



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, 14 JUNE 2001

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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 **Government Publishing SA** so as to be *received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@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, 14 June 2001

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

No. 19 of 2001—Corporations (Administrative Actions) Act 2001—An Act relating to administrative actions taken by Commonwealth authorities or officers of the Commonwealth under certain State laws relating to corporations.

No. 20 of 2001—Corporations (Ancillary Provisions) Act 2001—An Act to enact ancillary provisions, including transitional provisions, relating to the enactment by the Parliament of the Commonwealth of new corporations legislation and new ASIC legislation under its legislative powers, including powers with respect to matters referred to that Parliament for the purposes of section 51 (xxxvii) of the Constitution of the Commonwealth.

No. 21 of 2001—Corporations (Commonwealth Powers) Act 2001—An Act to refer certain matters relating to corporations and financial products and services to the Parliament of the Commonwealth for the purposes of section 51 (xxxvii) of the Constitution of the Commonwealth.

No. 22 of 2001—Real Property (Fees) Amendment Act 2001—An Act to amend the Real Property Act 1886.

No. 23 of 2001—Statutes Amendment (Corporations) Act 2001—An Act to amend the Administration and Probate Act 1919, the Architects Act 1939, the ASER (Restructure) Act 1997, the Associations Incorporation Act 1985, the Bank Mergers (South Australia) Act 1997, the Business Names Act 1996, the Chiropodists Act 1950, the Community Titles Act 1996, the Co-operatives Act 1997, the Corporations (Commonwealth Powers) Act 2001, the Crown Lands Act 1929, the Debts Tax Act 1994, the Emergency Services Funding Act 1998, the Financial Sector Reform (South Australia) Act 1999, the Gas Pipelines Access (South Australia) Act 1997, the Ground Water (Qualco-Sunlands) Control Act 2000, the Institute of Medical and Veterinary Science Act 1982, the Irrigation Act 1994, the Lottery and Gaming Act 1936, the Mining Act 1971, the Motor Accident Commission Act 1992, the National Electricity (South Australia) Act 1996, the Partnership Act 1891, the Pay-roll Tax Act 1971, the Petroleum Products Regulation Act 1995, the Public Finance and Audit Act 1987, the South Australian Co-operative and Community Housing Act 1991, the Stamp Duties Act 1923, the Tobacco Products Regulation Act 1997 and the Trustee Companies Act 1988.

By command,

ROB LUCAS, for Acting Premier

DPC 97/0415

ADMINISTRATIVE ARRANGEMENTS ACT 1994 SECTION 6: CONFERRAL OF MINISTERIAL FUNCTIONS AND POWERS UNDER PART 3A OF NATIONAL PARKS AND WILDLIFE ACT 1972

Proclamation By The Governor's Deputy

(L.S.) BRUNO KRUMINS

PURSUANT to section 6 of the *Administrative Arrangements Act 1994* and with the advice and consent of the Executive Council, I confer the functions and powers of the Minister for Environment and Heritage under Part 3A of the *National Parks and Wildlife Act 1972* in relation to the Mount Lofty Summit Development Trust on the Premier.

Given under my hand and the Public Seal of South Australia, at Adelaide, 14 June 2001.

By command,

ROB LUCAS, for Acting Premier

DPC 050/96 CS

ENVIRONMENT PROTECTION ACT 1993 SECTION 12 (3): DESIGNATION OF PUBLIC SERVICE POSITION FOR MEMBERSHIP OF ENVIRONMENT PROTECTION AUTHORITY

Proclamation By The Governor's Deputy

(L.S.) BRUNO KRUMINS

PURSUANT to section 12 (3) of the *Environment Protection Act 1993* and with the advice and consent of the Executive Council, I—

- (a) revoke the proclamation made under that section on 16 February 2001 (see *Gazette* 16 February 2001 p. 704);
- (b) designate the position of Deputy Chief Executive of the Department for Environment and Heritage for the purposes of section 12 (1) (b) of that Act.

Given under my hand and the Public Seal of South Australia, at Adelaide, 14 June 2001.

By command,

ROB LUCAS, for Acting Premier

EH 01/0029 CS

NATIONAL PARKS AND WILDLIFE ACT 1972 SECTION 45B (3): VARIATION OF PROCLAMATION RELATING TO THE MOUNT LOFTY SUMMIT DEVELOPMENT TRUST

Proclamation By The Governor's Deputy

(L.S.) BRUNO KRUMINS

Preamble

1. On 20 July 2000 a proclamation was made establishing the Mount Lofty Summit Development Trust (see *Gazette* 20 July 2000 p. 164).

2. It has been decided to vary that proclamation.

Proclamation

PURSUANT to section 45B (3) of the *National Parks and Wildlife Act 1972* and with the advice and consent of the Executive Council, I vary the proclamation referred to in clause 1 of the preamble by inserting after clause 8 the following clause:

8A. If a Minister fails to make an appointment under clause 4 (b) or (c) or clause 8 within a reasonable time after the occasion for making the appointment arises, the Premier may make the appointment in place of the Minister.

Given under my hand and the Public Seal of South Australia, at Adelaide, 14 June 2001.

By command,

ROB LUCAS, for Acting Premier

DPC 050/96 CS

POLICE SUPERANNUATION (MISCELLANEOUS) AMENDMENT ACT 2001 (Act No. 12 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor's Deputy

(L.S.) BRUNO KRUMINS

WITH the advice and consent of the Executive Council, I fix 1 July 2001 as the day on which the Police Superannuation (Miscellaneous) Amendment Act 2001 will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 14 June 2001.

By command,

ROB LUCAS, for Acting Premier

T&F 103/00 CS

STATUTES AMENDMENT (AVOIDANCE OF DUPLICATION OF ENVIRONMENTAL PROCEDURES) ACT 2001 (Act No. 16 of 2001): DAY OF COMMENCEMENT

Proclamation By The Governor's Deputy

(L.S.) BRUNO KRUMINS

WITH the advice and consent of the Executive Council, I fix 14 June 2001 as the day on which the *Statutes Amendment (Avoidance of Duplication of Environmental Procedures) Act 2001* will come into operation.

Given under my hand and the Public Seal of South Australia, at Adelaide, 14 June 2001.

By command,

ROB LUCAS, for Acting Premier

EH 00/0010 CS

Department of the Premier and Cabinet
Adelaide, 14 June 2001

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointments to the National Wine Centre Board listed, pursuant to the provisions of the National Wine Centre Act 1997 and the Acts Interpretation Act 1915:

Member: (from 1 July 2001 until 30 November 2001)

Richard Hugh Allert
Brian John Croser
Dianne Davidson
Perry Richard Gunner
Walter John Cleland Harvey
Philip Leslie Laffer
John William Lamb
George William Mackey
Donald Ross McWilliam
Ira John Pendrigh
Christopher Macklin Pfeiffer
Anabel Shears-Carter
Ian William Sutton

Deputy Member: (from 1 July 2001 until 30 November 2001)

David Vincent Atkinson
Linda Jillian Bowes
Graham Cranswick-Smith
Mark de Lacy McKenzie
Alister John Purbrick

Chairman: (from 1 July 2001 until 31 October 2001)

Richard Hugh Allert

By command,

ROB LUCAS, for Acting Premier

DPC 012/98 CS

Department of the Premier and Cabinet
Adelaide, 14 June 2001

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the South Australian Asset Management Corporation Board, pursuant to the provisions of the State Bank of South Australian Act 1983:

Director: (from 1 July 2001 until 30 September 2004)

Joseph John Ullianich

Director: (from 15 August 2001 until 30 September 2004)

John Thomas Hill
Terence Charles Evans

Chairman: (from 15 August 2001 until 30 September 2004)

John Thomas Hill

Deputy Chairman: (from 15 August 2001 until 30 September 2004)

Terence Charles Evans

By command,

ROB LUCAS, for Acting Premier

TFD 034/01 CS

Department of the Premier and Cabinet
Adelaide, 14 June 2001

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Passenger Transport Board, pursuant to the provisions of the Passenger Transport Act 1994:

Member: (from 1 July 2001 until 30 June 2004)

Heather Margaret I'Anson
Gregory John Crafter
Noelene Joy Buddle

Deputy Member: (from 1 July 2001 until 30 June 2004)

Jennie Bell

By command,

ROB LUCAS, for Acting Premier

DTRN 944/2001 CS

Department of the Premier and Cabinet
Adelaide, 14 June 2001

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the National Wine Centre Board, pursuant to the provisions of the National Wine Centre Act 1997:

Member: (from 1 July 2001 until 31 October 2001)

Richard Hugh Allert
Brian John Croser
Dianne Davidson
Perry Richard Gunner
Walter John Cleland Harvey
Philip Leslie Laffer
John William Lamb
George William Mackey
Donald Ross McWilliam
Ira John Pendrigh
Christopher Macklin Pfeiffer
Anabel Shears-Carter
Ian William Sutton

Deputy Member: (from 1 July 2001 until 31 October 2001)

David Vincent Atkinson
Linda Jillian Bowes
Graham Cranswick-Smith
Mark de Lacy McKenzie

Chairman: (from 1 July 2001 until 31 October 2001)

Richard Hugh Allert

By command,

ROB LUCAS, for Acting Premier

DPC 012/98 CS

ELECTORAL ACT 1985

Registration of Political Parties

NOTICE is hereby given that the following application for registration as a registered political party under the provisions of Part 6 of the Electoral Act 1985, has been received.

