUKIN, Director A. LUKIN, Secretary

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area Licensed Hectares

AGD 66—Zone 53

584541E 6156850N 20

584684E 6156480N

584219E 6156303N

584077E 6156673N

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) 4.
 - (3) All buoys, posts crosses and markers must be maintained in good conditions.

When the site is in navigable water and possible danger to navigation, lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'FB number'; that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'FB number'; that is the licence number.

Item 2—Marked-Off Areas

Marked-off areas must be marked with no less the 8 equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule

Southern Bluefin Tuna (Thunnus maccoyii)

Permitted Farming Methods

Sea Cages 10

Stocking Rates

The maximum stocking density of fish introduced into the site must not exceed $4\ kg/m^3$.

The maximum weight of fish introduced into the site must not exceed 162 tonnes in total during the term of the licence.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

	\$
TEMP Environmental Monitoring Fee (per	
hectare) 20 at \$136.00 each	2 720.00
Base Licence Fee (per hectare) 20 at \$183 each	3 660.00
Fisheries Research and Development Corporation	
(per hectare) 20 at \$342 each	6 840.00
Total Annual Licence Fee	13 220.00
Quarterly Instalments	3 305.00

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- 4. Location of aquaculture operation.
- 5. Period covered by return.
- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
- 10. If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.
- Method of disposal of water and packaging use for transporting the fish.
- If any disease or symptom of disease occurred in the acquired fish.
- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Australian Southern Bluefin Tuna Farmers Pty Ltd and Tuna Farmers Pty Ltd, P.O. Box 1240, Port Lincoln, S.A. 5606 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FB00004.

SCHEDULE 1

The importation and release of Southern Bluefin Tuna (*Thunnus maccoyii*) within the area of waters defined by the following co-ordinates:

Licensed A	area	Licens Hectar
AGD 66—	Zone 53	Heetai
584541E	6156850N	20
584684E	6156480N	
584219E	6156303N	
584077E	6156673N	

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.
- 4. The permit holder must retain the copy of this permit which has been supplied by the director of Fisheries, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 9 August 1999.

D. MACKIE, Manager, Legislation and Policy

FISHERIES ACT 1982

MARINE TUNA FARMING LICENCE FB00006 (PREVIOUS LICENCE NO. F605)

Licence to Farm Fish under section 53 of the Fisheries
Act 1982

WHEREAS the Director of Fisheries has, pursuant to section 50 (2) of the Fisheries Act 1982 ('the Act'), issued a permit to the undermentioned licensee to release the fish specified in Schedule 2 of this licence ('the permitted species') the Minister for Primary Industries, Natural Resources and Regional Development ('the Minister') hereby grants to:

Ajka Pty Ltd (1673) Australian Bluefin Pty Ltd (1720) Emily Krstina (Australia) Pty Ltd (13053) Kinkawooka Pty Ltd (13225) P.O. Box 462 Port Lincoln, S.A. 5606

a non-exclusive licence to occupy and use the waters specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 1999 and ending, subject to any earlier termination under this licence, on 30 June 2000 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Licence

The parties acknowledge and agree that:

- 1.1 the rights, powers and privileges granted to or vested in the licensee under this licence are contractual only and shall not create or vest in the licensee any estate, interest or right of a proprietary nature in the site; and
- 1.2 that, subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site and that the rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

2. Marked-off Areas

For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site is that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

3. Permitted Species

The licensee:

- 3.1 must not farm or introduce any species at the site other than the permitted species; and
- 3.2 must not take any wild fish from the site except for recreational purposes.

4. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

5. Permitted Methods

The licensee:

- 5.1 must not stock the permitted species at a rate greater than that specified in Schedule 2 of this licence;
- 5.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
- 5.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
- 5.4 must apply the permitted farming methods set out in Schedule 2 of this licence.

6. Sea Cages

The licensee:

- 6.1 must ensure that all sea cages on the site have antipredator protection satisfactory to the Minister at all times during the term; and
- 6.2 must immediately inform an officer of PIRSA (Fisheries) on 1800 065 522 or such other officer as the Minister from time to time notifies to the licensee in writing if any marine animal, other than the permitted species, is caught in any sea cage or other farm structure used by the licensee on the site.

7. Location of Sea Cages

The licensee must not erect or use any sea cages in any location on the site where stocked sea cages have been used in the immediately preceding two year period.

8. Marking and Maintaining the Site

The licensee:

- 8.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 8.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 8.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 8.4 must mark the site boundary in accordance with the specifications in Schedule 1 of this licence.

9. Site Inspection and Supervision

The licensee:

- 9.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 9.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

10. Fees and Returns

The licensee:

- 10.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 10.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

11. Compliance With Relevant Laws

- 11.1 the licensee must at all times comply with all laws, by-laws or regulations in force which relate to the site or the activities conducted in the site and with all notices, orders or requirements lawfully given or made by any authority or authorities in respect of the site;
- 11.2 in particular, without derogating from the general requirement under condition 11 of this licence:
 - 11.2.1 the licensee must not do or permit to be done in upon or about the site anything which in the opinion of the Minister would cause or contribute to the degradation or pollution of any coastal land or the surrounding marine environment; and
 - 11.2.2 in the event that the Minister is satisfied, on reasonable grounds, that the fish taken from the waters are not fit for human consumption or that consumption of fish taken from the waters could present a danger to the health of the consumer, the licensee must, in accordance with a written notice from the Minister, cease or suspend the conduct of the permitted use or else conduct the permitted use as directed within the notice.

12. Public Risk Indemnity

The licensee must at all times indemnify the Minister, his officers, employees, contractors and agents from and against all claims, demands, actions, judgments, proceedings, damages, losses, costs, charges and expenses in respect of any loss of life, personal injury and/or damage to property caused or suffered in any manner in or about the site.

13. Release

The licensee must use and keep the site at the risk in all things of the licensee and the licensee must release to the full extent permitted by law the Minister, his agents, contractors and servants in the absence of any wilful act, omission, default or neglect on their part from all claims and demands of every kind resulting from any accident damage or injury to persons or property occurring at the site, including loss or damage to the licensee's fixtures or personal property of the licensee.

14. Public Risk Insurance

The licensee shall at its own cost and expense during the term effect and keep in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister in which the limits of public risk shall not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such further amount as the Minister may from time to time reasonably require, as the amount which may be paid out in respect of any one single claim and a policy of insurance or copy thereof or a certificate of insurance shall be produced by the licensee to the Minister on request in writing being made by the Minister for its production.

15. Guarantee or Indemnity Scheme

The licensee must either:

- 5.1 provide a guarantee from its bankers; or
- 15.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister.

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

16. No Assignment

The licensee acknowledges that this licence is personal and it must not assign or sublet or deal in any other way with any interest in this licence.

17. Default by Licensee and Termination

The Minister may terminate this licence immediately by notice in writing served on the licensee if:

- 17.1 the licensee commits or permits any breach or default of the obligations imposed on the licensee by this licence, and following the giving by the Minister of written notice of such breach or default, the licensee either fails to rectify such breach or default within one calendar month of the date of such notice (or earlier if the circumstances require) or fails to make diligent progress towards rectifying any such breach which is incapable of rectification within the time so limited; or
- 17.2 the licensee commits or permits any further breach or default of the obligations imposed on the licensee by this licence for which the Minister has previously given notice in writing of such breach or default pursuant to paragraph 1 of condition 17.1 notwithstanding rectification of the previous breach or default; or
- 17.3 the licence fee referred to in condition 10 is unpaid for a period of 14 days after notice has been given to the licensee that it is outstanding; or
- 17.4 if the licensee is a body corporate, any of the following occur:
 - 17.4.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
 - 17.4.2 an order is made for the winding up or liquidation of the licensee;
 - 17.4.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
 - 17.4.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
 - 17.4.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets: or
- 17.5 if the licensee is an individual, the licensee:
 - 17.5.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 17.5.2 is convicted of an indictable offence.

Termination of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

18. Interpretation

Subject to any inconsistency of subject or context, the following rules of construction shall be used in the interpretation of this licence:

- 18.1 any word importing the plural includes the singular and *vice versa*:
- 18.2 any wording importing a gender shall include all other genders;
- 18.3 a reference to a body corporate shall include a natural person and *vice versa*;

- 18.4 a reference to a recital, party, clause, Schedule or Annexure is a reference to a recital, party, clause, Schedule or Annexure of this licence;
- 18.5 the captions, headings, section numbers and clause numbers appearing in this licence are inserted only as a matter of convenience and in no way affect the construction of this licence;
- 18.6 a reference to a statute shall include all statutes amending, consolidating or replacing the statutes referred to;
- 18.7 where two or more persons are named as licensees, this licence shall bind the licensees jointly and each of them severally; and
- 18.8 time is of the essence in respect of any obligation relating to time in this licence.

19. Delegation

Any consent, notice, any consultation or any other thing which is pursuant to the terms of this licence either required to be given, done or performed or which may be given, done or performed by the Minister may for the purposes of this licence be properly given, done or performed by any duly authorised agent or employee of the Minister.

20. Severance

If any term or condition of this licence should be for any reason unlawful, void, invalid or unenforceable then the offending term or condition shall be severed from this licence without affecting the validity or enforceability of the remainder of this licence.

21. Modification

No variation of or addition to any provision of this licence shall be binding upon the Minister and the licensee unless such variation or addition is made in writing, signed by both the Minister and the licensee and expressed to be either supplemental to or in substitution for the whole or a part of this licence.

22. Waive

- 22.1 A waiver of any provision of this licence by the Minister must both be in writing and be signed by the Minister or by persons duly authorised to execute such a document on the Minister's part.
- 22.2 No waiver by the Minister of a breach of a term or condition contained in this licence shall operate as a waiver of any breach of the same or any other term or condition contained in this licence.
- 22.3 No forbearance, delay or indulgence by the Minister in enforcing the provisions of this licence shall prejudice or restrict the rights of the Minister.

23. Notices

- 23.1 Notices may be served by delivering the same personally, by mail or facsimile transmission and shall
 - 23.1.1 in writing addressed to the Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 (in the case of the Minister) and to the address of the licensee set out above (in the case of the licensee);
 - 23.1.2 signed by or on behalf of the sender or by a person duly authorised in that regard by the sender:
 - 23.1.3 deemed to be duly served or made in the following circumstances:
 - (a) if delivered, upon delivery;
 - (b) if sending by mail, upon posting;
 - (c) if sent by facsimile transmission, upon the sender's facsimile producing a transmission report that the facsimile was satisfactorily sent in its entirety to the addressee's facsimile number,

but if delivery is not made before 5 p.m. on any day it shall be deemed to be received at 9 a.m. on the next day in that place.

23.2 The Minister and the licensee may each vary their address or facsimile number at any time by written notice.

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Granted on behalf of the Minister by Director of Fisheries, delegate of the Minister, on 9 August 1999.

G. MORGAN, Director of Fisheries

The licensee hereby acknowledges and agrees to the terms and conditions of this licence.

The Common Seal of Ajka Pty Ltd was hereunto affixed in the presence of:

(L.S.) J. GOBIN, Director

The Common Seal of Australian Bluefin Pty Ltd was hereunto affixed in the presence of:

(L.S.) D. M. PUGLISI, Director R. L. WRIGHT, Secretary

The Common Seal of Emily Krstina (Australia) Pty Ltd was hereunto affixed in the presence of:

(L.S.) T. M. SANTIC, Director

The Common Seal of Kinkawooka Pty Ltd was hereunto affixed in the presence of:

(L.S.) A. C. PUGLISI, Director B. PUGLISI, Secretary

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area Licensed
AGD 66—Zone 53

583256E 6161976N 20

583173E 6161587N
582761E 6161076N
582761E 6162067N

All structures, equipment, buoys and flotations (except for that required by the Department for Transport, Urban Planning and the Arts) must be black, dark grey, dark blue, dark brown, or dark green coloured materials.

The boundary of the site to be marked either with:

- (a) (1) At the corners with posts extending 900 mm above mean high water springs. Such posts to be marked with a St Andrews cross, each cross arm measuring 900 mm from tip to tip, minimum width 75 mm.
 - (2) Posts to be not less than 125 mm in diameter.
 - (3) Posts and crosses to be painted yellow.
 - (4) The ends of each cross to be marked with a 200 mm strip of yellow retro-reflective tape.
 - (5) Between the corner posts at intervals not exceeding 50 m, buoys not less than 300 mm in diameter.
 - (6) All buoys, posts, crosses and markers must be maintained in good condition.

or

- (b) (1) At each corner, yellow spar buoys with a St Andrews cross as a top mark placed at least 900 mm above the buoy, cross arms 900 mm long x 75 mm wide.
 - (2) The buoys and topmarks must all be coloured yellow and marked with a yellow retro-reflective as in (a) 4.
 - (3) All buoys, posts crosses and markers must be maintained in good conditions.

When the site is in navigable water and possible danger to navigation, lights must be yellow in colour and flashing once every 4 seconds and visible over an arc of 360 degrees for a distance of at least one mile.

All sea cages on the site must be marked with a unique sea cage number and the site's unique 'FB number'; that is, the licence number. All St Andrew's crosses must be marked with the site's unique 'FB number'; that is the licence number.

Item 2-Marked-Off Areas

Marked-off areas must be marked with no less the 8 equally spaced white buoys, each of at least 12 inches in diameter, each positioned no more than 70 m from each relevant sea cage situated on the site.

SCHEDULE 2

Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Southern Bluefin Tuna (Thunnus maccoyii)

10

Permitted Farming Methods

Sea Cages

Stocking Rates

The maximum stocking density of fish introduced into the site must not exceed 4 kg/m^3 .

The maximum weight of fish introduced into the site must not exceed 162 tonnes in total during the term of the licence.

SCHEDULE 3

Item 1—Fees

Annual licence fees are:

		Ф
TEMP Environmental Monitoring Fee (per		
hectare) 20 at \$136.00 each	2	720.00
Base Licence Fee (per hectare) 20 at \$183 each	3	660.00
Fisheries Research and Development Corporation		
(per hectare) 20 at \$342 each	6	840.00
Total Annual Licence Fee	13	220.00
Quarterly Instalments	3	305.00

Item 2—Public Risk Insurance

Five million dollars (\$5 000 000).

SCHEDULE 4

Returns

The licensee must submit the following information to the Minister, c/o Director of Fisheries, PIRSA, 16th Floor, 25 Grenfell Street, Adelaide, S.A. 5000 on or before 31 January and 31 July during the term of this licence:

- 1. Name of licensee.
- 2. Address of licensee.
- 3. Species of fish farmed and held on the site.
- 4. Location of aquaculture operation.
- 5. Period covered by return.
- 6. Number of life stage of each species of fish held.
- 7. Number, weight and value of each species of fish held.
- 8. Details of any disease detected in any fish kept.
- Source (whether interstate or intrastate) of any stock acquired and date of acquisition (if relevant, include name of authority that provided certification that stock was free from disease).
- 10. If any fish were brought into the state, the number of fish and the life stage of the fish.
- 11. If fish were brought into the state, the purpose for which they were brought in.

- Method of disposal of water and packaging use for transporting the fish.
- If any disease or symptom of disease occurred in the acquired fish.
- Method of disposal of diseased or dead fish and the number disposed of.
- 15. Signature, date and telephone number.
- Use of any chemicals for fish husbandry—type of chemical and quantity used, purpose and date of use.

FISHERIES ACT 1982: SECTION 50 (2)

TAKE notice that pursuant to section 50 (2) of the Fisheries Act 1982, I hereby authorise Ajka Pty Ltd, Australian Bluefin Pty Ltd, Emily Krstina (Australia) Pty Ltd and Kinkawooka Pty Ltd, P.O. Box 462, Port Lincoln, S.A. 5606 (hereinafter referred to as the 'permit holder') to engage in the activities and to do the acts specified in Schedule 1, subject to the conditions specified in Schedule 2 from the date of this permit ending upon the expiration or earlier termination of Licence Number FB00006.