Name of Party: Family First Party

Name of Applicant: Paul Newsham

Any elector who believes that the party should not be registered:

- because the party does not have as a purpose, the promotion of the election to the State Parliament of its endorsed candidate(s); or
- because the application does not fulfil the technical requirements specified in the Act; or
- because the party's name is likely to be confused with that of another registered party, parliamentary party or prominent public body,

can formally object in writing to the Electoral Commissioner by close of business on 16 July 2001. Objections must contain the postal address and signature of the objector.

Dated 14 June 2001.

S. H. TULLY, Electoral Commissioner

SEO 30/01

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Southern Eyre Marine Farm (12920) (or his agent) (hereinafter referred to as the 'exemption holder'), 100 New West Road, 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 Yellowtail King Fish (*Seriola lalandi*) into troughs and tanks located at Section J, Hundred of Louth.

SCHEDULE 2

1. The exemption holder must maintain adequate security arrangements to prevent the 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. Fish must not be collected from rivers, streams, lakes or other inland waters of this State unless prior approval for this collection is granted by the Director of Fisheries.

4. 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.

5. 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.

6. 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.

7. The fish farmer must report all notifiable diseases to the General Manager Aquaculture.

8. The fish farmer must monitor farm fish mortalities and notify the General Manager Aquaculture of a mortality rate over 5% in 24 hours.

Dated 5 June 2001.

I. NIGHTINGALE, General Manager Aquaculture,
as the delegate of the Minister for Primary
Industries

FT00557

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Austar Mariculture Pty Ltd (20090) (or his agent) (hereinafter referred to as the 'exemption holder'), 22 McCourt Street, Beachport, S.A. 5280 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 Mulloway, (*Argyrosomus hololepidotus*), into tanks located at Section 88, Hundred of Rivoli Bay.

SCHEDULE 2

1. The exemption holder must maintain adequate security arrangements to prevent the 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. Fish must not be collected from rivers, streams, lakes or other inland waters of this State unless prior approval for this collection is granted by the Director of Fisheries.

4. 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.

5. 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.

6. 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.

7. The fish farmer must report all notifiable diseases to the General Manager Aquaculture.

8. The fish farmer must monitor farm fish mortalities and notify the General Manager Aquaculture of a mortality rate over 5% in 24 hours.

Dated 5 June 2001.

I. NIGHTINGALE, General Manager Aquaculture,
as the delegate of the Minister for Primary
Industries

FT00676

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Chapman Quality Meats Pty Ltd (ACN 060 513 617), has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence in respect of the premises situated at 60 Sydney Road, Nairne, S.A. 5252 and known as Millers Arms Hotel.

The application has been set down for hearing on 28 June 2001.

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 7 June 2001.

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 Corina Helen Rowen-Styles and Gregory Peter Rowen, 15 Ralli Street, Plympton Park, S.A. 5038 have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Main Goolwa Road, Middleton, S.A. 5132 and known as Old Middleton Grainstore.

The application has been set down for hearing on 11 July 2001 at 10 a.m.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 7 May 2001.

Applicants

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 1 June 2001.

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 Clearwater Financial Services Pty Ltd (ACN 008 151 246), c/o David Watts & Associates, Liquor Licensing Consultants, 1 Cator Street, Glenside, S.A. 5065, has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Lot 51, Hollands Creek Road, Cudlee Creek, S.A. 5232 and to be known as Kangaroo Creek Wines.

The application has been set down for hearing on 13 July 2001.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 5 June 2001.

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 Hermitage Road Wines Pty Ltd (ACN 072 676 825) (to be known as Icon Brands Pty Ltd), corner McDonald and Broke Roads, Pokolbin, N.S.W. 2320 has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Lyndoch Road, Lyndoch, S.A. 5351 and known as Yaldara Wines.

The application has been set down for hearing on 13 July 2001.

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 8 June 2001.

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 Voula Mestros, 36 Tennyson Street, Kurrulta Park, S.A. 5037 has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 36 Tennyson Street, Kurrulta Park.

The application has been set down for hearing on 13 July 2001.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kenneth Charles Lowndes and Patricia Lowndes have applied to the Licensing Authority for an Extended Trading Authorisation in respect of premises situated at Fourth Street, Appila, S.A. 5480 and known as Yarrowie Hotel.

The application has been set down for hearing on 13 July 2001.

Conditions

The following licence conditions are sought:

An Extended Trading Authorisation to sell liquor for consumption on the licensed premises between the following hours:

Monday to Saturday: Midnight to 2 a.m. the following morning.
Sunday: 8 p.m. to midnight.

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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 8 June 2001.

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 United North Pty Ltd has applied to the Licensing Authority for an Entertainment Venue Licence in respect of premises situated at 20 Waymouth Street, Adelaide, S.A. 5000 and known as Zesti.

The application has been set down for hearing on 13 July 2001.

Conditions

The following licence conditions are sought:

- To designate dining areas as marked on the deposited plan at the Liquor and Gaming Commission.
- To sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons:
 - (i) seated at a table; or
 - (ii) 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 5 June 2001.

Applicant

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 June 2001.

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 Winemakers Direct Pty Ltd (ACN 007 880 337), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 55 Charles Street, Norwood, S.A. 5067.

The application has been set down for hearing on 13 July 2001.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 June 2001.

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 Radine Pty Ltd (ACN 008 177 811), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of the Special Circumstances Licence in respect of premises situated at 10-14 Clayson Road, Salisbury, S.A. 5108 and known as Brahma Lodge Indoor Sports Centre.

The application has been set down for hearing on 16 July 2001.

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 7 June 2001.

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 Borgas Pty Ltd (ACN 096 997 509), c/o Steve Pikramenos, Level 1, 183 Melbourne Street, North Adelaide, S.A. 5006 has applied to the Licensing Authority for the transfer of a Hotel Licence and Gaming Machine Licence in respect of premises situated at 15 Railway Terrace, Morgan, S.A. 5320 and known as Terminus Hotel.

The application has been set down for hearing on 13 July 2001.

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 7 June 2001.

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 Lucifers Enterprises Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 58-60 North Terrace, Adelaide, S.A. 5000, currently known as Synergy Nightclub and to be known as Lucifers.

The application has been set down for hearing on 17 July 2001 at 10 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 8 June 2001.

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 Buffalo Family Restaurant Pty Ltd (ACN 094 511 976), c/o Bonnins, Level 14, 100 King William Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of the premises situated at Adelphi Terrace, Glenelg North, S.A. 5045 and known as Buffalo Seafood Restaurant & Museum and to be known as Buffalo Family Restaurant.

The application has been set down for hearing on 16 July 2001 at 10.30 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.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The Continental Sprints Company Pty Ltd (ACN 000 132 801), c/o Thomson Playford, 101 Pirie Street, S.A. 5000 has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence held in respect of premises located at 2 Portrush Road, Paynham, to a portion of the premises located at 80 Grove Avenue, Marleston.

The application has been set down for hearing on 20 July 2001.

Conditions

The following licence conditions are sought:

The area delineated in yellow on the plan accompanying the application is designated as a sampling area.

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gaming Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 4 June 2001.

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 Rad Hog's (Adelaide City) Pty Ltd (ACN 096 763 343), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 127 Gouger Street, Adelaide, S.A. 5000 and known as Hog's Breath Cafe Adelaide.

The application has been set down for hearing on 23 July 2001 at 10 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 8 June 2001.

Applicant

MOTOR VEHICLES ACT 1959

Declaration of Road Related Area

I, DIANA VIVIENNE LAIDLAW, the Minister of the Crown to whom the administration of the Motor Vehicles Act 1959, has been committed, do hereby declare, pursuant to section 6 of the said Act, land commonly used by the public or to which the public are permitted to have access, including (without limitation) parklands, plantations, ornamental grounds and reserves to be road-related areas.

Dated 13 June 2001.

DIANA LAIDLAW, Minister for Transport
and Urban Planning.

OATHS ACT 1936, SECTION 33: NOTICE OF TERMINATION OF APPOINTMENT OF MANAGERS TO TAKE DECLARATIONS AND ATTEST THE EXECUTION OF INSTRUMENTS

Notice

PURSUANT to subsection (3) of section 33 of the Oaths Act 1936, I give notice of the termination of appointment of the following managers to take declarations and attest the execution of instruments under that section:

Kylie Maree Allen of the National Australia Bank
Teresa Ameduri of the National Australia Bank
Barry Clive Bache of the National Australia Bank
Tania Marie Barone of the National Australia Bank
Michelle Emelia Bersagliere of the National Australia Bank
David Bruce Boemia of the National Australia Bank
David Glenly Bowden of the National Australia Bank

Christopher Brain of the National Australia Bank
Rosemary Valerie Caruso of the National Australia Bank
Alan Maxwell Clark of the National Australia Bank
Geoffrey Raymond Cleggett of the National Australia Bank
Grant Andrew Collins of the National Australia Bank
Vicki Jane Ditcham of the National Australia Bank
Leasa Anne Priscilla Dodman of the National Australia Bank
Yolanda Theresa Dow of the National Australia Bank
Phillip Andrew Elphinston of the National Australia Bank
Katrina Margaret Ely of the National Australia Bank
Simon James Engel of the National Australia Bank
David Albert Forster of the National Australia Bank
Suzanne Honor Forster of the National Australia Bank
Neil Raimond Frappell of the National Australia Bank
Robyn Kaye Gaden of the National Australia Bank
Melissa Dearne Haines-Adams of the National Australia Bank

Gordon Louis Hains of the National Australia Bank
Paul Jeffrey Hollands of the National Australia Bank
Alan Dennis Holmes of the National Australia Bank
Graham Linfield Hood of the National Australia Bank
Maria Del Carmen Isabel of the National Australia Bank
Susan Elizabeth Jarrett of the National Australia Bank
Jasin Arthur Joyce of the National Australia Bank
Michael William Laidlaw of the National Australia Bank
Pauline Jean Lattin of the National Australia Bank
Sandra Joy Lockwood of the National Australia Bank
Aldo Lorenzoni of the National Australia Bank
Garry Phillip Marsland of the National Australia Bank
Maria Molinara of the National Australia Bank
Panagiota Moshos of the National Australia Bank
Leanne Toni Nancarrow of the National Australia Bank
David Peter Nelson of the National Australia Bank
Ashley David Nisbett of the National Australia Bank
Kevin John O'Neill of the National Australia Bank
Catherine Mary Palumbo of the National Australia Bank
John Lewis Roesler of the National Australia Bank
Ronald Robert Roether of the National Australia Bank
Lleyan Kerry Shakes of the National Australia Bank
Michael David Simpson of the National Australia Bank
Barry James Sweetman of the National Australia Bank
Joanne Mary Talbot of the National Australia Bank
Peter Mark Thomson of the National Australia Bank
Dianne Triantafillos of the National Australia Bank
Brian Warner of the National Australia Bank
Susan Gale Weber of the National Australia Bank
Lisa Gaye Wells of the National Australia Bank
Julie Anne Worthley of the National Australia Bank
Marina Zonetti of the National Australia Bank
Trevor Noel Applebee of the Adelaide Bank
Susan Kay Dwyer of the Adelaide Bank
Wendy Patricia Elphick of the Adelaide Bank
Tom Pointon Hissey of the Adelaide Bank
Ian Mark MacNab of the Adelaide Bank
Mary Raylene Tarling of the Adelaide Bank
Elfriede Rosemary Tiltins of the Adelaide Bank
Marie Susan Westover of the Adelaide Bank
Laraine May Whitrod of the Adelaide Bank
Andrew Craig Zobel of the Adelaide Bank
Bernard Leon Bourke of the Commonwealth Bank
Anthony Thomas Brumpton of the Commonwealth Bank
Thomas Trevor McMahon of the Commonwealth Bank
John Tripodi of the Commonwealth Bank
Alison Browne of the Westpac Banking Corporation
Belinda Louise Phillips of the Westpac Banking Corporation
Vicki Aimann of BankSA
Niel Bevan of BankSA
Barbara Northway of BankSA
Bryan O'Shaughnessy of BankSA
Rick Tyberczy of BankSA

Dated 5 June 2001.

K. T. GRIFFIN, Attorney-General

OPTOMETRISTS ACT 1920

*Registered Optometrists
as at 31 May, 2001*

ADAMS	REA	IVKOVIC	DARKO ANTHONY
AITCHISON	STUART WILLIAM	JACKSON	ELIZABETH KATHLEEN
AMES	ROBERT LIONEL	JENKINS	GRAEME SKENE
BAILEY	NEVILLE	JESSOP	DONALD SCOTT
BARNETT	DUNCAN LINDSAY	JOHNSTON	KIRSTY LEE
BARRY	JOHN PETER	KAVANAGH	ROSEMARIE
BARTON	DANIEL	KAWECKI	CHRISTOPHER
BEAL	MARTIN RUPERT STEPHEN	KEARY	PETER MICHAEL
BELL	PAUL CLAYTON	KEEN	HELEN ELIZABETH
BENNETT	REGINALD FREDERICK	KEIPERT	LEWIS DOUGLAS
BERRY	CAROLINE	KELLER	INGRID
BERRY	MARK BOYD	KENEFICK	JAMES DAVID
BIAN	GANG (STEVEN)	KHOR	LEE PENG
BLUNTISH	IAN STANFORD	KIERATH	JANE MARIE
BOLTON	ANTONY LAURENCE BLACKER	KINCHINGTON	DAVID PATRICK
BOOTH	JASON MATHEW	KIRKMAN	MARGARET
BOSLAND	JOHN DEREK	KOZULIN	MICHAEL
BOSLAND	KATHRYN JANE	KRUSZEWSKI	HENRY JOHN
BOTTRILL	ANTOINETTE DIANE	LAI	EE-LYNN
BOTTRILL	DAVID JAMES	LAKE	DONALD DEREK
BROOK	IAN OLLIVER	LAM	LEE CHOON
BROWN	PAUL ANTHONY	LANHAM	JENNIFER ANNE
BRYSKINE	OLGA	LARSEN	KURT CHRISTOPHER
BULL	BENJAMIN ANTHONY	LAVERTY	EMMA MARY
BURNSIDE	MICHAEL	LEE	LINDA
BUTLER	GRAEME ANDREW	LEHMANN	ANDREW MARK
CANT	DONALD PERCIVAL	LEHMANN	JULIANNE MARGARET
CAPPER	ELIZABETH JANE	LEWRY	ALLAN JOHN
CARLISLE	KAREN JANE	LI	RUN TANG COLIN
CARPENTER	PAUL ANTHONY	LIM	LEE LEE
CHENERY	KENNETH DESMOND	LIM	MONPREE JU TECK
CHEUNG	CHING PUI	LONG	KENNETH ROBERT
CHEUNG	MELISSA CHU PENG	LOVELL	JULIAN CAMPBELL
CHIN	WILLIAM	LYGO	DAVID JAMES
CHOW	JOYCE KA YING	MACBETH	MICHAEL ROBERT
CLEM	PHILIP MARTIN	MACPHERSON	ANN FAITH
COOREY	DAVID MICHAEL	MALINGRE	RENE MARCEL PIERRE
COTTON	KELLY MARIE	MANN	STANLEY BRADSHAW
CUNNINGHAM	MICHAEL GERARD	MANN	VERONICA LOUISE
D'AGOSTINI	WAYNE ANDREW	MARTIN	FREDERICK WAYNE
DeBOCK	JELLE	MARTIN	JANN ELIZABETH
DELANEY	PETER JOHN	McCREERY	GRANT BRUCE
DICKENSON	JENNIFER	McGLINCHEY	STEPHEN
DICKENSON	WILLIAM ARTHUR	McGOWAN	STEPHEN LAURENCE
DINH	STEVE NHU	McGREGOR	ROBERT BRUCE
DINI	KATHERINE ANNE	McLARTY	ANTHONY MATTHEW
DINI	PAUL JAMES	McMAHON	ERIN BLEAKLEY
DIXON	PETER JAMES	MERRINGTON	JOHN COSSAR
DONOVAN	REBECCA MARY	MERRINGTON	PETER JOHN
DUNSFORD	NIGEL EMERY	MILDENHALL	PAULA JANE
EMSLEY	JOHN GORDON	MILFORD	PHILIP KENDALL
EVANS	COLIN GLYN	MILHINCH	PETER HADFIELD
FIELDHOUSE	RONALD HORACE	MORRIS	PHILIP ANDREW
FOTKU	PAUL	MOUSER	CHRISTOPHER JOHN
FOUNTAIN	PAUL NICHOLAS	MURPHY	SIOBHAN
FREWIN	JOLYON WESTCOTT	MURRAY	ANDREA DORNE
GAN	NICHOLAS	MURRAY	NEIL BRUCE
GATERELL	LORI LEANNE	NG	CHOW ENG
GILLIES	DIANA BERYL	NGUYEN	HOANG-TU
GONSALVES	JOSE ANTHONY	NGUYEN	HONG HANH
GRACE	ASHLEY ANTHONY	NGUYEN-DUC	HONG TUYET
GRACE	RUTH MARGARET	NICHOLLS	ANNIE TU-AN
GRIBBIN	JUSTIN MATTHEW	NOLAN	HEIDI LEE
GRIFFITHS	ANDREW CHARLES	O'KEY	GEORGIA MAREE
GROTH	MELANIE KATE	O'BRIEN	GEOFFREY GORDON
GUNAWAN	BEE BUAN	O'CALLAGHAN	DAVID ANTHONY
GUNAWAN	HANDANI	O'CONNOR	GAVIN JOSEPH
HALL	LYNDA ANN	O'CONNOR	DAVID CHRISTOPHER
HANCOCK	MITCHELL JOHN	O'NEILL	MARK JOHN
HEANEY	LESLEY ANNE	OSWALD	ANDREW PAUL
HIGGINBOTHAM	AMY OLIVIA	PARKER	PETER JAMES
HOLDING	LEIGH JAMES	PARSONS	LESLEY JANET
HOLLAND	JASON JOHN	PEAKE	MARK PHILIP WILLIAM
HOLLAND	MARK JOHN	PESUDOVS	SELWYN HUGH
HOOK	CHAU HAN	PHILLIPS	KONRAD
HORNE	WILLIAM	PHUAH	ANTHONY JOHN
HOWE	JOHN BRYCE	POCKNEE	SELINA
HUME	PHILIP ANDREW	PRENTICE	ELISE
HUNT		PRESTON	JACKELYN OLIVIA
		PRITCHARD	SUZANNE MARIE
		PURDUE	ROBERT
			ANTHEA KYLIE