SCHEDULE 1

The importation and release of Southern Bluefin Tuna (*Thunnus maccoyii*) within the area of waters defined by the following co-ordinates:

Licensed A	Area	Licensed
		Hectares
AGD 66—	-Zone 53	
583256E	6161976N	20
583173E	6161587N	
582678E	6161676N	
582761E	6162067N	

SCHEDULE 2

- 1. Fish obtained within South Australia for use in the fish farm shall only be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 2. The permit holder shall not import any live fish (ova, fry or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations 1984.
- 3. The permit holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under the Act, except where specifically permitted by this notice.
- 4. The permit holder must retain the copy of this permit which has been supplied by the director of Fisheries, and if requested by a PIRSA Fisheries and Aquaculture Officer, produce that permit for inspection.

Dated 9 August 1999.

D. MACKIE, Manager, Legislation and Policy

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, David J. Warland (or his agent) (hereinafter referred to as the exemption holder), 5 Mallee Crescent, Port Lincoln, S.A. 5606 shall not be guilty of an offence when engaging in the activities and to do the acts specified in Schedule 1 subject to the conditions specified in Schedule 2 from the date of gazettal of this exemption until revoked by the Director of Fisheries.

SCHEDULE 1

The importation and release of pot bellied seahorses, *Hippocampus abdominalis*; and yellow seahorses, *Hippocampus kuda* into ponds located at Lot 565 in the Hundred of Port Lincoln.

SCHEDULE 2

1. The exemption holder must maintain adequate security arrangements to prevent escapement of fish (ova, fry, or adult) into any South Australian waters.

- 2. Fish obtained within South Australia for use on the registered fish farm must be obtained from registered fish farmers, licensed fishers or other persons approved by the Director of Fisheries.
- 3. The exemption holder must not import any live fish (ova, fry, or adult) into South Australia unless the shipment has certification from an appropriate authority in the State from which they are obtained that they are free from all relevant notifiable diseases listed in Schedule 4 of the Fisheries (Exotic Fish, Fish Farming and Fish Diseases) Regulations, 1984.
- 4. The exemption holder must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under the Act, except where specifically permitted by this notice.
- 5. The exemption holder must retain the copy of this permit which has been supplied by the Director of Fisheries, and if requested by a PIRSA Fisheries and Aquaculture Compliance Officer, produce that permit for inspection.

Dated 28 April 2000.

I. NIGHTINGALE, General Manager Aquaculture, as the delegate of the Director of Fisheries

FT00550

GAMING MACHINES ACT 1992

Notice of Application for Increase in Gaming Machines

NOTICE is hereby given, pursuant to section 29 (1) (d) of the Gaming Machines Act 1992, that Stretlan Pty Ltd, c/o 38 Hindmarsh Square, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for a variation in the number of gaming machines from 10 to 39 in respect of premises known as Griffins Head Tavern.

The application has been set down for hearing on 2 June 2000 at $9\ a.m.$

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

GAMING MACHINES ACT 1992

Notice of Application for Grant of Gaming Machine Licence

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that The Marlin Hotel Group Pty Ltd (ACN 087 699 812), c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 has applied to the Liquor Licensing Commissioner for the grant of a Gaming Machine Licence in respect of premises situated at 101 O'Connell Street, North Adelaide, S.A. 5006 and known as Oxford Hotel.

The application has been set down for hearing on 2 June 2000.

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 28 April 2000.

Applicant

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Wayne Robert White, officer/employee of Gower & White Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5500, folio 965 situated at 9A Cottell Street, Port Pirie, S.A. 5540.

Dated 4 May 2000.

Signed for and on behalf of the Minister for Consumer Affairs by the Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Warren Millard Andrews, Linley Millard Andrews and Bunty Marie Andrews, officers/employees of Lin Andrews Real Estate Pty Ltd

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5259, folios 93 and 94 situated at 55-57 South Road, Thebarton, S.A. 5031.

Dated 4 May 2000.

Signed for and on behalf of the Minister for Consumer Affairs by the Commissioner for Consumer Affairs:

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Addawn Pty Ltd (ACN 092 587 794) as trustee for the Addawn Family Trust has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at Macclesfield, S.A. 5153 and known as Macclesfield Hotel.

The applications have been set down for hearing on 2 June 2000.

Any person may object to the applications 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 April 2000.

Applicant

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Mawson Investments Pty Ltd has applied to the Liquor and Gaming Commissioner for a Hotel Licence and a Gaming Machine Licence in respect of premises situated at the corner of University Parade and Main Street, Mawson Lakes and known as Mawson Lakes Tavern.

The applications have been set down for hearing on 2 June 2000

Conditions

The following licence conditions are sought:

Extended Trading Authorisation:

Hours sought:

Tuesday and Wednesday—midnight to 1 a.m. the following morning.

Friday and Saturday—midnight to 2 a.m. the following morning.

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

Entertainment is proposed on the premises during these hours.

Any person may object to the applications 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 28 April 2000.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that ACN 092 596 784 Pty Ltd (ACN 092 596 784), 11A Rutland Avenue, Unley Park, S.A. 5061 has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and the grant of a Gaming Machine Licence in respect of premises situated at the corner of Port Wakefield Road and Diagonal Road, Cavan, S.A. 5094 and known as Cavan Hotel.

The applications have been set down for hearing on 2 June 2000.

Any person may object to the applications 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 April 2000.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Australia First Enterprise Pty Ltd (ACN 064 822 402), has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 187 King William Road, Hyde Park and known as Hyde Park Tavern.

The applications have been set down for hearing on 26 May 2000.

Any person may object to the applications 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.

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 Steven Prideaux and Danielle Prideaux, have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1 Perseverance Road, Tea Tree Gully and known as Henry VIII Dining Rooms.

The application has been set down for hearing on 30 May 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 10 April 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 Hadwick Pty Ltd (ACN 090 965 772) has applied to the Licensing Authority for a variation to the Extended Trading Authorisation which is in force in respect of premises situated at 100 Philip Highway, Elizabeth South and known as Rose and Crown Hotel.

The application has been set down for hearing on Friday, 2 June $2000\ at\ 9\ a.m.$

Conditions

The following licence conditions are sought:

- 1. That the licensee be permitted to sell liquor for consumption on the licensed premises each Wednesday from midnight to 3 a.m. the following morning, each Friday, Saturday and Sunday from 1 a.m. to 3 a.m. (i.e. an extension of Thursday, Friday and Saturday night trading respectively), each Sunday from 9 a.m. to 11 a.m. and 8 p.m. to midnight and on Christmas Day from midnight to 2 a.m.
- 2. That the licensee be permitted to sell liquor for consumption off the licensed premises from 9 a.m. to 11 a.m. and from 8 p.m. to 9 p.m. each Sunday.

3. That the extended trading authorisation shall apply to all existing approved areas during the days and times sought in this application and all other days and times previously authorised for extended trading.

The licensee does not intend to provide entertainment during the period of the extended trading authorisation.

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 20 April 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 Terry Joseph Buss and Donna Marie Flack, 153 O'Connell Street, North Adelaide, S.A. 5006 have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 153 O'Connell Street, North Adelaide, S.A. 5006 and to be known as Saizen Sushi Bar.

The application has been set down for hearing on 2 June 2000 at 9 a.m.

Conditions

The following licence conditions are sought:

The licensee is authorised to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:

- (a) seated at a table; or
- (b) attending a function at which food is provided.

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 28 April 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 Glen Devlin Pty Ltd (ACN 085 179 451), c/o Minter Ellison, 15th Floor, AMP Building, 1 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer and removal of a Liquor Licence in respect of the premises situated at 37 Myall Avenue, Kensington Gardens, S.A. 5068 and to be situated at 170 Greenhill Road, Parkside, S.A. 5063 and known as Horlin-Smith Wines.

The application has been set down for hearing on 26 May 2000 at 9 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 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 20 April 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 Sajan Pty Ltd (ACN 008 154 416), c/o T. J. Reilly, Lindbloms Lawyers, 82 Franklin Street, Adeaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 493 Portrush Road, Glenunga and known as Granada Lodge Motel.

The application has been set down for hearing on 26 May 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.

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 Kathryn Mitchel, David Peggie, Katharine Micka and Garry Orvad have applied to the Licensing Authority of the transfer of a Residential Licence in respect of premises situated at St Nicholas Road, Coober Pedy, S.A. 5723 and known as Mud Hut Motel.

The application has been set down for hearing on 30 May

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 Falie Project Limited (ACN 008 106 699) has applied to the Licensing Authority for a variation of Conditons of Licence in respect of the premises situated at North Parade Wharf, Port Adelaide, S.A. 5015 and known as Folia

The application has been set down for hearing on 2 June 2000.

Conditions

The following licence conditions are sought:

To allow the provision of liquor in conjunction with the provision of accommodation and food to ships passengers 24 hours per day only when the ship is outside of Port Adelaide or other South Australian Port Limits.

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 19 April 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 Food With Spice Pty Ltd, 242 Kensington Road, Marryatville, S.A. 5068 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at 267A Kensington Road, Marryatville, S.A. 5068 and known as Blossom Coffee House.

The application has been set down for hearing on 5 June 2000 at 9.30 a.m.

Conditions

The following licence conditions are sought:

The licensee is authorised to sell liquor on any day except Good Friday and Christmas day for consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

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 28 April 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 Dwayne Robert Hollitt has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of the premises situated at 137A Adelaide Road, Murray Bridge and known as Bridge Pool Hall.

The application has been set down for hearing on 5 June 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 12 April 2000.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Minerals and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Olliver Geological Services Pty Ltd

Location: Myponga area—Approximately 40 km south of Adelaide, bounded as follows: Commencing at a point being the intersection of latitude 35°18′S and longitude 138°30′E, thence south to latitude 35°20′S, west to longitude 138°29′E, south to latitude 35°24′S, west to longitude 138°22′E, south to latitude 35°26′S, west to longitude 138°22′E, south to latitude 35°26′S, west to a line parallel to and 800 m inland from highwater mark St. Vincent Gulf, thence generally north-easterly along the said parallel line to latitude 35°18′S and east to the point of commencement, but excluding Aldinga Scrub Conservation Park, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of Commonwealth Gazette number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 98

Ref. D.M.E. No.: 167/1999

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Minerals and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Geosurveys Australia Pty Ltd

Location: Yantanabie area—Approximately 50 km northeast of Streaky Bay, bounded as follows: Commencing at a point being the intersection of latitude 32°14′S and longitude 134°41′E, thence east to longitude 134°45′E, south to latitude 32°31′S, west to longitude 134°41′E, north to latitude 32°28′S, west to longitude 134°41′E, north to latitude 32°23′S, east to longitude 134°41′E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 226 Ref. D.M.E. No.: 2/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

NOTICE is hereby given in accordance with Section 28 (5) of the Mining Act 1971, that the Minister for Minerals and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Tasman Resources NL

Location: Screech-Owl Creek area—Approximately 60 km west of Marree, bounded as follows: Commencing at a point being the intersection of latitude 29°42′S and longitude 137°16′E, thence east to longitude 137°30′E, south to latitude 29°45′S, west to longitude 137°22′E, north to latitude 29°44′S, west to longitude 137°16′E and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year Area in km²: 107

Ref. D.M.E. No.: 16/2000

L. JOHNSTON, Mining Registrar, Department of Primary Industries and Resources

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for a mining lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Phillip Richard Daniel

Claim Number: MC 3168

Location: Section 93, Hundred of Kulpara, 30 km east of

Kadina

Purpose: For the recovery of Limestone Rubble

Reference D.M.E. No.: T2205

A copy of the proposal has been provided to the District Council of Barunga West.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 23 May 2000.

L. JOHNSTON, Mining Registrar

MOTOR VEHICLES ACT 1959

Recognised Historic Motor Vehicle Club

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

Walkerville All Cars Club Incorporated

Dated 26 April 2000.

R. J. FRISBY, Registrar of Motor Vehicles

PHYLLOXERA AND GRAPE INDUSTRY ACT 1995

Contributions Towards Primary Functions

PURSUANT to section 23 of the above Act, the Phylloxera and Grape Industry Board gives notice that registered persons (being persons who are recorded in the Register established by the Board as owners of 0.5 hectares, or more of planted vines) must contribute to the costs of the Board's primary functions for the year ending 30 April 2000.

The rules of calculation of such contributions are as follows:

- 1. Calculations will be based on the area of vines recorded in the Register as being owned by each person.
- 2. The rate per hectare of vines will be \$9.50 with a minimum contribution of \$20.
- 3. Any fee for default or delay in contribution payment will be calculated on a per hectare basis.
- 4. The levy will be collected or recovered by the Commissioner of Land Tax on behalf of the Board as if the contribution were land tax and will be subject to the same penalties for delay or default in payment, section 23 (3) of the Act.

Notices of contributions will be forwarded by post to registered persons.

P. HACKWORTH, Chief Executive Officer

GRANT OF FIRST RENEWAL OF PETROLEUM PRODUCTION LICENCE 21

Department of Primary Industries and Resources, Adelaide, 27 April 2000

NOTICE is hereby given that pursuant to delegated powers dated 20 November 1997, *Gazetted* 4 December 1997, page 1526, the undermentioned Petroleum Production Licence has been renewed under the provisions of the Petroleum Act 1940.

D. R. MUTTON, Chief Executive, Delegate of the Minister for Primary Industries and Resources

No. of Licence	Licensees	Locality	Date of Expiry	Area in km ²	Reference
21	Air Liquide Australia Ltd	Otway Basin area of South Australia	30 April 2021	144.96	SR.28.1.58 v4

Description of the Area

All that part of the State of South Australia bounded as follows: Commencing at a point being the intersection of latitude 37°53′30″S and longitude 140°50′00″E, thence east to the border of the States of Victoria and South Australia, thence southerly along the border to latitude 38°00′00″S, then west to longitude 140°52′30″E, thence north to latitude 37°58′30″S, thence west to longitude 140°48′30″E, thence north to latitude 37°57′30″S, thence west to longitude 140°48′30″E, thence north to latitude 37°56′30″S, thence west to longitude 140°50′00″E, thence north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966.

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Public Road (walkway) adjacent Swanport Road, Murray Bridge Deposited Plan 53976

BY Road Process Order made on 29 November 1999, the Rural City of Murray Bridge ordered that:

- 1. The whole of the public road (walkway) south-east of Swanport Road adjoining allotment 13 in Filed Plan 39433 more particularly lettered 'A' in Preliminary Plan No. PP32/0414 be closed.
- 2. The whole of the land subject to closure be transferred to THOMAS JOHN McPHAIL in accordance with agreement for transfer dated 29 November 1999 entered into between the Rural City of Murray Bridge and T. J. McPhail.

On 10 January 2000 that order was confirmed by the Minister for Administrative 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 4 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Cross Keys Road and Mawson Lakes Boulevard, Mawson Lakes

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the CITY OF SALISBURY proposes to make a Road Process Order to close and transfer to the LAND MANAGEMENT CORPORATION portion of the public roads (Cross Keys Road and Mawson Lakes Boulevard) adjoining the northern and southern boundary (respectively) of allotment 507 in Deposited Plan 50045, shown more particularly delineated and lettered 'A' and 'B' (respectively) on the Preliminary Plan No. PP32/0561.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at 8 James Street, Salisbury and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council at P.O. Box 8, Salisbury, S.A. 5108 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered. Dated 4 May 2000.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Grenfell Road, Wynn Vale

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the CITY OF TEA TREE GULLY proposes to make a Road Process Order to close and transfer to P. and A. Ovenden portion approximately 6 m wide of the public road (Grenfell Road being allotment 219 in DP 10931) adjoining allotment 107 in Deposited Plan 10931 shown delineated and lettered 'A' on Preliminary Plan No. PP32/0562.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council at 571 Montague Road, Modbury and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council at P.O. Box 571, Modbury, S.A. 5092 WITHIN 28 DAYS OF THE DATE OF THIS NOTICE and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 4 May 2000.