RIVETT	ASHLEY GORDON	ANDERSON	KEVIN FRANCIS
ROONEY	KEVIN FRANCIS	ARNST	FREDERIC DONALD
ROYLE	LISA MARIE	ASHFORD	IAN PATRICK
SANUN	BHUPINDER	BAILEY	BARBARA FRANCES
SARA	DONALD EDWARD	BALALES	HAZEL
SCHONEVELD	PAUL GREGORY	BALAZA	STEPHEN
SCHULTZ	GLEN PHILLIP	BATES	PHOEBE RAE
SCOTT-HOY	STEPHEN	BLAIN	MICHELLE
SEILER	ROBERT ARTHUR	BOYS	PHILIP JOHN
SELBY	NIGEL	BREUKER	LINDA JOAN
SHEEHAN	MATTHEW THOMAS	BRIGGS	BRIAN CHARLES
SIBBIN	DEREK RICHARD	BROUGHAM	JOHN MATTHEW
SIMPSON	MICHAEL CRAWFORD	BROWN	KYLIE LYN
SLATER	BRIAN GERARD	BROWNE	ROBERT GEOFFREY
SMITH	LEANNE	BULLEN	GILLIAN PATRICA
SOLLEVELD	TERESA ANN	BUSHELL	KEITH NEVILLE
SOO	BOBBY TONG	BUTCHER	ROBERT RICHARD
SOTIROPOULOS	ORIANA	BUTCHER	SCOTT KENDALL
STANBURY	DION NEVILLE	BUTCHER	WENDY LILIAN
STANLEY	MURRAY DAVID	CALLEJA	DARREN JOHN
STEPHENSEN	ANDREW LESLIE	CARR	REGINA BARBARA
STOKES	CLIVE ROBERT	CATTERAL	JULIE ELIZABETH
SUTTON (nee WALLIS)	KAY LOUISE	CHAMPION	KEITH THOMAS
TANG	JASON WAI-MUN	CHEESMAN	GRAHAM ATHELSTAN
TARGETT	ALLAN PETER	CLARKE	SANDRA JAYNE
TAYLER	BRIAN OSWALD	CLARKE	WENDY EVELYN
THOMAS	ANDREW ROY SCOTT	COKER	SUZANNE GILLIAN
THOMSON	CHRISTOPHER WYVILLE	COLE	MARY EDITH
THOMSON	PETER WYVILLE	CONDELLO-	SARINELLA
THORNTON	PENELOPE RAE	QUILLIAM	
TRIMPER	MERVYN STANLEY	CONROY	VINCENT ROBIN
TRUONG	JOHN	COOPE	PAUL
UPTON	GEORGE MOSTYN	COOPER	JULIE MICHELLE
VANSTONE	JOHN ALLEN	COTTLE	DENNIS LINDSAY
VERNEY	STEPHEN JOHN	CROCKFORD	MELINDA JOY
WALLIS	ANNETTE	CROOK	LANCE OWEN
WALLIS	ERIC ROBERT	CROSBY	EVELYN JOAN
WALLIS	REX BURTON	CROSSLEY	CHARLES ERIC
WATERMAN	BRIAN KEITH	CRUICKSHANK	ANNE
WATKINS	RODNEY DENNIS	CUMMINGS	GRAHAM MALCOLM
WATLING	MARK EDWARD AUSTIN	DARTNALL	SHIRLEY
WELCH	DAVID JOHN	DATSON	DAVID LESLIE
WELLS	JANE MARGARET	DICKINS	KARREN JANE
WHEELER	IAN ROBERT	DIGLIO	VINCE JOHN
WHITNEY	KRISTIN LEIGH	DINOS	ELIZABETH
WILDEN	STEFANIE BARBARA	DOMINGO	LEAH SUSANNE
WILKINSON	HARTLEY LANCE	DORMAN	JOHN FRANCIS
WILLMORE	MELVIN ROBERT	DORMAN	MARK JOHN
WILSON	MANDY	DORZ	STEVEN PETER
WOJT	JACINTA	DOUGLAS	ELAINE MARY
WOJT	MARK	DREW	VIRGINIA ANNE
WOODCOCK	JENNIFER MARGARET	DUNGEY	LEIGH ANTHONY
WYATT	SIMONE LYNETTE	ECKERMANN	GREGORY JOHN
WYNN	IAN LESLIE	ECKERT	PETER JOHN
YEE	BASIL	ECKSTEIN	SILVIA
YEE	MARIE	ESHMAN	BARRIE FREDERICK
		ESHMAN	JULIE LOUISE
		EWER	TREVOR MAX
		FICKLING	CHRISTINE
		FISK	DENIS ANDREW
		FLETCHER	JULIE MARGARET
		FOREMAN	SANDRA
		FREEMAN	ROYCE ANNETTE
		FROMM	DAVID JOHN
		FUNNELL	TANJA ANN
		FURY	DIANNE LESLEY
		GALLAGHER	PETER EMMETT
		GARDNER	PATRICIA STEPHANIE
		GAUCI	VINCENT
		GEORGONICAS	STEPHEN
		GEORGOPOULOS	NICHOLAS
		GEPP	STEPHEN WAYNE
		GODDEN	DEBORAH ANNE
		GOLDSWORTHY	KAREN ANNE
		GOODWIN	MERILYN JEAN
		GRAY	ANTHONY KEITH
		GUEST	JILLIAN ADA
		GUY	ANDREW JAMES
		HALLINAN	HELENA
		HAMILTON	LINDA
		HANISCH	DAVID PAUL
		HARRIOTT	TONI ANNE

*Optometrists Removed from the Register
as at 1 January 2001*

COTTER	SUSAN
DAVIS	SAMANTHA JANE
ABSCH	CAROLYNNE JANE
EDWARDS	CATHERINE PATRICE
HO	VINCENT WING SHING
IMISON	ANTHONY KENNETH
JONES	MICHAEL LANDON
KAKULAS	ANTHONY BARTLEY
KAMAREDDINE	NADINE
KAYE	MARCUS
KEHDI	ELIAS
KENG	WEN LI
KHOSLA	RAJAN DEV
NORTON	ROBERT DENNIS
ROBOTHAM	JANE
SU	YI-CHUN
UDOVITCH	ELIJAH