K. SARNECKIS, Acting Surveyor-General

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 4 May 2000.

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

DISTRICT OF THE BAROSSA COUNCIL Calton Road, Kalbeeba. p17 and 18 Balmoral Road, Kalbeeba. p17 and 19 John Schultz Court, Kalbeeba. p17 and 19

CITY OF BURNSIDE Conyngham Street, Glenside. p5

CITY OF CHARLES STURT Sansom Road, Semaphore Park. p12 Gordon Street, Semaphore Park. p12

CITY OF PLAYFORD Applecross Drive, Blakeview. p13 and 14 Easements in lot 1121, Applecross Drive, Blakeview. p.13 Toorak Drive, Blakeview. p13 and 15 Easements in lot 1120, Toorak Drive, Blakeview. p14 and 15 Easement in lot 114, Hazelwood Place, Blakeview. p14 Eucalypt Circuit, Blakeview. p13 and 14

CITY OF SALISBURY Hawksbury Court, Salisbury North. p20

CITY OF TEA TREE GULLY Horsgate Way, Golden Grove. p21 and 22 Martindale Avenue, Golden Grove. p21 and 22 Nugent Place, Golden Grove. p21 and 22 Cadogan Close, Golden Grove. p21 Aristotle Close, Golden Grove. p23 and 24 Edison Drive, Golden Grove. p24
Easement in lot 53, Aristotle Close, Golden Grove. p 24

CITY OF WEST TORRENS Hurtle Street, Underdale. p16 Hurtle Court, Underdale. p16

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT OF LOWER EYRE PENINSULA Hirschausen Road, Poonindie. p6

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF BURNSIDE Conyngham Street, Glenside. p5

CITY OF CHARLES STURT Sansom Road, Semaphore Park. p12 Gordon Street, Semaphore Park. p12

CITY OF PORT ADELAIDE ENFIELD Whistler Drive, Oakden. p11 Easement in lot 350, Whistler Drive, Oakden. p11

WHYALLA WATER DISTRICT

CITY OF WHYALLA Essington Lewis Avenue, Whyalla. p2 Duncan Street, Whyalla. p3 and 4

WATER MAINS LAID

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

OUTSIDE LOXTON WATER DISTRICT

DISTRICT OF LOXTON WAIKERIE Wheatley Road, Loxton. p8 Easement in lot 31, Wheatley Road, Loxton. p8

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF CAMPBELLTOWN River Drive, Athelstone. FB 1087 p6

CITY OF HOLDFAST BAY Jedma Grove, Glenelg North. FB 1087 p12 Maple Avenue, North Brighton. FB 1087 p24

CITY OF MITCHAM Miranda Street, Eden Hills. FB 1087 p10

CITY OF PLAYFORD Applecross Drive, Blakeview. FB 1087 p13 and 14 Easements in lot 1121, Applecross Drive, Blakeview. FB 1087

p13 and 14 Toorak Drive, Blakeview. FB 1087 p13 and 15 Eucalypt Circuit, Blakeview. FB 1087 p13 and 14 Easement in lot 836, Toorak Drive, Blakeview. FB 1087 p13 and

Easement in lot 837 and lot 2000 (reserve), Toorak Drive, Blakeview. FB 1087 p13 and 16

CITY OF SALISBURY

Culver Avenue, Salisbury North. FB 1087 p18 and 19 Hawksbury Court, Salisbury North. FB 1087 p18 and 19 Greencroft Road, Salisbury North. FB 1087 p18 and 19

CITY OF TEA TREE GULLY

Horsgate Way, Golden Grove. FB 1087 p20 and 21 Easement in reserve (lot 324), Martindale Avenue, Golden Grove. FB 1087 p20 and 21 Martindale Avenue, Golden Grove. FB 1087 p20 and 21 Nugent Place, Golden Grove. FB 1087 p20 and 21
Easement in lot 564, Nugent Place, Golden Grove. FB 1087 p20

Cadogan Close, Golden Grove. FB 1087 p20 and 21 Edison Drive, Golden Grove. FB 1087 p22 and 23

CITY OF WEST TORRENS

Dew Street, Thebarton. FB 1087 p9

Easements in lot 14, Holbrooks Road and lot 6, Hurtle Court, Underdale. FB 1087 p17

Hurtle Court, Underdale. FB 1087 p17

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF ADELAIDE

McClory Place, Adelaide. FB 1087 p4

Right of way in Town Acre 86, Pulteney Street, Adelaide. FB 1087 p8

CITY OF CAMPBELLTOWN

Gorge Road, Athelstone – 65 mm PVC pumping main. FB 1087 p7

CITY OF CHARLES STURT

Beachway Avenue, Semaphore Park – 200 mm AC pumping main. FB 1087 p11

CITY OF PLAYFORD

Easement in lot 836, Toorak Drive, Blakeview. FB 1087 p13 and

CITY OF SALISBURY

Greencroft Road, Salisbury North. FB 1087 p18 and 19

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

ADELAIDE DRAINAGE AREA

CITY OF CAMPBELLTOWN

Easement in lot 70, Gorge Road, Athelstone – 65 mm PVC pumping main. FB 1087 p7

CITY OF CHARLES STURT

Beachway Avenue, Semaphore Park – 200 mm DCTJ pumping main. FB 1087 p11

NANGWARRY COUNTRY DRAINAGE AREA

DISTRICT OF WATTLE RANGE COUNCIL

Across Hunkin Terrace, Nangwarry – 100 mm AC pumping main. FB 170 p24

PRIVATE SEWERS LAID

Notice is hereby given that the undermentioned private sewer has been laid down by the South Australian Water Corporation and is not available for house connections.

OUTSIDE NANGWARRY COUNTRY DRAINAGE AREA

DISTRICT OF WATTLE RANGE COUNCIL

In lot 10, Hunkin Terrace, Nangwarry – 100 mm AC pumping main. FB 170 p24 $\,$

S. SULLIVAN, Chief Executive Officer, South Australian Water Corporation.

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

Pursuant to the provisions of the Vocational Education, Employment and Training Act (VEET Act) the Accreditation and Registration Council (ARC) gives notice that it has determined the following:

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to:

- 1. the gazettal of 24 April 1996 (page 2045)
- 3. the gazettal of 5 December 1996 (page 1818)
- 5. the gazettal of 17 April 1997 (page 1571)
- 7. the gazettal of 12 June 1997 (page 2984)
- 9. the gazettal of 7 August 1997 (page 311)
- 11. the gazettal of 22 December 1997 (page 1776)
- 13. the gazettal of 18 June 1998 (page 2594)
- 15. the gazettal of 24 September (page 990)
- 17. the gazettal of 15 October 1998 (page 1150)
- 19. the gazettal of 19 November 1998 (page 1583)
- **21.** the gazettal of 10 December 1998 (page 1870)
- 23. the gazettal of 23 December 1998 (page 2039)
- 25. the gazette of 25 March 1999 (page 1480)
- 27. the gazette of 22 April 1999 (page 2219)
- 29. the gazettal of 6 May 1999 (page 2482)
- 31. the gazettal of 27 May 1999 (Errata) (page 2723)
- 33. the gazettal of 24 June 1999 (page 3261)
- 35. the gazettal of 29 July 1999 (page 602)
- **37.** the gazettal of 14 October 1999 (page 1973)
- 39. the gazettal of 6 January 2000 (page 1169)
- 41. the gazettal of 13 April 2000 (page 2167)

- 2. the gazettal of 31 October 1996 (page 1544)
- 4. the gazettal of 6 February 1997 (page 830)
- 6. the gazettal of 29 May 1997 (page 2758)
- 8. the gazettal of 3 July 1997 (page 33)
- 10. the gazettal of 18 December 1997 (page 1677)
- 12. the gazettal of 23 April 1998 (page 1959)
- 14. the gazettal of 6 August 1998 (page 339)
- 16. the gazettal of 1 October 1998 (page 1038)
- 18. the gazettal of 12 November 1998 (page 1389)
- 20. the gazettal of 3 December 1998 (page 1742)
- 22. the gazettal of 17 December 1998 (page 1954)
- 24. the gazette of 11 March 1999 (page 1359)
- 26. the gazette of 1 April 1999 (page 1605) (Errata)
- 28. the gazettal of 29 April 1999 (page 2381) (Errata)
- 30. the gazettal of 13 May 1999 (page 2595)
- 32. the gazettal of 17 June 1999 (page 3123)
- **34.** the gazettal of 1 July 1999 (page 22)
- 36. the gazettal of 30 September 1999 (page 1364)
- **38.** the gazettal of **11** November **1999** (page **2327**)
- 40. the gazettal of 30 March 2000 (page 1921)

which set out the occupations that constitute trades and other declared vocations and the terms and conditions applicable to such declared vocations.

SCHEDULE - DECLARED VOCATIONS, REQUIRED COURSES OF INSTRUCTION AND ASSOCIATED CONDITIONS

Changes to courses and conditions determined by ARC for existing Declared Vocations appear in Bold.

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationa ry Period
# Forest Products Operators					
Declared (ARC)					
May 1996		Certificates II in Forest Industries Traineeship (except Harvesting - Certificate III)	12 months	390 hours	1 month
ARC July1996	3302 VI2201ADA	Certificate II in Pulp and Paper Production Manufacturing (Pulp and Paper Making Traineeship)			
	June 2000				
ARC May 1996	2049	Certificate II in Forest Industries (Sawmilling and Processing			
	VI2201AAA	Traineeship)			
	31 Dec 00				
ARC July1996	3506	Certificate II in Forest Products (Timber Manufacturing)			
	TA1637				
	October 2000				
ARC July1996	2050	Certificate II in Forest Industries (Merchandising Traineeship)			
	VI2201ABA				
17016	December 2000				
ARC May 1996	3303	Certificate III in Forest Industries (Harvesting - Traineeship)			
	VI2301AAA				
	June 2000				
ARC April 2000	FPI20199	Certificate II in Forest and Forest Products (Forest Growing and Management)	12-24 months	225-724 hours	1-2 months
	5013	Replaces Certificate II in Forest Industries Forest Growing	12 months	390 hours	1 monui
	VI2201AFA	Traineeship and	12 monus	390 Hours	1 month
	3640	Certificate II in Forest Industries Panel Products Traineeship	12 months	390 hours	1 111011111
	VI2201AEA	Certificate II in Potest industries I and I foducts Hamileeship	12 monuis	570 Hours	
ARC April 2000	FPI30199	Certificate III in Forest and Forest Products (Forest Growing	24 months	877 hours	2 months
inc rpin 2000	11130177	and Management)	24 months	o,, nouis	2 mondis
ARC April 2000	FPI40199	Certificate IV in Forest and Forest Products (Forest Growing	24 months	1290 hours	2 months
		and Management)			

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationa ry Period	
ARC April 2000	FPI50199	Diploma of Forest and Forest Products (Forest Growing and Management)	36 months	1913 hours	3 months	
ARC April 2000	FPI20299	Certificate II in Forest and Forest Products (Wood Panel Products)	12 months	600 hours	1 month	
ARC April 2000	FPI30299	Certificate III in Forest and forest Products (Wood Panel Products)	24 months	630 hours	2 months	
ARC April 2000	FPI40299	Certificate IV in Forest and forest Products (Wood Panel Products)	24 months	710 hours	2 months	
ARC April 2000	FPI50299	Diploma of Forest and Forest Products (Wood Panel Products)	36 months	1135 hours	3 months	
# Rail Transport (Train Operations						
	12610NSW					
ARC May 1998	MS92A0079M 26 March 2002	Certificate IV National Train Driver (Level 4)	48 months	1506 hours	3 months	
ARC April 2000	TDT20498	Certificate II in Transport and Distribution (Rail Operations)	12 months	377 hours	1 month	
ARC April 2000 ARC April 2000	TDT30498 TDT40498	Certificate III in Transport and Distribution (Rail Operations) Certificate IV in Transport and Distribution (Rail Operations)	24 months 36 months	937 hours 1517 hours	2 months 3 months	
ARC April 2000	TDT20698	Certificate II in Transport and Distribution (Rail Freight Services)	12 months	475 hours	1 month	
	11904NSW NS97/460C	Replaces Certificate II in Rail Transport (Train Operations – Freight)	12 months	145 hours	1 month	
ARC April 2000	TDT30698	Certificate III in Transport and Distribution (Rail Freight Services)	24 months	755 hours	2 months	
	11903NSW NS97/460B	Replaces Certificate III in Rail Transport (Train Operations – Freight)	24 months	489 hours	2 months	
ARC April 2000	TDT40698	Certificate IV in Transport and Distribution (Rail Freight Services)	36 months	1005 hours	3 months	
	11901NSW NS97/460C	Replaces Certificate IV in Rail Transport (Train Operations – Freight)	48 months	1074 hours	3 months	

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationa ry Period
ARC April 2000	TDT20598	Certificate II in Transport and Distribution (Rail Passenger Services)	12 months	450 hours	1 month
ARC April 2000 ARC April 2000	TDT30598 TDT 40598	Certificate III in Transport and Distribution (Rail Passenger Services) Certificate IV in Transport and Distribution Rail Passenger Services)	24 months 36 months	878 hours	2 months 3 months
# Rail Transport (Civil Infrastructure)					
ARC April 2000	TDT20798	Certificate II in Transport and Distribution (Rail Civil Infrastructure)	12 months	198-459 hours	1 month
Declared ARC March 1998	11149NSW NS97/461A October 2002	Replaces Certificate II in Rail Transport (Civil Infrastructure - Track) (Level 2)	12 months	276 hours	1 month
ARC April 2000	TDT30798	Certificate III in Transport and Distribution (Rail Civil	24 months	351-939	2 months
	NS97/461B	Infrastructure) Replaces Certificate III in Rail Transport (Civil Infrastructure – Track)	24 months	808 hours	2 months
ARC April 2000	TDT40798	Certificate IV in Transport and Distribution (Rail Civil Infrastructure)	36 months	1129 hours	3 months
	11151NSW NS97/461C October 2002	Replaces Certificate IV in Rail Transport (Civil Infrastructure - Track) (Level 4)	48 months	1590 hours	3 months

#	Communications (Customer				İ
S	upport) Traineeship				ĺ

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationa ry Period
ARC April 2000 ARC November 1998	December 2002 ICT20499	Certificate II in Telecommunication (Call Centres)	12 months	320 hours	1 month
	4194 ACC0000265 13071	Replaces Certificate II in Communications (Customer Support) Traineeship and	12 months	390 hours	1 month
	TA1949A	Certificate II in Communications (Call Centres)	12 months	320 hours	1 month
ARC April 2000 ARC November 1998	ICT30599 13072 TA1949B	Certificate III in Telecommunication (Call Centres) Replaces Certificate III in Communications (Call Centres) Note: Completion of Certificate III is a prerequisite for entry into Certificate IV	24 months 24 months	520 hours 520 hours	2 months 2 months
ARC April 2000 ARC November 1998	ICT40599 13073 TA1949C	Certificate IV in Telecommunication (Call Centres) Replaces Certificate IV in Communications (Call Centres)	12 months	390 hours 390 hours	1 month
# Telecommunications Installing	Endorsed to 23/9/00	Telecommunications Training Package			
	ICT20197 ICT20297 ICT30197 ICT30297 ICT30397 ICT30497 ICT40197 ICT40297 ICT40397 ICT50197	Certificate II in Telecommunications Certificate III in Telecommunications (Cabling) Certificate III in Telecommunications Certificate III in Telecommunications (CPE) Certificate III in Telecommunications (CAN) Certificate III in Telecommunications (Cabling) Certificate IV in Telecommunications Certificate IV in Telecommunications (CPE) Certificate IV in Telecommunications (CAN) Diploma of Telecommunications Engineering	12 months 12 months 36 months 36 months 36 months 36 months 36 months 36 months 48 months	460 hours 420 hours 780 hours 780 hours 780 hours 740 hours 720 hours 660 hours 700 hours	1 month 1 month 3 months
	ICT60197	Advanced Diploma of Telecommunications Engineering	48 months	1920 hours	3 months

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

[4 May 2000

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Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of attendance at approved course	Probationa ry Period
ARC April 2000 ARC April 2000 ARC April 2000 ARC April 2000 ARC April 2000	ICT20399 ICT30699 ICT40499 ICT50299 ICT50399	Trainees/Apprentices already employed under an existing contract of training may complete their training. Certificate II Telecommunications (CAN) Certificate III in Telecommunications (CPCE) Certificate IV in Telecommunications (Cabling) Diploma of Telecommunications (CPE) Diploma of Telecommunications (CAN)	12 months 24 months 48 months 48 months	440 hours 920 hours 1190 hours 860 hours 900 hours	1 month 2 months 3 months 3 months 3 months

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 31 of 2000

At the Executive Council Office at Adelaide 4 May 2000

PURSUANT to the *Development Act 1993* 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.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Variation of reg. 7—Exclusions from the definition of development
- 4. Insertion of reg. 7A
 - 7A. Exclusions from the definition of development—Colonel Light Gardens State Heritage Area
- 5. Variation of reg. 67—Development excluded from approval and notice
- 6. Insertion of schedule 3A

SCHEDULE 3A

Colonel Light Gardens State Heritage Area

7. Variation of schedule 14

Citation

1. The *Development Regulations 1993* (see *Gazette 27* October 1993 p. 1954), 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.