*Registered Optical Dispensers
as at 31 May 2001*

ACHESON	JANETTE ELLEN
ADAMS	RONALD MAURICE
ALLEN	DAVID JEFFREY

HARRIS	TRAFFORD JOHN	SMITHSON	LOUISE MAY
HARTSHORNE	DAVID RALPH	SPENCER	TODD STUART
HAWKE	CAMERON STUART	STANES	CYNTHIA LOIS
HENLEY	BEVERLEY ANNE	STANYER	ELINOR MAY
HILDER	EUNICE MARIE	STEVENS	ROSEMARY ANN
HOGAN	MARTIN XAVIER	TAINTEY	ROBERT JAMES
HOLMES	MARTIN SCOTT	TEN VOORDE	LUCIA JOHANNA
HONEY	KERRY BENTLEY	THOMPSON	SHILO ARLENE
HOSKING	JILLIAN PATRICIA	TILKE	GLENN LAWRENCE
HULL	TRACEY MAREE	TILKE	LEANNE DOROTHY
HUTTON	MARGARET RUTH	TIMMINS	PERRY JOHN
HUTTON	STEVEN ANDREW	TIMMINS	SUSAN ANN
INGLIS	TREVOR	TSOUTSOURAS	SUSAN JANE
ISAACS	WARREN	VAN BALEN	AUGUSTINUS
JACOBS	DAVID GEORGE	VANDERZALM	JACQUELINE FRANCES
JOHNSTON	DENISE JUNE		ELIZABETH
JONES	ANDREW LUCAS	VAN SPRANG	JAN CORNELIS
JONES	DENISE EILEEN	VIANT	BRENDAN THOMAS
JOSHI	SANGEETA	VIRGO	LEIGHTON DAVID
KEHOE	JANE	WALTER	CHERYL KAYE
KELLY	GAIL	WAUGH	DEBRA VALERIE
KEOGH	KYM HAROLD	WEBBER	MARIE ANNE
KINGSMILL	CAROLYNE JANE	WESTALL	MARGARET CHRISTINA
KUBLER	SASCHA HARALD	WHIBLEY	JOHN MARK
LACZINA	MICHELLE KIM	WHITE	JEFFREY DEAN
LANGFORD	DONNA-MAREE	WHITTAKER	KAREN MICHELLE
LAUSBERG	WERNER HUBERT	WHITTALL	MICHAEL JOHN
LEWRY	TONIA-ANN	WILLIAMSON	CLARE LOUISE
LIDDIARD	SALLY ELIZABETH	WILLINGTON	GRANT SCOTT
LO	OI KING ALICE	WOJT	JACINTA CLARE
LONGBOTTOM	WENDY JEAN	WOOLNOUGH	MICHELLE KYLIE
LOWERY, (Jnr)	DEWEY LEE		
MACKENZIE	BRIAN BERRY		
MACOLINO	MARIA		
MANGELSDORF	REBECCA ELIZABETH		
MARTIN	MURRAY CHARLES		
MARTIN	PENELOPE JANE		
MATE	MICHAEL JOHN		
MATULICK	KATHRYN LEANNE		
McFALL	JACQUELINE CLAIRE		
McGIBBON	VANESSA LEE		
McINERNEY	MICHAEL BRIAN		
McINERNEY	PAUL KEVIN		
McNAMARA	BERNADETTE LOUISE		
McPHEE	MICHELLE KAREN		
MEDCALF	JENNIFER MERLE		
MILLER	CHRISTOPHER JOHN		
MONKSFIELD	MICHELLE LEE		
MORAN	TIMOTHY JAMES		
MUNYARD	WENDY MARIE		
NICIAUSKAS	DANIEL PATRICK		
NOLAN	LAWRENCE MICHAEL		
ODGERS	MARY ROSE		
ORTMANN	LOUISE JOANNE		
OUZMAN	MICHELE		
PAECH	JANINE MARY		
PARRY	JULIE FAY		
PEARSON	CRAIG ANDREW		
PETHICK	PRUDENCE ROSALIND		
PHILLIPS	BRETT DON		
PRITCHARD	TASLIM		
PRZIBILLA	HEATHER JEAN		
PRZIBILLA	TIMOTHY CLARENCE		
PULLEN	JOHN RUSSELL		
PURLING	JOANNE		
RAKE	MEREDITH PHYLLIS MAY		
REID	SHARON KAYE		
RICHARDS	MARK JASON		
RICHTER	SHELLEY ANN		
ROBJOHNS	PETER JOHN		
ROE	ROSEMARIE		
ROGERS	JOHN ALLAN		
SCHROEDER	SHARON ANN		
SENECA	CAROLINA		
SIMON	MARK ALLEN		
SIMS	KERRIE ANNE		
SMITH	AMANDA GAYE		
SMITH	BRIAN NORMAN		
SMITH	RODNEY DONALD		
SMITH	SHEILA		

*Optical Dispensers Struck Off The Register
as at 1 January 2001*

BOYS	BETH IRENE
CHAMPION	KEITH THOMAS
DEACON	RICHARD JOHN
GASKIN	SHARYN ELIZABETH
GRACE	JENNIFER ANNE
HEFFERNAN	CRAIG PHILLIP
HOLDEN	NATALIE JANE
LEE	DONALD GEORGE
MACBETH	TANIA DENISE
MURCHISON	MICHELLE
O'NEILL	ROBERT ANTHONY
PARKER	KAREN JANE
POPE	MICHAEL JOHN
TUCKER	PAUL LESLIE
WHITE	CHRISTINE ISABELL

N. J. STORER, Registrar

PASSENGER TRANSPORT ACT 1994

Appointment

NOTICE is hereby given that the following person has been appointed by the Minister for Transport and Urban Planning under section 53 of the Passenger Transport Act 1994, to be an Authorised Officer under that Act:

Danica Horvat

H. WEBSTER, Executive Director, Passenger Transport Board.

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Public Road, Wellington, Hundred of Seymour
Deposited Plan 55441*

BY Road Process Order made on 10 October 2000, The Coorong District Council ordered that:

1. Portion of section 51 and section 671 (Recreation Reserve), portion of allotments 5 and 4 in Filed Plan 8948 and portion of part section 1077, more particularly delineated and numbered '1', '2', '3', '4' and '5' (respectively) in the Preliminary Plan No. PP32/0441 be opened as road.

2. The whole of the unnamed public road dividing parts sections 1077 and 1076 and portion of the unnamed public road intersecting part section 1077 more particularly lettered 'A' and 'B' in Preliminary Plan No. PP32/0441 be closed.

3. The whole of the land subject to closure be transferred to the ABORIGINAL LANDS TRUST in accordance with agreement for exchange dated 21 June 2000, entered into between The Coorong District Council and Aboriginal Lands Trust.

On 23 October 2000, that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 14 June 2001.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Grand Junction Road, Port Adelaide
Deposited Plan 56816*

BY Road Process Order made on 22 February 2001, the City of Port Adelaide Enfield ordered that:

1. Portion of the public road (Grand Junction Road) adjoining Liddon Place and allotments 334 and 335 in Deposited Plan 3, more particularly delineated and lettered 'A' on Preliminary Plan No. PP32/0621 be closed.

2. The whole of the land subject to closure be transferred to VIKING J. FISHERIES PTY LTD in accordance with agreement for transfer dated 29 December 2000, entered into between the City of Port Adelaide Enfield and Viking J. Fisheries Pty Ltd.

On 20 March 2001, that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 14 June 2001.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Sultana Point Road, Sultana Point, Edithburgh
Deposited Plan 54888*

BY Road Process Order made on 7 August 2000, the District Council of Yorke Peninsula ordered that:

1. Portion of the public road (Sultana Point Road) adjoining allotments 21 to 26 (inclusive), allotment 3 and allotments 27 to 30 (inclusive) all in Deposited Plan 31081, more particularly delineated and lettered 'A' to 'K' (inclusive and respectively) in Preliminary Plan No. PP32/0572 be closed.

2. Vest the whole of the land subject to closure in the Crown.

3. The following easement is granted over the whole of the land subject to that closure:

Grant to Distribution Lessor Corporation an easement for overhead electricity supply purposes.

On 7 September 2000, that order was confirmed by the Minister for Administrative and Information Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 14 June 2001.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Morrell Street, Town of Glossop

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that The Berri Barmera Council proposes to make a Road Process Order to close and transfer to Mick Ashton Nominees Pty Ltd the portion of public road (Morrell Street) adjacent to Anderson Terrace and the northern boundary of town allotment 109 shown delineated and lettered 'A' in Preliminary Plan No. PP32/0659.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Wilson Street, Berri, S.A. 5343 and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 229, Berri, S.A. 5343, WITHIN 28 DAYS OF THE DATE OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 12 June 2001.

K. SARNECKIS, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991

Medindie Lane, Medindie

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that The Corporation of the Town of Walkerville proposes to make a Road Process Order to close portion of the public road (Medindie Lane) east of Main North Road and adjoining the northern boundary of allotment 84 in Filed Plan 136935 and the southern boundary of allotment 29 in Filed Plan 36092 shown lettered 'A' and 'B' (respectively) on Preliminary Plan No. PP32/0654.

Closed road 'A' to be transferred to G. D. Bignell Nominees Pty Ltd and closed road 'B' to be retained by Council for public purposes.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 66 Walkerville Terrace, Walkerville, S.A. 5047 and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 55, Walkerville, S.A. 5081, WITHIN 28 DAYS OF THE DATE OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 5 June 2001.