Variation of reg. 7—Exclusions from the definition of development

- **3.** Regulation 7 of the principal regulations is varied by inserting after subregulation (4) the following subregulation:
 - (5) Nothing in this regulation or schedule 3 affects the operation of schedule 3A.

Insertion of reg. 7A

4. The following regulation is inserted after regulation 7 of the principal regulations:

Exclusions from the definition of development—Colonel Light Gardens State Heritage Area

- **7A.** (1) Subject to this regulation, an act or activity specified in schedule 3A in respect of the Colonel Light Gardens State Heritage Area is excluded from the ambit of the definition of "development".
- (2) An exclusion is subject to any condition or limitation prescribed by schedule 3A for the relevant act or activity.

- (3) An exclusion under schedule 3A does not apply in respect of any work involving any repair to, or alteration or restoration of, a building that would cause the building not to comply with the Building Rules.
- (4) For the purposes of this regulation and schedule 3A, the **Colonel Light Gardens State Heritage Area** is the State Heritage Area known as Mitcham (City) State Heritage Area (Colonel Light Gardens), established by the Development Plan that relates to the area of the City of Mitcham.

Variation of reg. 67—Development excluded from approval and notice

5. Regulation 67 of the principal regulations is varied by inserting in subregulation (3) ", schedule 3A" after "schedule 3".

Insertion of schedule 3A

6. The following schedule is inserted after schedule 3 of the principal regulations:

SCHEDULE 3A

Colonel Light Gardens State Heritage Area

The following acts or activities in respect of the Colonel Light Gardens State Heritage Area are excluded from the definition of development (other than as otherwise indicated below):

Advertising displays

- 1. The commencement of an advertising display containing an advertisement—
- (a) that is a traffic control device displayed and erected under the Road Traffic Act 1961; or
- (b) that is displayed by reason of a statutory obligation on the Crown, a Minister of the Crown, an agency or instrumentality of the Crown, the council, or a person requiring such display; or
- (c) that is on enclosed land or within a building and is not readily visible from land outside the enclosure or the building; or
- (d) that is displayed for the purposes of identification, direction, warning or other information in relation to a detached, semi-detached, row or multiple dwelling or residential flat building, subject to the following conditions:
 - (i) that the advertisement area is not more than 0.1 square metres; and
 - (ii) that the advertising display—
 - (A) does not move; and
 - (B) does not flash; and
 - (C) does not reflect light so as to be an undue distraction to motorists; and
 - (D) is not internally illuminated; and
 - (iii) that not more than two such advertisements are displayed in relation to the same building; or

- (e) that is displayed on a building or a building in separate occupation (other than the side or rear walls of the building) used primarily for retail, commercial, office or business purposes, subject to the following conditions:
 - (i) that the advertisement is not displayed or erected above any verandah or the fascia of a verandah or, in a case where there is no verandah, that no part of the advertisement is more than 3.7 metres above ground level; and
 - (ii) that the advertising display—
 - (A) does not move; and
 - (B) does not flash; and
 - (C) does not reflect light so as to be an undue distraction to motorists; and
 - (D) is not internally illuminated; or
- (f) that announces a local event of a religious, educational, cultural, social or ecreational character, or that relates to an event of a political character, subject to the following conditions:
 - (i) that the total advertisement area of all advertisements of that kind displayed on one building or site is not more than two square metres; and
 - (ii) except for an advertisement that relates to a federal, State or local government election, that the advertisement is displayed for a period not exceeding one month prior to the event and one week after the conclusion of the event; and
 - (iii) that the advertising display—
 - (A) does not move; and
 - (B) does not flash; and
 - (C) does not reflect light so as to be an undue distraction to motorists; and
 - (D) is not internally illuminated; or
- (g) that is on land on which building work is being lawfully undertaken, subject to the following conditions:
 - (i) that the information in the advertisement refers to the work being undertaken; and
 - (ii) that the advertising display—
 - (A) does not move; and
 - (B) does not flash; and
 - (C) does not reflect light so as to be an undue distraction to motorists; and
 - (D) is not internally illuminated; and
 - (iii) that the advertisement area is not more than three square metres; or

- (h) that constitutes a moveable sign within the meaning of the Local Government Act 1999 and is placed on a public street, road or footpath within an area of the council under that Act; or
- (i) that is a real estate "for sale" or "for lease" signs, subject to the following conditions:
 - (i) that the sign is situated on the land which is for sale or for lease; and
 - (ii) that the sign—
 - (A) does not move; and
 - (B) does not flash; and
 - (C) does not reflect light so as to be an undue distraction to motorists; and
 - (D) is not internally illuminated; and
 - (iii) that the sign is not more than four square metres in advertisement area; and
 - (iv) that the sign is removed within two weeks after the completion of the sale or the entering into of the lease.

Council works

- **2.** (1) The placement, replacement, installation, construction, reconstruction, alteration, repair or maintenance by the council of playground equipment on or in a recreation area.
- (2) The repair or maintenance by the council of an item of street furniture (including directional signs, seating or rubbish bins), other than lighting infrastructure or a weather shelter.
- (3) The replacement, construction, reconstruction, alteration, repair or maintenance by the council of a road, drain or pipe.

Retirement units

3. The conferral of a right to occupy a residential unit under the Retirement Villages Act 1987.

Sundry minor operations

- **4.** (1) The construction, reconstruction, repair or alteration of, or addition to, any of the following (including any incidental excavation or filling):
 - (a) an outbuilding in which human activity is secondary, and which—
 - (i) is behind a building or screened from view from a public road by a building; and
 - (ii) is detached from and ancillary to a building erected on the site, or for which consent has been granted by the relevant authority; and
 - (iii) has a total floor area not exceeding ten square metres, no span exceeding three metres, and no part higher than 2.5 metres above the natural surface of the ground; and
 - (iv) is not being constructed, added to or altered so that any portion of the building is nearer to an existing boundary of a road than any distance that may be prescribed in respect of set-backs by the relevant Development Plan for the road (or a portion of the road); or
 - (b) a television aerial or antenna that is attached to the rear side of a chimney and not more than one metre in height above the topmost point of the chimney; or

- (c) a swimming pool constructed in association with a dwelling and intended primarily for use by the occupants of that dwelling, and which—
 - (i) does not have a maximum capacity exceeding 9 000 litres; and
 - (ii) does not have a depth exceeding 300 mm; and
 - (iii) is not within ten metres of a boundary of a road on to which the relevant dwelling faces, and not within three metres of any other boundary of the relevant allotment; and
 - (iv) does not have a finished height, and would not have any associated structure (other than a fence with a finished height), exceeding 1.5 metres (measured from ground level); or
- (d) a spa constructed in association with a dwelling and intended primarily for use by the occupants of that dwelling and situated behind the dwelling, and which does not have a maximum capacity exceeding 680 litres; or
- (e) a fence not exceeding two metres in height (measured (if relevant) from the lower of the two adjoining finished ground levels), other than—
 - (i) a fence situated on the boundary of the relevant allotment with a road (other than a laneway); or
 - (ii)
 - (A) if there is no adjacent building facing the same road on to which the building faces—a fence situated between the building line of the main face of a building and the road on to which the building faces;
 - (B) if there is an adjacent building facing the same road on to which the building faces—a fence situated between a notional line drawn between the nearest front corner of each building to the other building and the road on to which the buildings face,

(and for the purposes of this subparagraph buildings separated only by a laneway will still be taken to be adjacent); or

- (iii) a masonry fence that exceeds (or would exceed) one metre in height (measured (if relevant) from the lower of the two adjoining finished ground levels); or
- (iv) a fence that is (or is to be) a safety fence for a swimming pool approved for construction, or requires approval for construction, on or after 1 July 1993; or
- (f) a retaining wall that retains a difference in ground levels not exceeding one metre; or
- (g) a water tank (and any supporting structure) that—
 - (i) is part of a roof-drainage system for a building; and
 - (ii) has a total floor area not exceeding six square metres; and
 - (iii) has no part higher than the eaves on the nearest part of the building; and
 - (iv) is situated behind or to the side of the building; or

- (i) a temporary builder's office, shed, store or other similar building that—
 - (i) is used for the purpose of storing materials or documents, providing amenities for workers, or for any other purpose connected with the performance of building work, other than to provide overnight accommodation; and
 - (ii) is to be removed at the completion of the relevant building work; and
 - (iii) is positioned on the ground and totally within the site of the building work.
- (2) The repair, maintenance or internal alteration of a building that—
- (a) does not involve demolition of any part of the building (other than the removal of fixtures, fittings or non load-bearing partitions); and
- (b) will not adversely affect the structural soundness of the building or the health or safety of any person occupying or using it; and
- (c) is not inconsistent with any other provision of this schedule.
- (3) The installation or alteration of a building, or the making of any excavation or filling, necessary for or incidental to the installation of any electrical, gas, water or sewage and sullage service (including appliances and fittings), the installation of which requires the approval of an authority other than a council, and which does not affect the ability of the building in which it is installed to resist the spread of fire.
- (4) The construction, reconstruction, repair or alteration of a pergola associated with an existing dwelling (whether attached to the building or freestanding)—
 - (a) that does not have a roof; and
 - (b) where each freestanding side of which is open; and
 - (c) where no part of which is higher than four metres above the ground; and
 - (d) that is not being constructed or altered so that any portion of the pergola is nearer to an existing boundary of a road than any distance that may be prescribed in respect of set-backs in the relevant Development Plan for the road (or that portion of the road); and
 - (e) that is not situated in front of the dwelling.
- (5) The installation of, or an alteration of or addition to, a building that is necessary for or incidental to the installation of—
 - (a) an individual air handling unit mounted on a wall, window or floor; or
 - (b) a ceiling or roof fan or fan coil section of air conditioning systems not exceeding 100 kg and installed within the ceiling space; or
 - (c) an exhaust fan,

where the item being installed—

- (d) is to be installed at the back of the building, or on the side of the building but at least six metres back from the front wall of the building; and
- (e) does not encroach on a public street or affect the ability of the place to resist the spread of fire.

- (6) The construction of a temporary building by, or with the authorisation of, the council where the building—
- (a) does not remain on the site for more than 30 days; and
- (b) is erected for the use of the council, or for some other public or community purpose approved by the council; and
- (c) does not carry any advertising material (other than material incidental to the purpose for which the building is erected).
- (7) Any work undertaken solely for the purposes of—
- (a) fitting a smoke alarm in accordance with the requirements under regulation 76B; or
- (b) installing a skylight; or
- (c) replacing roofing materials, guttering or down-pipes with the same or similar materials or items; or
- (d) replacing windows where the kind of materials, style and dimensions are not changing.

Use of land and buildings

- 5. The use of land and the use of any lawfully-erected building that is ordinarily regarded as (and is in fact) reasonably incidental to any particular use of the land and the building, or the land or the building, and that is for the substantial benefit of the person or persons who, in any capacity, are making use of the land and the building, or the land or the building, including, without limiting the generality of the foregoing, the following uses of land and buildings:
 - (a) the carrying on of a home activity; or
 - (b) the use of any land or building for the supply, conversion, transformation or control of electricity by one or more transformers or by any switchgear or other equipment used wholly or partly for supplying electricity to any part of such land or building; or
 - (c) the keeping of animals, birds, or other livestock (other than horses, sheep, cattle, pigs, goats, donkeys and wild animals) solely for the domestic needs or enjoyment of the occupants of a residence (and land appurtenant to a residence); or
 - (d) the parking of any vehicle not exceeding 3 000 kilograms in weight (including the weight of any attached trailer) on land used for residential purposes.

Painting

- 6. Painting of a building, other than—
- (a) painting any part of the exterior of—
 - (i) the Institute Hall situated on West Parkway in Colonel Light Gardens; or
 - (ii) the RSL Hall on Prince George Parade in Colonel Light Gardens; or
- (b) painting that involves painting a previously unpainted brick or stone exterior surface of an existing building.

Variation of schedule 14

- **7.** Schedule 14 of the principal regulations is varied by inserting after its present contents (now to be designated as clause 1) the following clause:
 - **2.** The following forms of development in the State Heritage Area known as Mitcham (City) State Heritage Area (Colonel Light Gardens), established by the Development Plan that relates to the area of the City of Mitcham, are excluded from the provisions of section 49 of the Act:
 - (a) the undertaking of any temporary development required in an emergency situation in order to—
 - (i) prevent loss of life or injury; or
 - (ii) prevent loss or damage to land or buildings; or
 - (iii) maintain essential public services; or
 - (iv) prevent a health or safety hazard; or
 - (v) protect the environment where authority to undertake the development is given by or under another Act; or
 - (b) an alteration, or repairs, to a building that—
 - (i) are predominantly internal; and
 - (ii) do not change the external appearance or total floor area of the building; and
 - (iii) will not adversely affect the structural soundness of the building or the safety of any person occupying or using it.

MTUP 36/99 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE OCCUPATIONAL THERAPISTS ACT 1974

No. 32 of 2000

At the Executive Council Office at Adelaide 4 May 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
- 2. Commencement
- 3. Variation of Sched. 3—Fees

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 come into operation on the day on which they are made.

Variation of Sched. 3—Fees

- **3.** Schedule 3 of the principal regulations is varied—
- (a) by striking out from clause 1(a)(i) "\$65" and substituting "\$75";
- (b) by striking out from clause 1(a)(ii) "\$35" and substituting "\$40";
- (c) by striking out from clause 1(b)(i) "\$130" and substituting "\$150";
- (d) by striking out from clause 1(b)(ii) "\$65" and substituting "\$75";
- (e) by striking out from clause 2 "\$120" and substituting "\$130".