K. SARNECKIS, Acting Surveyor-General

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2000

Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	1.80	0.80	497-512	26.25	25.25
17-32	2.55	1.60	513-528	27.00	26.00
33-48	3.25	2.35	529-544	27.75	26.75
49-64	4.15	3.10	545-560	28.50	27.75
65-80	4.90	4.00	561-576	29.25	28.50
81-96	5.60	4.70	577-592	30.25	29.00
97-112	6.45	5.45	593-608	31.00	30.00
113-128	7.20	6.30	609-624	31.75	31.00
129-144	8.10	7.10	625-640	32.50	31.50
145-160	8.90	7.85	641-656	33.25	32.25
161-176	9.70	8.70	657-672	33.75	33.00
177-192	10.40	9.50	673-688	35.00	33.75
193-208	11.20	10.30	689-704	35.75	34.75
209-224	12.00	11.00	705-720	36.25	35.50
225-240	12.70	11.80	721-736	37.50	36.00
241-257	13.60	12.50	737-752	38.00	37.00
258-272	14.40	13.30	753-768	39.00	37.50
273-288	15.20	14.20	769-784	39.50	38.75
289-304	15.90	14.90	785-800	40.25	39.50
305-320	16.70	15.70	801-816	41.00	40.00
321-336	17.50	16.50	817-832	42.00	41.00
337-352	18.30	17.40	833-848	42.75	41.75
353-368	19.10	18.10	849-864	43.50	42.50
369-384	19.90	19.00	865-880	44.25	43.50
385-400	20.60	19.70	881-896	44.75	44.00
401-416	21.40	20.40	897-912	46.00	44.75
417-432	22.30	21.30	913-928	46.50	46.00
433-448	23.00	22.00	929-944	47.50	46.50
449-464	23.90	22.80	945-960	48.50	47.00
465-480	24.50	23.60	961-976	49.00	48.00
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Meeting')		First Name	65.50
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pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
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RULES OF COURT

Amending the Corporations Law Rules 2000 (South Australia) Amendment No. 2

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, We, the Judges of the Supreme Court of South Australia, do hereby make the following Rules to take effect as amendments to the Corporations Law Rules 2000 (South Australia):

1. These Rules may be cited as the 'Corporations Law Rules 2000 (South Australia) Amendment No. 2.'

2. The Corporations Law Rules 2000 (South Australia) as amended by these Rules may be cited as the 'Corporations Law Rules 2000 (South Australia)'.

3. These Rules commence on 30 June 2001.

4. That Rule 2 be amended by:

- (a) Inserting the words 'Subject to Rule 2.4A' at the beginning of Rule 2.4.
- (b) Inserting the following Rule 2.4A immediately following Rule 2.4.

**'RULE 2.4A APPLICATION FOR ORDER SETTING ASIDE
STATUTORY DEMAND (s 459G OF THE LAW)**

- (1) This rule applies, and subrule 2.4 (2) does not apply, to an application by a company under section 459G of the Law for an order setting aside a statutory demand served on the company.
- (2) The plaintiff may file with the originating process seeking the order a copy of the statutory demand and a copy of any affidavit that accompanied the statutory demand.
- (3) The plaintiff must:
 - (a) no earlier than 7 days before the originating process is filed, and no later than the day before the hearing of the application, carry out a search of the records maintained by the Commission in relation to the plaintiff; and
 - (b) either:
 - (i) annex the record of the search to the affidavit in support of the originating process; or
 - (ii) file the record of the search before or tender it on the hearing of the application.'

5. That Rule 3 be amended by:

- (a) Renumbering Rule 3.3 as Rule 3.3 (1).
- (b) Inserting the following subrules (2) and (3) after Rule 3.3 (1):
 - '(2) Unless the Court otherwise orders, a meeting of members ordered under section 411 of the Law must be convened, held and conducted in accordance with:
 - (c) the provisions of Part 2G.2 of the Law that apply to the members of a company; and
 - (d) the provisions of the plaintiff's constitution that apply in relation to meetings of members and are not inconsistent with Part 2G.2 of the Law.

- (3) Unless the Court otherwise orders, a meeting of a class of holders of convertible securities ordered under section 411 of the Law must be convened, held and conducted as if:
- (a) the holders were a separate class of members; and
 - (b) the meeting was a meeting of members convened, held and conducted under subrule (2);
- but in accordance with, and subject to, the applicable provisions of the instrument under which the securities were issued.’
6. That Rule 11 be amended by:
- (a) Deleting subrule 11.2 (2) and inserting in lieu:
‘(2) The application may be made without notice to any person.’
 - (b) Deleting subrule 11.3 (2) and inserting in lieu:
‘(2) The application may be made without notice to any person.’
7. That Form 7 be amended by:
- (a) Deleting paragraph 1 and inserting in lieu:
‘1 I am *[state deponent’s relationship to the creditor(s), eg, “the creditor”, “(name), one of the creditors”, “a director of the creditor”, “a director of (name), one of the creditors”]* in respect of a debt of \$ *[amount]* /*debts totalling \$ *[amount]* owed by *[name of debtor company]* to *it/ *them relating to *[state nature of debt, or debts, ensuring that what is stated corresponds with the description of the debt, or debts, to be given in the proposed statutory demand, with which this affidavit is to be served on the debtor company].*’
 - (b) Deleting paragraph 4 and inserting in lieu:
‘4 *The debt/ *The total of the amounts of the debts, mentioned in paragraph 1 of this affidavit, is due and payable by the debtor company.’

Given under our hands and the Seal of the Supreme Court of South Australia this 28th day of May 2001.

(L.S.)

J. DOYLE, CJ
G. C. PRIOR, J
L. T. OLSSON, J
J. W. PERRY, J
K. P. DUGGAN, J
B. M. DEBELLE, J
B. T. LANDER, J
H. C. WILLIAMS, J
D. J. BLEBY, J
D. F. WICKS, J
T. A. GRAY, J

RULES OF COURT

Amending the Supreme Court Rules 1987 Amendment No. 83 to the Supreme Court Rules

BY virtue and in pursuance of section 72 of the Supreme Court Act 1935, and all other enabling powers, We, the Judges of the Supreme Court of South Australia, make the following Rules to take effect as amendments to the Supreme Court Rules 1987, as amended:

1. These Rules may be cited as the 'Supreme Court Rules 1987, Amendment No. 83'.

2. The Supreme Court Rules 1987, as amended, by these Rules may be cited as the 'Supreme Court Rules 1987'.

3. That Rule 54 be amended by deleting subrule 54.01 (4) and inserting in lieu:

'(4) Any such notice shall be filed and served not more than 28 days after the last party to the action has filed a list of documents. No such notice may thereafter be filed or served except by leave of the Court.'

4. That Rule 62 be amended by adding the following new Rule 62.08 following Rule 62.07:

'62.08 (1) Notwithstanding any other Rule or practice of the Court, the solicitor for a party may, in accordance with any Practice Direction for the time being in force, make a request to the Registrar that an application in Chambers be heard and determined electronically.

(2) Upon receipt of such a request the Registrar shall forthwith refer it to a Judge or Master for an administrative direction as to whether the application is to be so heard and determined. Such direction shall thereupon be advised by the Registrar to the requesting solicitor.

(3) If the Judge or Master determines that the request be granted the application shall thereafter be dealt with in accordance with the Practice Direction. It shall not be necessary for any order or orders made to be pronounced orally in a courtroom or chambers to which the public has access.'

5. That Rule 64 be amended by adding the following new Rule 64.08 following Rule 64.04:

'64.08 In any action transferred into the Court where any interlocutory step (other than the filing of pleadings) has been completed before the receipt of the file in the Registry of the Court it is not necessary to comply with these Rules in respect of any equivalent under these Rules of that interlocutory step.'

6. That Rule 67.05 (1) be amended by deleting the words 'provided that (b) and (c) above shall not apply to an application for directions under Rule 55.'

7. That Rule 84 be amended by:

(a) deleting Rule 84.06 (1) and inserting in lieu:

'(1) A party desiring to enter an order shall transmit an electronic draft of it by e-mail to the Registrar for settling, provided that, if the Registrar is satisfied that it is impractical for the party to do so, the Registrar may approve either transmissions of a draft by facsimile or the delivery by the party of the draft in electronic form in a diskette and by a paper copy to the Registry.'

(b) deleting the word 'lodgment' in Rule 84.07 (1) and inserting in lieu the word 'receipt'.

(c) deleting the words 'via EDX' from Rule 84.11 (2).

- (d) deleting the words 'via EDX' from Rule 84.15 (1A) and adding at the end of that subrule 'by recording the text thereof in the electronic record of the Court.'
- (e) deleting subrule 84.15 (3).
- (f) deleting subrule 84.16 and inserting in lieu:
'84.16 (1) Upon the text of an order being recorded pursuant to subrule (1A) of Rule 84.15 it shall be deemed to have been entered and perfected. The electronic record of it shall be evidence of its terms for all purposes. A copy of such text shall be transmitted by the Registrar, by e-mail or by such other electronic or other means as the Registrar deems appropriate, to any party causing it to be entered.'
'(2) A paper copy of the order, duly attested by the proper officer of the Court and sealed, may be issued by the Registrar to any person reasonably requiring it.'
- (g) deleting subrule 84.20 (2) and inserting in lieu:
'(2) Any fiat pronounced by the Court shall, as soon as is practicable thereafter, be authenticated by the Judge or Master pronouncing it in manner prescribed by practice direction and entered in the electronic file of the Court pertaining to the cause or matter.'
- (h) deleting subrule 84.20 (4) and inserting in lieu:
'(4) The fiat may subsequently be settled as an order and entered in the electronic record of the Court in accordance with the foregoing rules.'

Given under our hands and the Seal of the Supreme Court of South Australia this 28th day of May 2001.

(L.S.)

J. DOYLE, CJ
G. C. PRIOR, J
L. T. OLSSON, J
J. W. PERRY, J
K. P. DUGGAN, J
B. M. DEBELLE, J
B. T. LANDER, J
H. C. WILLIAMS, J
D. J. BLEBY, J
D. F. WICKS, J
T. A. GRAY, J

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointments

I, ROBERT GERARD KERIN, Minister for Primary Industries and Resources in the State of South Australia to whom the administration of the Soil Conservation and Land Care Act 1989, has been committed, do hereby appoint the following people as members of the Kangaroo Island Soil Conservation Board, pursuant to section 24 of the Act until 13 July 2004:

Annette Florance
Malcolm Bruce Schaefer
Christine Denman
John Kenneth Anderson
William John Roper
Charles Matheson

with Graham Neil Smith as the Local Government Representative.

Dated 7 June 2001.

ROB KERIN, Minister for Primary Industries and Resources.

SUPPORTED RESIDENTIAL FACILITIES ACT 1992

Appointment of Authorised Officers

PURSUANT to section 21 of the Supported Residential Facilities Act 1992, I hereby appoint as an authorised officer:

Veronica Watkins

Dated 28 May 2001.

R. L. LAWSON, Minister for the Ageing

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 14 June 2001.

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT
Mitton Avenue, Henley Beach. p10
Gaetjens Street, Henley Beach. p10
May Street, Henley Beach. p10

CORPORATE TOWN OF GAWLER

Hillier Road, Evanston. p12 and 13
Barkla Street, Evanston. p12

CITY OF ONKAPARINGA

Tatachilla Road, McLaren Vale. This main is not available for house connections for the first 21.9 m. p6 and 7
Easement in reserve (lot 208), Tatachilla Road, McLaren Vale. p7

KADINA WATER DISTRICT

DISTRICT OF THE COPPER COAST
Across Agery Road, Kadina. p14
Roach Street, Kadina. p14 and 15
Martin Terrace, Kadina. p15

PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN
Casuarina Court, Port Lincoln. p2

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 CHARLES STURT
Mitton Avenue, Henley Beach. p10

CORPORATE TOWN OF GAWLER

Hillier Road, Evanston. p12 and 13
Barkla Street, Evanston. p12

CITY OF HOLDFAST BAY

Acacia Avenue, Glenelg North. p11

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.

ADELAIDE WATER DISTRICT**CITY OF ONKAPARINGA**

Foggo Road, McLaren Vale. p3
Kangarilla Road, McLaren Vale. p3
Waterworks land (lot 105), Kangarilla Road, McLaren Vale. p3 and 5

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 NORWOOD, PAYNEHAM AND ST PETERS
Sunbeam Avenue, Glynde. FB 1095 p38

CITY OF WEST TORRENS

Helenslea Avenue, Brooklyn Park. FB 1095 p37

CORRECTION

Correction to notice in "Government Gazette" of 17 May 2001.

"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 CHARLES STURT"**

"Kristoff Avenue, Fulham Gardens. FB 1095 p20 and 21"
"Kopcheff Avenue, Fulham Gardens. FB 1095 p20 and 21"

For "FB 1095 p20 and 21" read "FB 1095 p21 and 22"

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

WATER RESOURCES ACT 1997

*Notice on Basis of Levy for 2001-2002 in the Eyre Peninsula
Catchment Water Management Board's Catchment Area*

I, MARK KENNION BRINDAL, Minister for Water Resources, have determined pursuant to section 138 (3) of the Water Resources Act 1997, that the basis for the levy in the catchment area of the Eyre Peninsula Catchment Water Management Board for the 2001-2002 financial year will be a fixed levy of the same amount on all rateable land.

His Excellency the Governor's Deputy gave his approval of the method referred to in the above paragraph on 14 June 2001.

Dated 14 June 2001.

MARK BRINDAL, Minister for Water Resources

WATER RESOURCES ACT 1997

*Notice of Contributions in 2001-2002 by Constituent Councils of
the Eyre Peninsula Catchment Water Management Board's
Catchment Area*

I, MARK KENNION BRINDAL, Minister for Water Resources, have determined pursuant to section 135 of the Water Resources Act 1997 that:

- (a) the total amount to be contributed by constituent councils of the catchment area of the Eyre Peninsula Catchment Water Management Board in respect of the 2001-2002 financial year is to be the sum of three hundred and thirty-nine thousand, eight hundred and four dollars; and
- (b) constituent councils of the Board's area will share the liability for the payment of that amount as follows:

Constituent Councils	Amount \$
Ceduna.....	30 282
Cleve	18 656
Elliston	19 827
Franklin Harbour	18 115
Kimba.....	14 870
Le Hunte.....	19 863
Lower Eyre Peninsula.....	44 233
Port Lincoln, City of.....	126 354
Streaky Bay	20 296
Tumby Bay.....	27 308
Total.....	\$339 804

His Excellency the Governor's Deputy gave his approval of the amounts referred to above on 14 June 2001.

Dated 14 June 2001.

MARK BRINDAL, Minister for Water Resources

ROAD TRAFFIC ACT 1961

Exemption for the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width

PURSUANT to the provisions of section 163AA of the Road Traffic Act 1961, I, T. N. Argent, Executive Director, Transport SA, as an authorised delegate of the Minister for Transport and Urban Planning, hereby exempt:

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

Subject to the following conditions:

1. Definitions
 - 1.1. ‘Agricultural implement’ means a vehicle without its own motive power built to perform agricultural tasks.
 - 1.2. ‘Agricultural machine’ means a machine with its own motive power, built to perform agricultural tasks.
 - 1.3. ‘Agricultural vehicle’ means an agricultural implement, agricultural machine or tractor.
 - 1.4. ‘Tractor’ means a motor vehicle usually fitted with deeply treaded tyres, that can be used to draw agricultural implements or loads and that also provides a source of power for driving agricultural implements or other power driven equipment.
2. The vehicle is only permitted to travel on a road or road related area for the purpose of:
 - 2.1. Undertaking activities involved directly with primary production; or
 - 2.2. Transport to or from a farm machinery dealership to a place of agricultural operation, display or repair and return; or
 - 2.3. Transport to or from a place of agricultural operation to another place of agricultural operation.