REGULATIONS UNDER THE LOCAL GOVERNMENT ACT 1999

No. 33 of 2000

At the Executive Council Office at Adelaide 4 May 2000

PURSUANT to the *Local Government Act 1999* 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.

DIANA LAIDLAW Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

PART 1 PRELIMINARY

- 1. Citation
- 2. Commencement
- 3. Revocation
- 4. Interpretation
- 5. Guiding Principles

PART 2 MEETINGS OF COUNCILS AND KEY COMMITTEES DIVISION 1—PRELIMINARY

- 6. Application of Part
- 7. Discretionary procedures

DIVISION 2—PRESCRIBED PROCEDURES

- 8. Commencement of meetings and quorums
- 9. Minutes
- 10. Questions
- 11. Petitions
- 12. Deputations
- 13. Motions
- 14. Amendments to motions
- 15. Variations, etc.
- 16. Addresses by members, etc.
- 17. Voting
- 18. Divisions
- 19. Tabling of information
- 20. Adjourned business
- 21. Short-term suspension of proceedings

PART 3 MEETINGS OF OTHER COMMITTEES

- 22. Application of Part
- 23. Notice of meetings for members
- 24. Public notice of committee meetings
- 25. Minutes

PRELIMINARY

Citation

1. These regulations may be cited as the *Local Government (Procedures at Meetings)* Regulations 2000.

Commencement

2. These regulations will come into operation on 17 May 2000.

Revocation

3. The Local Government (Proceedings of Councils) Regulations 1984 (see Gazette 2 August 1984 p. 457), as varied, are revoked.

Interpretation

4. (1) In these regulations, unless the contrary intention appears—

"Act" means the Local Government Act 1999;

"clear days"—see subregulation (2);

"deputation" means a person or group of persons who wish to appear personally before a council or council committee in order to address the council or committee (as the case may be) on a particular matter:

"formal motion" means a motion—

- (a) that the meeting proceed to the next business; or
- (b) that the question be put, or
- (c) that the question lie on the table; or
- (d) that the question be adjourned; or
- (e) that the meeting be adjourned¹;

"Guiding Principles"—see regulation 5;

"member" means a member of the council or council committee (as the case may be);

"**point of order**" means a point raised to draw attention to an alleged breach of the Act or these regulations in relation to the proceedings of a meeting;

"**presiding member**" means the person who is the presiding member of a council or council committee (as the case may be) and includes any person who is presiding at a particular meeting;

"written notice" includes a notice given in a manner or form determined by the council.

(2) In the calculation of "clear days" in relation to the giving of notice before a meeting—

^{1.} See regulation 13 for specific provisions about formal motions.

- (a) the day on which the notice is given, and the day on which the meeting occurs, will not be taken into account; and
- (b) Saturdays, Sundays and public holidays will be taken into account.

Guiding Principles

- **5.** The following principles (the "**Guiding Principles**") should be applied with respect to the procedures to be observed at a meeting of a council or a council committee—
 - (a) procedures should be fair and contribute to open, transparent and informed decision-making;
 - (b) procedures should encourage appropriate community participation in the affairs of the council;
 - (c) procedures should reflect levels of formality appropriate to the nature and scope of responsibilities exercised at the meeting;
 - (d) procedures should be sufficiently certain to give the community and decision-makers confidence in the deliberations undertaken at the meeting.

PART 2 MEETINGS OF COUNCILS AND KEY COMMITTEES

DIVISION 1—PRELIMINARY

Application of Part

- **6.** The provisions of this Part apply to or in relation to—
- (a) the meetings of a council; and
- (b) the meetings of a council committee performing regulatory activities; and
- (c) the meetings of any other council committee if the council has, by resolution, determined that this Part should apply to that committee.

Discretionary procedures

- **7.** (1) Subject to the requirements of the Act, if a provision of this Part is expressed to be capable of being varied at the discretion of the council pursuant to this regulation, then a council may, by a resolution supported by at least two-thirds of the members of the council as a whole, determine that a code of practice prepared or adopted by the council that establishes its own procedures for the relevant matter or matters will apply in substitution for the relevant provision (and such a determination will have effect according to its terms).
- (2) A council should, at least once in every financial year, review the operation of a code of practice under this regulation.
- (3) A council may at any time, by resolution supported by at least two-thirds of the members of the council as a whole, alter a code of practice, or substitute or revoke a code of practice.
- (4) A council must, in considering the exercise of a power under this regulation, take into account the Guiding Principles.
- (5) A person is entitled to inspect (without charge) the code of practice of a council under this regulation at the principal office of the council during ordinary office hours.
 - (6) A person is entitled, on payment of a fee fixed by the council, to a copy of the code of practice.
 - (7) Regulation 13(4) does not apply to a motion under subregulation (3).
 - (8) This regulation does not limit or derogate from the operation of regulation 21¹.
- Furthermore, if a matter is not dealt with by the Act or these regulations (including under a code of practice under this regulation), then the relevant procedure will be—
 - (a) as determined by the council; or
 - (b) in the case of a council committee where a determination has not been made by the council—as determined by the committee.

(See sections 86(8) and 89(1) of the Act.)

DIVISION 2—PRESCRIBED PROCEDURES

Commencement of meetings and quorums

- **8.** (1) A meeting will commence as soon after the time specified in the notice of meeting as a quorum is present.
- (2) If the number of apologies received by the chief executive officer indicates that a quorum will not be present at a meeting, the chief executive officer may adjourn the meeting to a specified day and time.
- (3) If at the expiration of 30 minutes from the time specified in the notice of meeting as the time of commencement a quorum is not present, the presiding member or, in the absence of a presiding member, the chief executive officer, will adjourn the meeting to a specified day and time.
- (4) If a meeting is adjourned for want of a quorum, the chief executive officer will record in the minute book the reason for the adjournment, the names of any members present, and the date and time to which the meeting is adjourned.
 - (5) If a meeting is adjourned to another day, the chief executive officer must—
 - (a) give notice of the adjourned meeting to each member setting out the date, time and place of the meeting; and
 - (b) give notice of the adjourned meeting to the public by causing a notice setting out the date, time and place of the meeting to be placed on display at the principal office of the council.

Minutes

- **9.** (1) The minutes of the proceedings at a meeting must be submitted for confirmation at the next meeting or, if that is omitted, at a subsequent meeting.
- (2) No discussion on the minutes may occur before confirmation, except as to the accuracy of the minutes as a record of proceedings.
 - (3) On the confirmation of the minutes, the presiding member will—
 - (a) initial each page of the minutes, which pages are to be consecutively numbered; and
 - (b) place his or her signature and the date of confirmation at the foot of the last page of the minutes.
 - (4) The minutes of the proceedings of a meeting must include—
 - (a) the names of the members present at the meeting; and
 - (b) in relation to each member present—
 - (i) the time at which the person entered or left the meeting; and
 - (ii) unless the person is present for the whole meeting, the point in the proceedings at which the person entered or left the meeting; and
 - (c) each motion or amendment, and the names of the mover and seconder; and

- (d) any amendment or withdrawal of a motion or amendment; and
- (e) whether a motion or amendment is carried or lost; and
- (f) any disclosure of interest made by a member; and
- (g) an account of any personal explanation given by a member; and
- (h) details of the making of an order under subsection (2) of section 90 of the Act (see subsection (7) of that section); and
- (i) a note of the making of an order under subsection (7) of section 91 of the Act in accordance with the requirements of subsection (9) of that section; and
- (i) details of any adjournment of business; and
- (k) any other matter required to be included in the minutes by or under the Act or any regulation.

Ouestions

- **10.** (1) A member may ask a question on notice by giving the chief executive officer written notice of the question at least five clear days before the date of the meeting at which the question is to be asked.
 - (2) If notice of a question is given under subregulation (1)—
 - (a) the chief executive officer must ensure that the question is placed on the agenda for the meeting at which the question is to be asked; and
 - (b) the question and the reply must be entered in the minutes of the relevant meeting.
 - (3) A member may ask a question without notice at a meeting.
- (4) The presiding member may allow the reply to a question without notice to be given at the next meeting.
- (5) A question without notice and the reply will not be entered in the minutes of the relevant meeting unless the members present at the meeting resolve that an entry should be made.
- (6) The presiding member may rule that a question with or without notice not be answered if the presiding member considers that the question is vague, irrelevant, insulting or improper.

Petitions

- **11.** (1) A petition to the council must—
- (a) be legibly written or typed or printed; and
- (b) clearly set out the request or submission of the petitioners; and
- (c) be addressed to the council and delivered to the principal office of the council.

- (2) If a petition is received under subregulation (1), the chief executive officer must ensure that the petition or, if the council has so determined as a policy of the council, a statement as to the nature of the request or submission and the number of signatures, is placed on the agenda for the next ordinary meeting of the council or, if so provided by a policy of the council, a committee of the council.
 - (3) Subregulation (2) may be varied at the discretion of the council pursuant to regulation 7.

Deputations

- **12.** (1) A person or persons wishing to appear as a deputation at a meeting must deliver (to the principal office of the council) a written request to the council.
- (2) The chief executive officer must transmit a request received under subregulation (1) to the presiding member.
 - (3) The presiding member may refuse to allow the deputation to appear at a meeting.
- (4) The chief executive officer must take reasonable steps to ensure that the person or persons who requested a deputation are informed of the outcome of the request.
- (5) If the presiding member refuses to allow a deputation to appear at a meeting, the presiding member must report the decision to the next meeting of the council or council committee (as the case may be).
- (6) The council or council committee may resolve to allow a deputation to appear despite a contrary ruling by the presiding member.
 - (7) A council may refer the hearing of a deputation to a council committee.

Motions

- 13. (1) A member may bring forward any business in the form of a written notice of motion.
- (2) The notice of motion must be given to the chief executive officer at least five clear days before the date of the meeting at which the motion is to be moved.
- (3) A motion the effect of which, if carried, would be to revoke or amend a resolution passed since the last periodic election of the council must be brought by written notice of motion.
 - (4) If a motion under subregulation (3) is lost, a motion to the same effect cannot be brought—
 - (a) until after the expiration of 12 months; or
 - (b) until after the next periodic election,

whichever is the sooner.

- (5) Subject to the Act and these regulations, a member may also bring forward any business by way of a motion without notice.
- (6) The presiding member may refuse to accept a motion without notice if, after taking into account the Guiding Principles, he or she considers that the motion should be dealt with by way of a written notice of motion.

- (7) The presiding member may refuse to accept a motion if the subject matter is, in his or her opinion, beyond the power of the council or council committee (as the case may be).
 - (8) A motion will lapse if it is not seconded at the appropriate time.
- (9) A member moving or seconding a motion will speak to the motion at the time of moving or seconding the motion.
 - (10) A member may only speak once to a motion except—
 - (a) to provide an explanation in regard to a material part of his or her speech, but not so as to introduce any new matter; or
 - (b) with leave of the meeting; or
 - (c) as the mover in reply.
- (11) A member who has spoken to a motion may not at a later stage of the debate move or second an amendment to the motion.
 - (12) A member who has not spoken in the debate on a question may move a formal motion.
- (13) A formal motion must be in the form of a motion set out in subregulation (14) (and no other formal motion to a different effect will be recognised).
 - (14) If the formal motion is—
 - (a) that the meeting proceed to the next business, then the effect of the motion, if successful, is, in the case of an amendment, that the amendment lapses and the meeting proceeds with the consideration of the motion before the meeting without further reference to the amendment and, in the case of a motion, that the motion lapses and the meeting proceeds to the next item of business; or
 - (b) that the question be put, then the effect of the motion, if successful, is that debate is terminated and the question put to the vote by the presiding member without further debate; or
 - (c) that the question lie on the table, then the effect of the motion, if successful, is that the meeting immediately moves to the next item of business and the question can then only be retrieved at a later time by resolution (and, if so retrieved, debate is then resumed at the point of interruption); or
 - (d) that the question be adjourned, then the effect of the motion, if successful, is that the question is disposed of for the time being but debate can be resumed at the later time (at the point of interruption); or
 - (e) that the meeting be adjourned, then the effect of the motion, if successful, is that the meeting is brought to an end immediately without the consideration of further business.
- (15) If seconded, a formal motion takes precedence and will be put by the presiding member without discussion unless the motion is for an adjournment (in which case discussion may occur (but only occur) on the details for resumption).

- (16) A formal motion does not constitute an amendment to a substantive motion.
- (17) If a formal motion is lost—
- (a) the meeting will be resumed at the point at which it was interrupted; and
- (b) if the formal motion was put during debate (and not at the end of debate) on a question, then a similar formal motion (*i.e.*, a motion to the same effect) cannot be put until at least one member has spoken on the question.
- (18) A formal motion for adjournment must include the reason for the adjournment and the details for resumption.
- (19) Subregulations (9), (10) and (11) may be varied at the discretion of the council pursuant to regulation 7.

Amendments to motions

- **14.** (1) A member who has not spoken to a motion at an earlier stage of the debate may move or second an amendment to the motion.
 - (2) An amendment will lapse if it is not seconded at the appropriate time.
- (3) A person who moves or seconds an amendment (and, if he or she chooses to do so, speaks to the amendment) will, in so doing, be taken to have spoken to the motion to which the amendment relates.
 - (4) If an amendment is lost, only one further amendment may be moved to the original motion.
 - (5) If an amendment is carried, only one further amendment may be moved to the original motion.
- (6) Subregulations (1), (3), (4) and (5) may be varied at the discretion of the council pursuant to regulation 7.

Variations, etc.

- **15.** (1) The mover of a motion or amendment may, with the consent of the seconder, request leave of the meeting to vary, alter or withdraw the motion or amendment.
- (2) The presiding member must immediately put the question for leave to be granted and no debate will be allowed on that question.

Addresses by members, etc.

- **16.** (1) A member must not speak for longer than five minutes at any one time without leave of the meeting.
 - (2) A member may, with leave of the meeting, raise a matter of urgency.
 - (3) A member may, with leave of the meeting, make a personal explanation.
 - (4) The subject matter of a personal explanation may not be debated.
 - (5) The contribution of a member must be relevant to the subject matter of the debate.

(6) Subregulations (1) and (2) may be varied at the discretion of the council pursuant to regulation 7.

Voting

- **17.** (1) The presiding member, or any other member, may ask the chief executive officer to read out a motion before a vote is taken.
- (2) The presiding member will, in taking a vote, ask for the votes of those members in favour of the question and then for the votes of those members against the question (and may do so as often as is necessary to enable him or her to determine the result of the voting), and will then declare the outcome.
 - (3) A person who is not in his or her seat is not permitted to vote.
 - (4) Subregulation (3) may be varied at the discretion of the council pursuant to regulation 7.

Divisions

- **18.** (1) A division will be taken at the request of a member.
- (2) If a division is called for, it must be taken immediately and the previous decision of the presiding member as to whether the motion was carried or lost is set aside.
 - (3) The division will be taken as follows—
 - (a) the members voting in the affirmative will, until the vote is recorded, stand in their places; and
 - (a) the members voting in the negative will, until the vote is recorded, sit in their seats; and
 - (b) the presiding member will count the number of votes and then declare the outcome.
- (4) The chief executive officer will record in the minutes the names of members who voted in the affirmative and the names of the members who voted in the negative (in addition to the result of the vote).
 - (5) Subregulation (3) may be varied at the discretion of the council pursuant to regulation 7.

Tabling of information

- **19.** (1) A member may require the chief executive officer to table any documents of the council relating to a motion that is before a meeting (and the chief executive officer must then table the documents within a reasonable time, or at a time determined by the presiding member after taking into account the wishes of the meeting, and if the member who has required the tabling indicates that he or she is unwilling to vote on the motion until the documents are tabled, then the matter must not be put to the vote until the documents are tabled).
- (2) The chief executive officer may, in tabling a document, indicate that in his or her opinion consideration should be given to dealing with the document on a confidential basis under section 90 or 91 of the Act.

Adjourned business

- **20.** (1) If a formal motion for a substantive motion to be adjourned is carried—
- (a) the adjournment may either be to a later hour of the same day, to another day, or to another place; and

- (b) the debate will, on resumption, continue from the point at which it was adjourned.
- (2) If debate is interrupted for want of a quorum and the meeting is then adjourned, the debate will, on resumption, continue from the point at which it was interrupted.
- (3) Business adjourned from a previous meeting must be dealt with before any new business at a subsequent meeting.
- (4) The provisions of this regulation may be varied at the discretion of the council pursuant to regulation 7.

Short-term suspension of proceedings

- **21.** (1) If the presiding member considers that the conduct of a meeting would benefit from suspending the operation of all or some of the provisions of this Division for a period of time in order to allow or facilitate informal discussions, the presiding member may, with the approval of at least two-thirds of the members present at the meeting, suspend the operation of this Division (or any part of this Division) for a period determined by the presiding member.
- (2) The Guiding Principles must be taken into account when considering whether to act under subregulation (1).
 - (2) If a suspension occurs under subregulation (1)—
 - (a) a note of the suspension, including the reasons for and period of suspension, must be entered in the minutes; and
 - (b) the meeting may proceed provided that a quorum is maintained but, during the period of suspension—
 - (i) the provisions of the Act must continue to be observed¹; and
 - See particularly Part 4 of Chapter 5, and Chapter 6, of the Act.
 - (ii) no act or discussion will have any status or significance under the provisions which have been suspended; and
 - (iii) no motion may be moved, seconded, amended or voted on, other than a motion that the period of suspension should be brought to an end; and
 - (c) the period of suspension should be limited to achieving the purpose for which it was declared; and
 - (d) the period of suspension will come to an end if—
 - (i) the presiding member determines that the period should be brought to an end; or
 - (ii) at least two-thirds of the members present at the meeting resolve that the period should be brought to an end.

PART 3 MEETINGS OF OTHER COMMITTEES

Application of Part

22. The provisions of this Part apply to or in relation to the meetings of any council committee that is not subject to the operation of Part 2.

Notice of meetings for members

- 23. Pursuant to section 87(15) of the Act, section 87 is modified in its application in relation to the meetings of a committee to which this Part applies as if subsections (4) and (7) to (10) of that section provided as follows:
 - (a) that notice of a meeting of the committee may be given in a form determined by the committee after taking into account the nature and purpose of the committee; and
 - (b) that notice need not be given for each meeting separately; and
 - (c) that if ordinary meetings of the committee have a set agenda then notice of such a meeting need not contain, or be accompanied by, the agenda for the meeting; and
 - (d) that it is not necessary for the chief executive officer to ensure that each member of the committee at the time that notice of a meeting is given is supplied with a copy of any documents or reports that are to be considered at the meeting.

Public notice of committee meetings

- **24.** Pursuant to section 88(7) of the Act, section 88 is modified in its application in relation to the meetings of a committee to which this Part applies as if subsections (2), (3) and (4) provided as follows:
 - (a) that public notice need not be given for each meeting separately; and
 - (b) that public notice may be given by displaying a notice and agenda in a place or places determined by the chief executive officer after taking into account the nature and purpose of the committee.

Minutes

- 25. (1) The minutes of the proceedings of a meeting must include—
- (a) the names of the members present at the meeting; and
- (b) each motion carried at the meeting; and
- (c) any disclosure of interest made by a member; and
- (d) details of the making of an order under subsection (2) of section 90 of the Act (see subsection (7) of that section); and
- (e) a note of the making of an order under subsection (7) of section 91 of the Act in accordance with the requirements of subsection (9) of that section.
- (2) The minutes of the proceedings at a meeting must be submitted for confirmation at the next meeting or, if that is omitted, at a subsequent meeting.

PART 4 MISCELLANEOUS

Ouorum for committees

- **26.** The prescribed number of members of a council committee constitutes a quorum of the committee and no business can be transacted at a meeting unless a quorum is present.
- **x** The **prescribed number** of members of a council committee is—
 - (a) unless paragraph (b) applies—a number ascertained by dividing the total number of members of the committee by 2, ignoring any fraction resulting from the division, and adding one; or
 - (b) a number determined by the council.
- **x** See also section 41(6) of the Act.

Voting at committee meetings

- **27.** (1) Subject to the Act and these regulations, a question arising for decision at a meeting of a council committee will be decided by a majority of the votes cast by the members present at the meeting and entitled to vote on the question.
- (2) Each member of a council who is a member of a council committee and who is present at a meeting of the committee must, subject to a provision of the Act to the contrary, vote on a question arising for decision at that meeting.
- (3) The presiding member of a council committee has a deliberative vote on a question arising for decision at the meeting but does not, in the event of an equality of votes, have a casting vote.

Points of order

- **28.** (1) The presiding member may call to order a member who is in breach of the Act or these regulations.
- (2) A member may draw to the attention of the presiding member a breach of the Act or these regulations, and must state briefly the nature of the alleged breach.
 - (3) A point of order takes precedence over all other business until determined.
 - (4) The presiding member will rule on a point of order.
- (5) If an objection is taken to the ruling of the presiding member, a motion that the ruling not be agreed with must be moved immediately.
- (6) The presiding member is entitled to make a statement in support of the ruling before a motion under subregulation (5) is put.
 - (7) A resolution under subregulation (5) binds the meeting and, if a ruling is not agreed with—
 - (a) the ruling has no effect; and
 - (b) the point of order is annulled.

Interruption of meetings by members

- 29. (1) A member of a council or council committee must not, while at a meeting—
- (a) behave in an improper or disorderly manner; or
- (b) cause an interruption or interrupt another member who is speaking.
- (2) Subregulation (1)(b) does not apply to a member who is—
- (a) objecting to words used by a member who is speaking; or
- (b) calling attention to a point of order; or
- (c) calling attention to want of a quorum.
- (3) If the presiding member considers that a member may have acted in contravention of subregulation (1), the member must be allowed to make a personal explanation.
- (4) Subject to complying with subregulation (3), the relevant member must leave the meeting while the matter is considered by the meeting.
- (5) If the remaining members resolve that a contravention of subregulation (1) has occurred, those members may, by resolution—
 - (a) censure the member; or
 - (b) suspend the member for a part, or for the remainder, of the meeting.
 - (6) A member who—
 - (a) refuses to leave a meeting in contravention of subregulation (4); or
 - (b) enters a meeting in contravention of a suspension under subregulation (5),

is guilty of an offence.

Maximum penalty: \$1 250.

Interruption of meetings by others

- 30. A member of the public who is present at a meeting of a council or council committee must not—
- (a) behave in a disorderly manner; or
- (b) cause an interruption.

Maximum penalty: \$500.

MLG 1/2000 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE WORKERS REHABILITATION AND COMPENSATION ACT 1986

No. 34 of 2000

At the Executive Council Office at Adelaide 4 May 2000

PURSUANT to the Workers Rehabilitation and Compensation Act 1986 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. Variation of reg. 13—Remission of levy

Citation

1. The Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999 (see Gazette 25 November 1999 p. 2764), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 13—Remission of levy

3. Regulation 13 of the principal regulations is varied by inserting the following word and paragraph after paragraph (b):

or

(c) if, in the opinion of the Corporation, the amount standing to the credit of the Compensation Fund is sufficient to justify a remission of the levy.

MGE 26/2000 CS

Suzanne M. Carman Clerk of the Council

REGULATIONS UNDER THE EDUCATION ACT 1972

No. 35 of 2000

At the Executive Council Office at Adelaide 4 May 2000

PURSUANT to the *Education Act 1972* 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.

Malcolm Buckby Minister for Education and Children's Services

SUMMARY OF PROVISIONS

- 1. Citation
- 2. Commencement
- 3. Revocation of regs. 61 and 62
- 4. Substitution of heading to Part 9

PART 9

FINANCIAL PROVISIONS FOR GOVERNMENT SCHOOLS

- 5. Insertion of reg. 107A
 - 107A. Materials and services charge
- 6. Insertion of schedule

SCHEDULE

Materials and Services Charges

Citation

1. The *Education Regulations 1997* (see *Gazette 28* August 1997 p. 484), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Revocation of regs. 61 and 62

3. Regulations 61 and 62 of the principal regulations are revoked.

Substitution of heading to Part 9

4. The heading to Part 9 of the principal regulations is revoked and the following heading is substituted:

PART 9 FINANCIAL PROVISIONS FOR GOVERNMENT SCHOOLS

Insertion of reg. 107A

5. The following regulation is inserted after regulation 107 of the principal regulations:

Materials and services charge

107A. (1) In this regulation—

"materials and services" includes books, stationery, apparatus, equipment, facilities and organised activities.

- (2) A charge is payable in each year in respect of a student enrolled at a school for materials and services—
 - (a) provided to or for the student for individual use or on an individual basis in connection with the student's instruction; or
 - (b) provided for students for specific curricular activities.
- (3) Subject to this regulation, the amount of the charge in respect of each student enrolled at a school is the amount fixed by the schedule for that school and (where specified) for the grade or year, or level of grade or year, for which the student is enrolled.
- (4) The charge in respect of a student is payable by a parent of the student or by the student.
- (5) The parent or student must be given notice in writing of the charge by the principal of the school and must, subject to this regulation, pay the charge to the principal within a period specified in the notice (being not less than 14 days after receipt of the notice).
- (6) The principal may, on application by a parent or student on financial hardship or other grounds, allow the payment of the charge by instalments with the last instalment to be paid to the principal before the end of the third school term.
- (7) The principal may, subject to any directions of the Director-General, on application by a parent or student on financial hardship or other grounds, waive payment of the whole or a part of the charge.
- (8) The school council may, by action in a court of competent jurisdiction, recover as a debt the amount of a charge due to be paid by a person and not paid as required under this regulation.
- (9) In any legal proceedings, an apparently genuine document purporting to be a certificate signed by the principal of a school certifying the amount of a charge due to be paid by a person and not paid as required under this regulation will be accepted as proof of the matters so certified in the absence of proof to the contrary.
- (10) Amounts paid or recovered under this regulation must be credited to the school's school fund account or school council (consolidated) account.
 - (11) Nothing in this regulation—
 - (a) requires a charge under this regulation to be paid more than once in any calendar year in respect of the same student; or
 - (b) prevents the provision of specific materials and services to students subject to payment of a fee; or
 - (c) prevents the principal or the school council of a school from inviting or receiving voluntary payments from parents or others for the purposes of the school.

Insertion of schedule

6. The following schedule is inserted after regulation 116 of the principal regulations:

SCHEDULE

Materials and Services Charges

Materials and Services Charges					
School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge			
	500000000000000000000000000000000000000				
Aberfoyle Park High School		215			
Aberfoyle Hub Schools		161			
Aberfoyle Park Spence Primary School		161			
Aberfoyle Park Heysen Primary School		161			
Adelaide Children's Hospital		0			
Adelaide High School		215			
Adelaide Secondary School of English		170			
Airdale Schools		135			
Alberton Primary School	R to 4	125			
Alberton Primary School	5 to 6	130			
Alberton Primary School	7	135			
Aldgate Primary School		161			
Aldinga Schools		161			
Alford Primary School		100			
Allenby Gardens Primary School		150			
Allendale East Area School	R to 5	160			
Allendale East Area School	6 to 7	161			
Allendale East Area School	8 to 9	170			
Allendale East Area School	10 to 12	200			
Amata Aboriginal School	10 to 12	0			
Andamooka Primary School		110			
Angaston Primary School		150			
Angle Vale Primary School		150			
Ardrossan Area School	R to 7	140			
Ardrossan Area School	8 to 12	180			
Ardtornish Primary School	8 to 12	155			
Ascot Park	R to 7	150			
Ashford Special School	K to /	140			
Athelstone Junior Primary School		160			
•		150			
Athelstone Primary School					
Augusta Park Primary School		110 120			
Augusta Park Primary School		215			
Balaklava High School Balaklava Primary School		160			
Banksia Park High School		215			
**					
Banksia Park Primary School		161			
Barmera Primary School		110			
Basket Range Primary School		160			
Beachport Primary School		126			
Belair Schools		161			
Bellevue Heights Primary School		161			
Berri Primary School		110			
Birdwood High School		215			
Birdwood Primary School		110			
Blackforest Primary School		161			
Blackwood Primary School		161			
Blackwood High School		215			
Blair Athol Primary School		140			
Blakeview Primary School		125			
Blanchetown Primary School	R to 1	109.95			
Blanchetown Primary School	2 to 3	107.50			
Blanchetown Primary School	4	105.95			
Blanchetown Primary School		110			
Blyth Primary School		110			
Booborowie Primary School		110			
Booleroo Centre High School		200			
Doolana Cantus Duiman: Calaa-1		120			
Booleroo Centre Primary School Bordertown High School		128 185			
Doluctionii Higii School		163			

2450

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge \$
Bordertown Primary School	R to 6	126
Bordertown Primary School	7	123
Bowden Brompton Community School	5 to 7	140
Bowden Brompton Community School	8 to 10	200
Bowden Brompton Community School	11 to 12	215
Braeview Junior Primary School	R to 5	161
Braeview Primary School	6 to 7	161
Brahma Lodge Primary School	0 10 7	135
Bridgewater Primary School		161
Brighton Primary School		161
Brighton Secondary School		215
Brinkworth Primary School		120
Broadmeadows Primary School		100
Brompton Primary School		120
Brown's Well District Area School		100
Burnside Primary School		161
Burra Community School	R to 7	160
Burra Community School	8 to 12	215
Burton Primary School	0 to 12	110
Bute Primary School		110
Cadell Primary School		110
Callington Primary School		130
Cambrai Area School - Primary	R to 7	135
Cambrai Area School - Secondary	8 to 12	195
Campbelltown Primary School	0 to 12	161
Carlton Primary School		110
Ceduna Area School	R to 5	150
Ceduna Area School	6 to 9	160
Ceduna Area School	10 to 12	170
Challa Gardens Primary School	10 to 12	150
Charles Campbell Secondary School		215
Christie Downs School		140
Christies Beach High School	8 to 10	190
Christies Beach High School	11 to 12	210
Christies Beach Primary School	11 to 12	140
Clapham Primary School		161
Clare High School		215
Clare Primary School		155
Clarendon Primary School		130
Cleve Area School		160
Clovelly Park Primary School		130
Cobdogla Primary School		100
Colonel Light Gardens Primary School		161
Compton Primary School		125
Coober Pedy Area School	R to 2	150
Coober Pedy Area School	3	155
Coober Pedy Area School	4 to 7	161
Coober Pedy Area School	8 to 12	215
Coomandook Area School	R to 5	125
Coomandook Area School	6	140
Coomandook Area School	7	150
Coomandook Area School	8	170
Coomandook Area School	9	180
Coomandook Area School	10 to 12	215
Coonalpyn Primary School	- · · · -	105
Coorabie Rural School		90
Coorara Primary School		145
Coromandel Valley Primary School		161
Cowandilla Primary School		130
Cowell Area School - Secondary	7 to 12	160
Cowell Area School - Primary	R to 6	140
Crafers Primary School	1000	140

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge \$
Craigburn Primary School		161
Craigmore High School		180
Craigmore South Schools		120
Croydon High School		200
Crystal Brook Primary School		140
Cummins Area School	R to 7	161
Cummins Area School	8 to 12	170
Curramulka Primary School		110
Darke Peak Primary School		100
Darlington Primary School Davoren Park School		150
Davoren Park School Daws Road High School		110 215
Dernancourt Junior Primary School		161
Dernancourt Primary School		161
Direk Schools		150
Dover Gardens Primary School		135
East Adelaide Schools		150
East Marden Primary School		161
East Murray Area School	R to 7	100
East Murray Area School	8 to 10	120
East Murray Area School	11 to 12	140
Eastern Fleurieu School	R to 7	161
Eastern Fleurieu School	8 to 12	215
Echunga Primary School		155
Eden Hills Primary School Edithburgh Primary School		150 125
Editiourgh Frimary School Edward John Eyre High School		135 180
Edwards John Eyre High School		155
Elizabeth Downs Schools		110
Elizabeth East Schools		110
Elizabeth Grove Schools		110
Elizabeth North Primary School		102
Elizabeth Park Schools		110
Elizabeth South Schools		110
Elizabeth Special School	R to 7	135
Elizabeth Special School	8 to 12	165
Elizabeth Vale CPC - 7		90
Elliston Area School	R to 7	110
Elliston Area School	8 to 12	140
Enfield High School		170
Enfield Primary School Ernabella Anangu School		110 0
Ernabena Anangu School Eudunda Area School	R to 7	120
Eudunda Area School Eudunda Area School	8 to 12	170
Evanston Gardens Primary School	0 to 12	145
Evanston Primary School		160
Fairview Park Primary School		161
Ferryden Park Primary School		115
Findon High School		215
Fisk Street Primary School		120
Flagstaff Hill Schools		161
Flaxmill Schools		125
Flinders Park Primary School		160
Flinders View Primary School		120
Forbes Primary School		145
Frances Primary School		110
Fraser Park Primary School		110
Freeling Primary Fregon Aboriginal School		150 150
Fremont-Elizabeth City High School		150 170
Fulham Gardens Primary School		160
. umam Gardens i Hillary Belloul		100

School	Grade or year, or level of	Amount of charge
	grade or year, for which student is enrolled	\$
Gawler East Primary School		155
Gawler High School		195
Gawler Primary School		145
Georgetown Primary School		70
Gepps Cross Girls High School		200
Gepps Cross Primary School		130
Gepps Cross Senior School		190
Geranium Primary School		130
Gilles Plains Primary School Gilles Street Primary School		120 161
Glies Street Primary School Gladstone High School	8	180
Gladstone High School	9 to 10	185
Gladstone High School	11 to 12	211
Gladstone Primary School	11 to 12	90
Glen Osmond Primary School		161
Glenburnie Primary School		140
Glencoe Central Primary School		161
Glenelg Schools		161
Glenunga International High School		215
Glossop High School		175
Glossop Primary School		120
Golden Grove High School		215
Golden Grove Primary School		155
Goodwood Primary School		165
Goolwa Primary School		165
Gordon Education Centre		130
Grange Schools		161
Grant High School		215
Greenock Primary School Greenwith Primary School		130 161
Gumeracha Primary School		161
Hackham East Schools		160
Hackham South Primary School		135
Hackham West Schools		130
Hahndorf Primary School		160
Hallett Cove East Primary School		161
Hallett Cove School	R to 7	161
Hallett Cove School	8 to 12	215
Hallett Cove South Primary School		155
Hamilton Secondary College	7	161
Hamilton Secondary College	8 to 12	215
Hamley Bridge Primary School		130
Hampstead Primary School		125
Happy Valley School	D to 6	190
Hawker Area School Hawker Area School	R to 6 7 to 12	104 130
Hawthorndene Primary School	7 to 12	150
Heathfield High School		215
Heathfield Primary School		161
Hectorville Primary School		145
Hendon Primary School		125
Henley Beach Primary School		161
Henley High School		211
Hewett Primary School		160
Highbury Primary School		150
Highgate Schools		161
Hillcrest Primary School		130
Hincks Avenue Primary School		120
Holden Hill North Primary School		145
Houghton Primary School		160
Indulkana Anangu School		0
Ingle Farm East Primary School		135

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge \$
Ingle Farm Primary School		130
Jamestown Community School	R to 5	130
Jamestown Community School	6 to 7	140
Jamestown Community School	8	205
Jamestown Community School	9 to 10	170
Jamestown Community School	11 to 12	160
Jervois Primary School	11 00 12	125
John Morphett Primary School		140
John Pirie Secondary School		215
Kadina Memorial High School		210
Kadina Primary School		130
Kalangadoo Primary School		120
Kangarilla Primary School		135
Kangaroo Inn Area School	R to 7	120
Kangaroo Inn Area School	8 to 12	140
Kapunda High School		208
Kapunda Primary School		155
Karcultaby Area School	R to 7	140
Karcultaby Area School	8 to 12	200
Karkoo Primary School		85
Karoonda Area School	Primary	110
Karoonda Area School	Secondary	150
Karrendi Area School		138
Kaurna Plains School	R to 12	0
Keith Area School	R to 7	161
Keith Area School	8 to 10	180
Keith Area School	11 to 12	190
Keithcot Farm School		150
Keller Road Primary School		135
Kenmore Park Anangu School		0
Kensington Centre		115
Kersbrook Primary School		135
Keyneton Primary School		110
Kidman Park Primary School		155
Kilburn School		110
Kilkenny Primary School		140
Kilparrin Teaching & Assessment Unit		200
Kimba Area School	R to 7	130
Kimba Area School	8 to 12	150
Kingscote Area School	R to 7	158
Kingscote Area School	8 to 10	198
Kingscote Area School	11 to 12	213
Kingston Community School	R to 7	161
Kingston Community School	8 to 12	180
Kingston on Murray Primary School		110
Kirton Point Primary School		154
Klemzig Schools		130
Kongorong Primary School		130
Koolunga Primary School		90
Koonibba Aboriginal School		0
Lake Wangary Primary School		120
Lameroo Regional Community School	R to 7	120
Lameroo Regional Community School	8 to 9	167
Lameroo Regional Community School	10	172
Lameroo Regional Community School	11 to 12	150
Largs Bay School		150
Largs North Primary School		125
Laura Primary School		90
Le Fevre High School		200
LeFevre Peninsula Primary School		140
Leigh Creek Area School	R to 5	125
Leigh Creek Area School	6 to 12	130

School	Grade or year, or level of	Amount of charge
	grade or year, for which student is enrolled	\$
enswood Primary School		150
Light Pass Primary School		130
Lincoln Gardens Primary School		110
Linden Park Schools		160
Littlehampton Primary School		161
Lobethal Primary School		152
Lock Area School	Primary	150
Lock Area School	Secondary	160
Lockleys North Primary School		161
Lockleys Primary School		150
Long Street Primary School		140
Lonsdale Heights Primary School		145
Loveday Primary School		100
Loxton High School	8 to 10	185
Loxton High School	11 to 12	195
Loxton North Primary School		110
Loxton Primary School		132
Lucindale Area School	R to 2	156
Lucindale Area School	3 to 7	161
Lucindale Area School	8 to 9	172
Lucindale Area School	10	187
Lucindale Area School	11 to 12	167
Lyndoch Primary School		150
Lyrup Primary School		115
Macclesfield Primary School		142
Madison Park Schools		155
Magill Education Centre		0
Magill School		161
Maitland Area School	R to 7	161
Maitland Area School	8 to 12	180
Mallala Primary School		145
Mannum High School		215
Mannum Primary School		130
Manoora Primary School		90
Mansfield Park Primary School		122
Marden Senior College		215
Marion Primary School		160
Marree Aboriginal School		85
Marryatville High School		215
Marryatville Primary School		161
McDonald Park Schools		140
McLaren Flat Primary School		105
McLaren Vale Primary School		140
Meadows Primary School		145
Melrose Primary School		90
Memorial Oval Primary School	₩	145
Meningie Area School	R to 5	155
Meningie Area School	6 to 7	161
Meningie Area School	8 to 10	175
Meningie Area School	11 to 12	185
Mil Lel Primary School		140
Millbrook Primary School	0 : 10	130
Millicent High School	8 to 10	180
Millicent High School	11 to 12	205
Millicent North Primary School		160
Millicent South Primary School		160
Miltaburra Area School	R to 6	140
Miltaburra Area School	7 to 9	160
Miltaburra Area School	10 to 12	180
Mimili Anangu School	5	0
Minlaton District School	R to 7	110
Minlaton District School	8 to 12	170

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge
Mintohio Aroo Sohool	Deimour	110
Mintabie Area School Mintabie Area School	Primary Secondary	170
Mintable Area School Mintaro-Farrell Flat Primary School	Secondary	110
Mitcham Girls High School	8 to 9	200
Mitcham Girls High School	10 to 12	215
Mitcham Junior Primary School	10 to 12	125
Mitcham Primary School		150
Moana Primary School		145
Moculta Primary School		110
Modbury High School		215
Modbury School		150
Modbury South Primary School		161
Modbury Special School	R to 7	130
Modbury Special School	8 to 12	170
Modbury West Primary Schools	0 to 12	150
Monash Primary School		95
Moonta Area School	R to 7	135
Moonta Area School	8 to 10	195
Moonta Area School	11 to 12	195
Moorak Primary School	11 to 12	95
Moorook Primary School		110
Morgan Primary School		110
Morphett Vale East Schools		155
Morphett Vale High School		215
Morphett Vale West Primary School		160
Mount Barker High School		215
Mount Barker Primary School		155
Mount Barker South Primary School		150
Mount Bryan Primary School		90
Mount Burr Primary School		150
Mount Compass Area School	R to 7	161
Mount Compass Area School	8 to 9	190
Mount Compass Area School	10 to 12	215
Mount Gambier East Schools	10 to 12	135
Mount Gambier High School		215
Mount Gambier North Schools		140
Mount Pleasant Primary School		110
Mount Torrens Primary School		110
Mulga Street Primary School		150
Mundulla Primary School		100
Munno Para Primary School		125
Murputja Education Centre		0
Murray Bridge High School		215
Murray Bridge North Schools		110
Murray Bridge Special School		105
Murray Bridge South Primary School		120
Mylor Primary School		161
Mypolonga Primary School		110
Myponga Primary School		150
Nailsworth Primary School		160
Nairne Primary School		155
Nangwarry Primary School		135
Napperby Primary School		115
Naracoorte High School		190
Naracoorte Primary School		160
Naracoorte South Primary School		145
Narrung Primary School		120
Newton Primary School		150
Nicolson Avenue Schools	R to 7	140
Noarlunga Downs Primary School	K to /	125
Noarlunga Downs Filmary School Noarlunga Primary School		135
Nourranga i ilmary School		133

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge
	statent is em oned	
North Haven Schools		155
North Ingle Primary School		140
Northfield Primary School		130
Norton Summit Primary School		160
Norwood Morialta High School		215
Norwood Primary School		160
Nuriootpa High School		215
Nuriootpa Primary School O'Sullivan Beach School		155 115
O.B. Flat Primary School		58.50
Oakbank Area School	R to 7	161
Oakbank Area School	8 to 12	215
Oak Valley Area School	0 to 12	0
One Tree Hill Primary School		135
Oodnadatta Aboriginal School		0
Open Access College	R to 7	150
Open Access College	8 to 12	215
Orroroo Area School	R to 7	125
Orroroo Area School	8 to 9	180
Orroroo Area School	10	185
Orroroo Area School	11 to 12	190
Owen Primary School		140
Padthaway Primary School		135
Palmer Primary School		130
Para Hills East Primary School		161
Para Hills High School		215
Para Hills Schools		140
Para Hills West Primary School		130
Para Vista Primary School		130
Para West Adult Campus Paracombe Primary School	R to 2	215 92
Paracombe Primary School	3 to 4	81
Paracombe Primary School	5 to 7	94
Paradise Primary School	3 to 7	161
Parafield Gardens High School		200
Parafield Gardens Schools		135
Paralowie School	R to 7	135
Paralowie School	8 to 13	195
Paringa Park Primary School		161
Parkside Primary School		161
Parndana Area School	R to 7	140
Parndana Area School	8 to 10	190
Parndana Area School	11 to 12	200
Paskeville Primary School		90
Penneshaw Area School	R to 5	140
Penneshaw Area School	6 to 12	155
Pennington Junior Primary School		110
Pennington Primary School	0 to 10	95 115
Penola High School	8 to 10	115 125
Penola High School Penola Primary School	11 to 12	125 110
Penong Primary School		110
Peterborough High School		215
Peterborough Primary School		120
Pimpala Primary School		135
Pinnaroo Primary School		120
Pipalyatjara Anangu School	Junior Primary & Primary	100
Pipalyatjara Anangu School	Secondary	160
Playford Primary School	Secondar,	130
Plympton Primary School		160
Point Pearce Aboriginal School		0
Poonindie Primary School		161

Pooraka Primary School	School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge \$
Port Augusta Secondary School 170	Pooraka Primary School		110
Port Augusta Special School 120	Port Adelaide Primary School		110
Dort Algusta West Primary School 160	Port Augusta Secondary School		170
Port Broughton Area School	Port Augusta Special School		120
Port Broughton Area School 7 161	**		
Port Broughton Area School 8 to 12 200 Port Elliot Primary School 140 Port Cermien Primary School 110 Port Germien Primary School 110 Port Kenny Primary School 110 Port Lincoln Junior Primary School 121 Port Lincoln Junior Primary School 161 Port Lincoln Junior Primary School 90 Port Lincoln Special School 90 Port Noral Ungar Primary School 100 Port Noral Ungar Primary School 100 Port Pries Special School 8 to 12 170 Port Pries Special School 8 to 12 170 Port Pries Special School 8 to 12 170 Port Pries Special School 130 Port Pries West Primary School 130 Port Pries West Primary School 130 Port Vincent Primary School 130 Port Vincent Primary School 130 Port Vincent Primary School 130 Price Primary School 110 Prospect Primary School 161 Prospect Primary School 161 Prospect Primary School 161 Prospect Primary School 161 Prospect Primary School 162 Prospect Primary School 164 Ramco Primary School 165 Ramco Primary School 166 Ramco Primary School 160 Redwood Park Primary School 160 Remmark High School 160 Remmark High School 160 Remmark High School 160 Remmark High School 160 Remmark West Primary School 161 Revenella East High School 162 Revenella Fast School 164 Revenella Primary School 165 Revenella Primary School 166 Revenella Primary School 167 Ridedon Primary School 167 Ridedon Primary School	**		
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110		8 to 12	
Port Kenny Primary School 110			
Port Lincoln Hish Port Lincoln Junior Primary School 161	•		
Port Lincoln Primary 125			
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Port Neill Primary School 100	•		
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Port Pirie Special School	•		
Port Pirie Special School 8 to 12 170 Port Pirie West Primary School 130 130 Port Vincent Primary School 110 Port Vincent Primary School 110 Port Wakefield Primary School 135 Price Primary School 135 135 Price Primary School 135 135 Price Primary School 161 100	·		
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Roseworthy Primary School 155			
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NOS ABITU ACCUBATY			
Roxby Downs Area School R to 7 160	•	D to 7	

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge
Roxby Downs Area School	8 to 12	190
Saddleworth Primary School		110
Salisbury Downs Primary School		130
Salisbury East High School		160
Salisbury Heights Schools		160
Salisbury High School	8 to 12	215
Salisbury North R-7 School		120
Salisbury North West Primary School		120
Salisbury Park Primary School		160
Salisbury Schools		130
Salisbury South East Primary School		155
Salt Creek Primary School		110
Sandy Creek Primary School		161
Scott Creek Primary School		150
Seacliff Primary School		161
Seaford 6-12	6 to 7	161
Seaford 6-12	8 to 9	185
Seaford 6-12	10 to 12	210
Seaford Primary School		155
Seaford Rise Primary School		145
Seaton High School		215
Seaton Park Primary School		130
Seaview Downs Primary School		160
Seaview High School		215
Sedan Primary School		110
Settlers Farm School		140
Sheidow Park Primary School		160
Smith Creek Primary School		130
Smithfield Plains High School		180
Smithfield Plains Primary School	R to 2	110
Smithfield Plains Primary School	3 to 7	120
Snowtown Area School	R to 7	120
Snowtown Area School	8 to 12	155
Solomontown Primary School		140
South Downs Primary School		110
Spalding Primary School		120
Springton Primary School		135
St Agnes Primary School		161
St Leonards Primary School		160
Stansbury Primary School		110
Stirling East Primary School		160
Stirling North Primary School		140
Stradbroke School		161
Streaky Bay Area School	R to 5	140
Streaky Bay Area School	6 to 9	160
Streaky Bay Area School	10 to 13	180
Stuart High School		180
Surrey Downs Primary School		160
Suttontown School		160
Swallowcliffe Schools		110
Swan Reach Area School	R to 7	95
Swan Reach Area School	8 to 12	115
Tailem Bend Primary School		110
Tantanoola Primary School		150
Tanunda Primary School		160
Гарегоо High School		210
Γaperoo Primary School		105
Tarlee Primary School		110
Tarpeena Primary School		100
Геа Tree Gully Primary School		161
Terowie Rural School		90
The Heights School	R to 7	161

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge
The Heights School	8 to 12	215
The Pines - Parafield Gardens		135
Thebarton Senior College		215
Thorndon Park Primary School		161
Γintinara Area School	R to 5	103
Tintinara Area School	6 to 7	113
Γintinara Area School	8 to 12	140
Torrensville Primary School		140
Townsend School	R to 7	160
Townsend School	8 to 12	215
Trinity Gardens Primary School		160
Truro Primary School		90
Tumby Bay Area School	R to 7	150
Гumby Bay Area School	8 to 10	165
Tumby Bay Area School	11 to 12	180
Two Wells Primary School		150
Underdale High School		215
Ungarra Primary		100
Unley High School		215
Unley Primary School		161
Upper Sturt Primary School		160
Uraidla Primary School		161
Urrbrae Agricultural High School		215
Vale Park Primary School		160
Valley View Secondary School		215
Victor Harbor High School		215
Victor Harbour R-7 School		145
Virginia Primary School	0	140
Waikerie High School	8	190
Waikerie High School	9 to 12	215
Waikerie Primary School		115
Walkerville Primary School		161
Wallaroo Mines Primary		120
Wallaroo Primary School		110
Wandana Primary School		135
Warooka Primary School		155
Warradale Primary School		161
Warramboo Primary School		85
Warriappendi School		170
Wasleys Primary School		110
Watervale Primary School West Beach Primary School		105
West Lakes Shore Schools		161 160
Westbourne Park Primary School		161
Westport Primary School		140
Wharminda Primary School		110
•		180
Whyalla High School Whyalla Special School		110
Whyalla Stuart Campus		90
wnyana Stuart Campus Whyalla Town Primary School		90 135
William Light School	R to 7	161
William Light School	8 to 12	215
Williamstown Primary School	0 tO 12	140
Willsden Primary School		125
Willunga High School		215
Willunga Frimary School		150
Wilmington Primary School		150
Windsor Gardens High School		210
Windsor Gardens High School Winkie Primary School		120
Wirrabara Primary School		110
Wirranda High School		215
vv irreanua rrigii selluur		Z13

School	Grade or year, or level of grade or year, for which student is enrolled	Amount of charge \$
Woodend Primary School		155
Woodside Primary School		155
Woodville High School		215
Woodville Primary School		150
Woodville Special School	R to 7	150
Woodville Special School	8 to 12	210
Woomera Area School	R to 5	125
Woomera Area School	6 to 10	140
Woomera Area School	11 to 12	180
Wudinna Area School	R to 7	161
Wudinna Area School	8 to 12	215
Wynn Vale School		160
Yahl Primary School		150
Yalata Aboriginal School		0
Yankalilla Area School	R to 7	161
Yankalilla Area School	8 to 12	215
Yorketown Area School	R to 7	160
Yorketown Area School	8 to 12	180
Yunta Rural School	R to 3	95
Yunta Rural School	4 to 7	135

R = Reception

MECS 10/2000 CS

Suzanne M. Carman Clerk of the Council

FAXING COPY?

IF you fax copy to Riverside 2000, for inclusion in the *Government Gazette*, there is **no need** to send a Confirmation Copy to us as well.

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

Please use the following fax number:

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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.

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

Government Gazette notices can be E-mailed.

The address is:

Riv2000@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

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

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

CITY OF MITCHAM

Counting of Votes

NOTICE is hereby given that in accordance with requirements of the Local Government (Elections) Act 1999, that the scrutiny and counting of votes will take place at the Nunyara Conference Centre, 5 Burnell Drive, Belair, as soon as practicable after 2 p.m. on Tuesday, 16 May 2000. A provisional declaration will be made at the conclusion of each election count.

Campaign Donations Return

Candidates are reminded that they must forward a campaign donations return to the Council's Chief Executive Officer within six weeks after the conclusion of the elections.

S. H. TULLY, Returning Officer

The roads contained in Development Plan 453/D021/99 have been named as follows:

- 1. Road A (lot 227)—Dutton Circuit.
- 2. Road B (lot 225)—Springbett Drive.
- 3. Road C (lot 226)—Drummond Circuit.
- 4. Road D (lot 228)—Kleinig Drive.
- 5. Road E (lot 224)—Agnes Gillespie Drive.
- 6. Road F (lot 229)—Prosser Avenue.
- 7. Road G (lot 231)—Missen Avenue.
- 8. Road H (part lot 230)—Peacock Avenue.

G. K. MAXWELL, City Manager

THE RURAL CITY OF MURRAY BRIDGE

Public Consultation Policy

NOTICE is hereby given that pursuant to section 50 of the Local Government Act 1999, the Rural City of Murray Bridge has prepared a Public Consultation Policy that identifies the steps the council will follow in circumstances where the Act requires the council to follow its policy.

In preparing the policy, council has issued the policy for public consultation for a period commencing on 8 May 2000, and concluding on 2 June 2000. A copy of the Public Consultation Policy can be obtained from the Local Government Centre, 2 Seventh Street, Murray Bridge, or by contacting the office on 8532 1288 during office hours.

All interested people are invited to make submissions by no later than 5.30 p.m. on Friday, 2 June 2000.

All submissions must be addressed to the Chief Executive Officer, Rural City of Murray Bridge, P.O. Box 421, Murray Bridge, S.A. 5253.

R. J. FOSTER, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Reopening of Temporary Road Closure

NOTICE is hereby given, at the meeting of council held on 11 April 2000, it was approved that pursuant to section 359 of the Local Government Act 1934, as amended, the City of Port Adelaide Enfield intends to reopen the temporary road closure at the eastern end of Scotney Court, Oakden. This section of road will be permanently reopened to all vehicular traffic from Friday, 5 May 2000.

J. MCLUSKEY, Mayor

CITY OF VICTOR HARBOR

Naming of Roads

NOTICE is hereby given that the City of Victor Harbor has named the following roads within its district:

- 1. Road Plan 613 in the Hundred of Encounter Bay adjacent to sections 227, 637 and 390 be named as Glenbrook Road.
- 2. The road contained in Road Book 53 adjacent to sections 199, 233 and 234 in the Hundred of Goolwa be named as Isaacson Road.

In the subdivision contained in Deposited Plan 54376 the following road names have been resolved:

- The small road that runs in a north-easterly direction off Sinclair Street is to be known as Hans Street.
- (ii) The longer road that adjoins Hans Street and runs in a north-west to south-east direction is to be known as Heysen Parade.

DISTRICT COUNCIL OF CEDUNA

Public Consultation Policy

NOTICE is hereby given that a draft public consultation policy has been adopted by council for public comment.

The council is committed to open, accountable and responsive decision making which is informed by effective communication and consultation between council and the community. The Public Consultation policy sets out the steps council will take to establish partnerships and encourage community involvement in planning and decision making about the services council provides and the management of community resources.

Copies of this document are available from the Council Office, 44 O'Loughlin Terrace, Ceduna, between 9 a.m. and 5.30 p.m., Monday to Friday.

Interested persons are invited to make submissions about this policy for consideration by council, to be received no later than Wednesday, 31 May 2000. All submissions to be addressed to the Chief Executive Officer, District Council of Ceduna, P.O. Box 175, Ceduna, S.A. 5690.

T. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Temporary Road Closures

NOTICE is hereby given that the council, pursuant to section 359 of the Local Government Act 1934, as amended, resolved to exclude vehicles generally, except council vehicles from that portion of Heritage Drive, Wallaroo (100 m east of the sailing club) to Jones Street, Wallaroo, from 7 a.m. Sunday, 14 May 2000 to noon on Monday, 15 May 2000, for the purpose of Copper Coast Prawnfest.

J. W. SHANE, Chief Executive Officer

DISTRICT COUNCIL OF LACEPEDE

Change of Meeting Date

NOTICE is hereby given that the next ordinary meeting of council will be held on Friday, 26 May 2000, commencing at 9.30 a.m., in lieu of the meeting which was scheduled to be held on Friday, 19 May 2000.

S. J. RUFUS, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

Temporary Road Closure

NOTICE is hereby given that, pursuant to section 359 of the Local Government Act 1934, as amended, council has approved the temporary closure of the roads adjacent to sections 114, 118 (Mead Road), 129, 130, 191 (Nelson Road), 141 and 142 (part Mulpata Road), Hundred of Cotton and including the railway reserve crossing adjacent to sections 130 and 142, Hundred of Cotton for the part of the state of the sections 130 and 142, Hundred of Cotton for the part of the state of the sections 130 and 142, Hundred of Cotton for the sections 130 and 142, Hundred of Cotton for the sections 130 and 142, Hundred of Cotton for the sections 140 and 142 an Cotton for the purpose of an off-road race conducted by the Onkaparinga Ramblers Car Club on 13 and 14 May 2000.

P. WOOD, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Temporary Road Closure

NOTICE is hereby given that at the council meeting held on 18 April 2000, council resolved, pursuant to section 359 of the Local Government Act 1934, as amended, to exclude vehicles from that portion of Anderson Place adjacent to Mrs V. Fox's property on Friday, 5 May 2000 from 9 a.m. to 5 p.m. for the purpose of a clearing sale.

J. RUMBELOW, General Manager

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

Blecha, George, late of 17 Fleurieu Avenue, Cape Jervis, retired truck driver, who died on 14 January 2000.

Emblen, Joan Isabel, late of 20 Third Avenue, St Peters, of no occupation, who died on 22 November 1998.

Gill, Vernon Angas, late of First Street, Minlaton, retired fisherman, who died on 25 September 1999.

Hiscock, Frank Morris, late of South Terrace, Meningie, retired building contractor, who died on 30 January 2000.

McNamara, Staunton, late of 19 Glengyle Avenue, Blackwood, retired engineer, who died on 7 March 2000.

Meaker, Gwendoline Blanche, late of 13 Fitzroy Terrace, Fitzroy, of no occupation, who died on 25 March 2000.

Winter, Raymond Jack, late of 30 Boord Street, Semaphore South, retired company representative, who died on 16 February 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 2 June 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 4 May 2000.

J. H. WORRALL, Public Trustee

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

Adams, Jean Edith, late of The Vines Nursing Home, 1217 Grand Junction Road, Hope Valley, widow, who died on 4 April 2000.

Baldock, Mavis Agnes, late of 9 Alfred Terrace, Streaky Bay, widow, who died on 31 March 2000.

Christie Edwina, late of Mitcham Residential Care Facility, 22 Harrow Terrace, Kingswood, widow, who died on 21 March 2000.

Gray, Thelma May, late of 12 Goodes Crescent, Hove, married woman, who died on 23 January 2000.

Heritage, Doris Margaret, late of 65 Esplanade, Semaphore, widow, who died on 2 April 2000.

Webster, Colin Stewart, late of 17 Mill Street, Clare, retired farmer, who died on 28 March 2000.

Wilson, William, late of 4 Donald Street, St Marys, retired foreman, who died on 31 March 2000.

Notice is hereby given pursuant to the Trustees Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the abovenamed estates are directed to send full particulars of such claims to the undersigned on or before 1 June 2000, otherwise they will be excluded from the distribution of the said estates.

Dated 4 May 2000.

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

ON 27 April 2000, the Supreme Court of South Australia in Action No. 391 of 2000 made an order for the winding up of Deep Mining Pty Ltd and will be heard at the Supreme Courthouse, I Gouger Street, Adelaide, S.A. 5000 on Tuesday, 23 May 2000 at not before 2.15 p.m. Copies of documents filed may be obtained from O'Loughlins.

Any person intending to appear at the hearing must file a notice of appearance, in accordance with the prescribed form, together with any affidavit on which the person intends to reply, and serve a copy of the notice and any affidavit on the plaintiff at the address below at least three days before the date fixed for the hearing.

Dated 1 May 2000.

O'LOUGHLINS, Barristers & Solicitors, 73 Wakefield Street, Adelaide, S.A. 5000, solicitors for the plaintiff.

SALE OF PROPERTY

Lot 3. Railway Street, Yunta

NOTICE is hereby given that on Thursday, 18 May 2000 at 11.30 a.m., at the above address by virtue of the Warrant of Sale issued out of the District Court of South Australia, Adelaide Registry, Action No. 1830 of 1998, directed to the Sheriff of South Australia in an action wherein the Deputy Commissioner of Taxation is Plaintiff and Robert Keith Prior is Defendant, I, Grant Schmerl, Sheriff of the State of South Australia, will by my auctioneers, Mason Gray Strange, make sale of the estate, right, title or interest whatsoever it may be of the defendant Robert Keith Prior as the registered proprietor of an estate in fee simple in the following:

That piece of land situated in the area named Yunta, being Lot 3, Railway Street, being the property comprised in Certificate of Title, Register Book Volume 5432, Folio 849.

Further particulars from the auctioneers, Mason Gray Strange, 115 Carrington Street, Adelaide, S.A. 5000. Telephone 8232 4000.

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys Held by Commercial Union Assurance Company of Australia Ltd

Name of Owner	Amount Due to Owner \$
T. W. Milligant and C. Marley Dr I. Waddell Smith. L. A. and M. Tonkin S. L. Richardson Asset Management Studley Props G. B. Moore B. J. Schubert Morganville Pty Ltd.	76.82 67.50 501.49 95.80 61.71 115.00 85.00 135.36 705.00
1993	\$1 843.68
A. W. R. and F. G. W. Drape I. K. Shaw. Clarksons B. D. and M. S. Miller Lunch-A-Lot J. Foumakis Fosseys Colmart General Business Machines J. V. and J. A. Capurso A. and M. L. Patterson	136.20 245.64 110.00 255.00 100.00 51.99 133.95 1 550.00 364.00 52.91
	\$2 999.69

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys Held by Commercial Union Assurance Company of Australia Ltd Union

Name of Owner	Amount Due to Owner \$
1992	
Farsea Pty Ltd and R. P. Feast C. C. Maria Oriental Private Hotel R. B. McFarlane S. N. Hinds and C. A. Hodshow.	140.40 795.92 273.71 158.00 135.85
<u>-</u>	\$1 503.88
1993	
T. H. and P. H. Pridham	1 000.00 75.75
	\$1 075.75

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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.

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

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