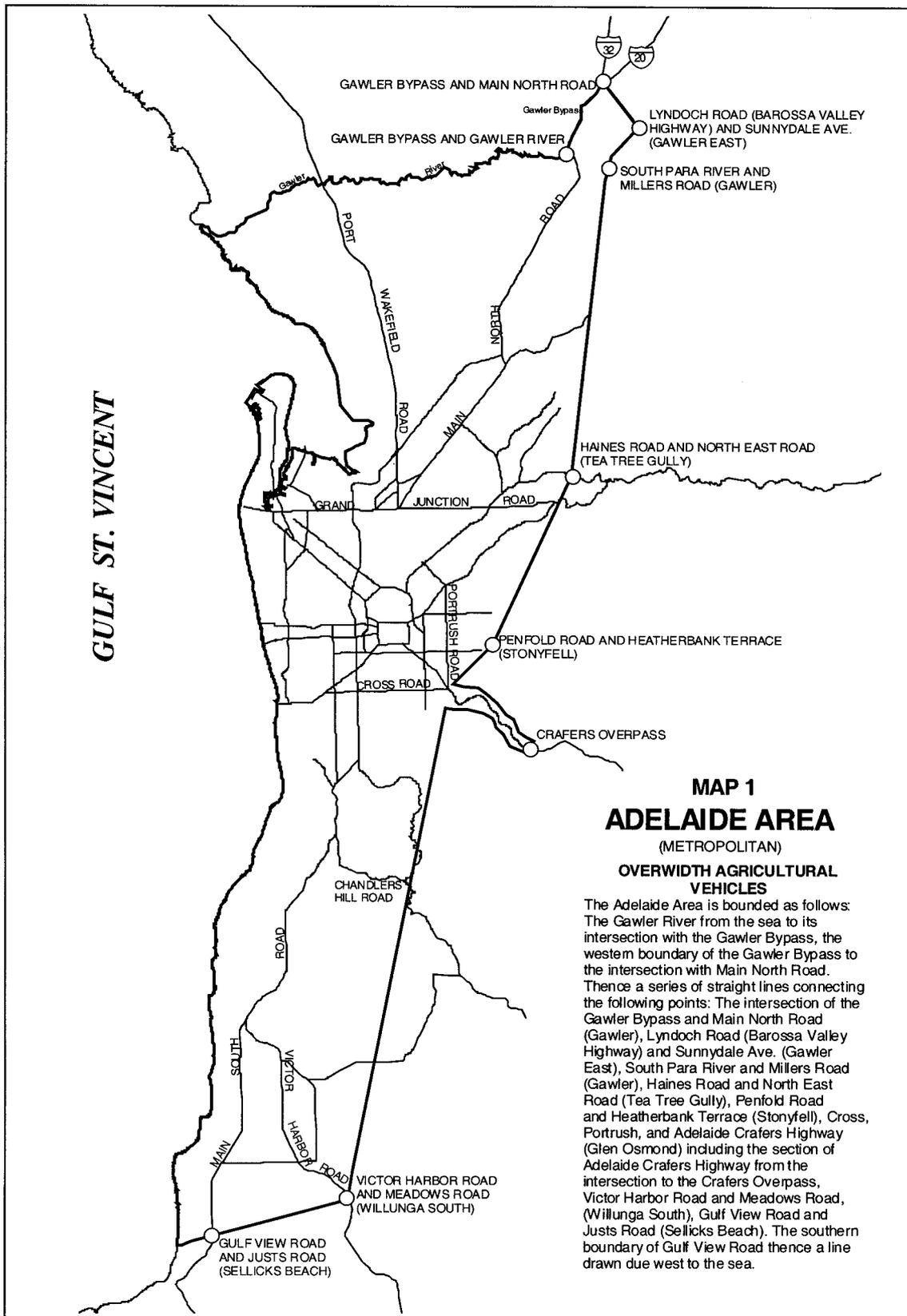
3. The vehicle shall not be driven or used on a road or road related area between the hours of sunset and sunrise as specified in the Proof of Sunrise and Sunset Act 1923, as amended, and published in the *South Australian Government Gazette*.
4. The vehicle shall not be driven or used on a road or road related area during periods of low visibility.
 - 4.1. For the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.
5. Agricultural vehicles built prior to 1 July 2003 are exempt from the fitting of brake lights. If brake lights are not fitted to an agricultural vehicle it is subject to the additional conditions contained in Clause 6 of this notice.
6. Agricultural vehicles not fitted with brake lights shall comply with the following additional conditions:
 - 6.1. The agricultural vehicle shall not travel within the Adelaide Area (Metropolitan) and the Adelaide Hills Area.
 - 6.2. For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in Map 1 'Adelaide Area (Metropolitan) - Overwidth Agricultural Vehicles' of this notice.
 - 6.3. For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area - Overwidth Agricultural Vehicles' of this notice.
 - 6.4. The agricultural vehicle shall not be operated at a speed exceeding 25 km/h, on roads where a speed limit of 60 km/h or less applies.
 - 6.5. The agricultural vehicle shall not be operated at a speed exceeding 40 km/h, on roads where a speed limit exceeding 60 km/h applies.
 - 6.6. The agricultural vehicle shall display a warning light or lights (revolving yellow flashing lights) so that the light emanating from at least one of them is clearly visible at a distance of 500 m in any direction and which meet the following specifications:
 - 6.6.1. Emit a rotating, flashing, yellow coloured light; and
 - 6.6.2. Flash at a rate between 120 and 200 times per minute; and
 - 6.6.3. Have a power of at least 55 watts; and
 - 6.6.4. Not be a strobe light.
 - 6.7. Warning light(s) shall be either permanently connected into the electrical system of the vehicle or use standard automotive connectors to allow easy electrical disconnection and removal of the light(s) when not required.
 - 6.8. Warning light(s) shall have incorporated into their electrical system an on/off switch control which is located within easy reach of the driver.
7. Agricultural vehicles built prior to 1 July 2003 are exempt from the fitting of direction indicator lights complying with the Rule 104(1) of the Road Traffic (Vehicle Standards) Rules 1999, provided that the agricultural vehicle is fitted with direction indicator lights which conform with the requirements of the American Society of Agricultural Engineers (ASAE) Standard S279 - *Lighting and Marking of Agricultural Equipment on Highways*.
8. Agricultural vehicles fitted with direction indicator lights which conform with the requirements of ASAE Standard S279 shall comply with the following additional conditions:
 - 8.1. The agricultural vehicle shall not travel within the Adelaide Area (Metropolitan) and the Adelaide Hills Area.
 - 8.2. For the purposes of this notice, the 'Adelaide Area (Metropolitan)' is defined as the area described in Map 1 'Adelaide Area (Metropolitan) - Overwidth Agricultural Vehicles' of this notice.
 - 8.3. For the purposes of this notice the 'Adelaide Hills Area' is defined as the shaded areas shown in 'Map 2, Adelaide Hills Area - Overwidth Agricultural Vehicles' of this notice.
9. If the vehicle is a tractor or a self propelled agricultural machine it shall be fitted with:
 - 9.1. A horn complying with Rule 34 of the Road Traffic (Vehicle Standards) Rules 1999, if the vehicle was manufactured on or after 1 July 1996.

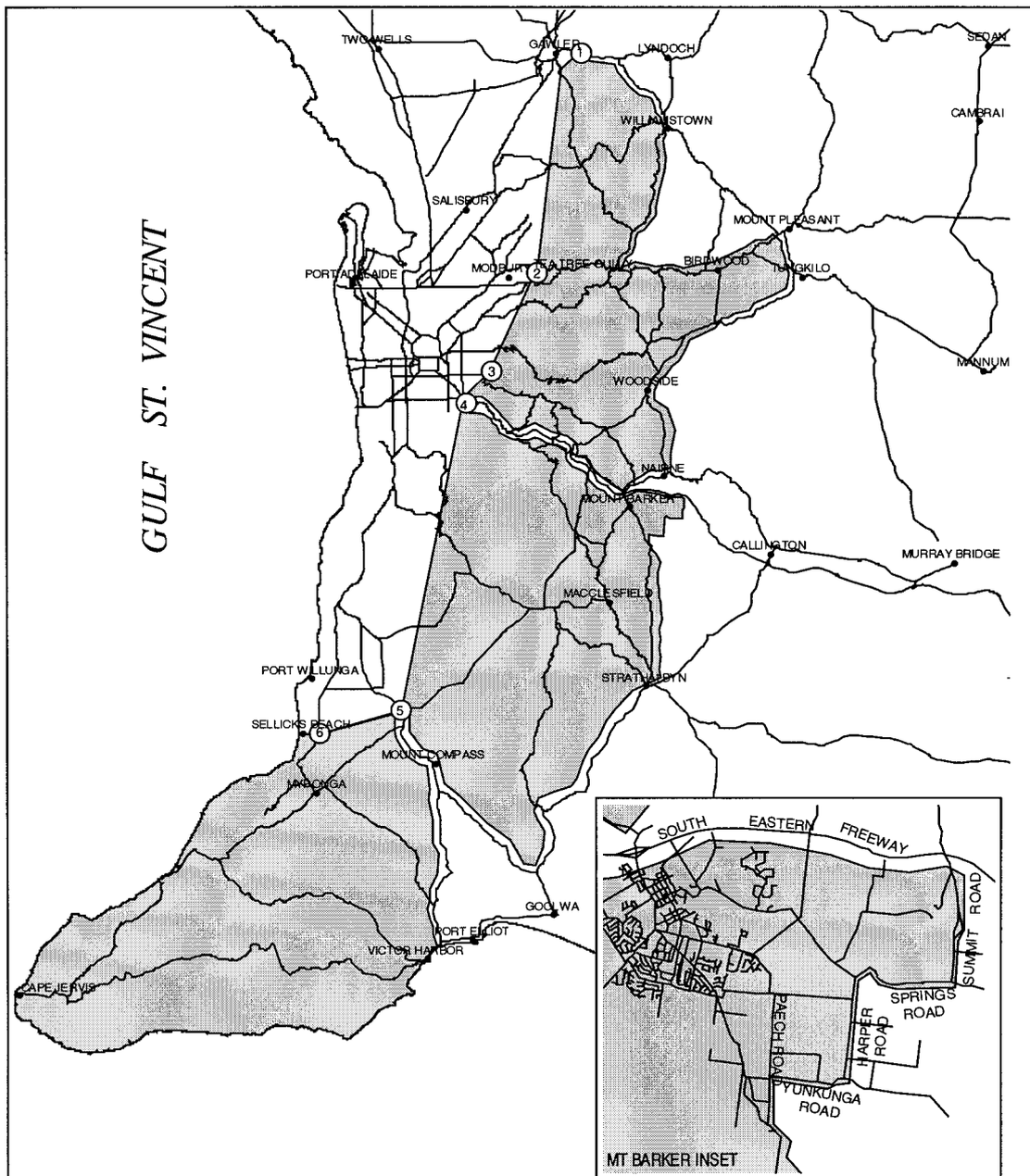
- 9.2. A rear vision mirror or mirrors complying with the requirements of Rules 35 and 36 of the Road Traffic (Vehicle Standards) Rules 1999, if the vehicle was manufactured on or after 1 July 1996, unless the primary use of the tractor or machine is under or in or about trees or vines, or any other place which is too low, or too narrow, for a tractor to work when the vehicle is fitted with mirrors.
 - 9.3. Parking lights, clearance lights and side marker lights that are operating effectively and are clearly visible, if the vehicle is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility.
 - 9.4. Service brakes:
 - 9.4.1. Operating on two or more wheels complying with the performance requirements of Rule 128 of the Road Traffic (Vehicles Standards) Rules 1999; or
 - 9.4.2. Utilising a vehicular transmission retardation system, commonly referred to as 'hydrostatic braking system', complying with the performance requirements of Rule 128 of the Road Traffic (Vehicles Standards) Rules 1999.
 - 9.5. A parking brake that operates on at least two wheels and that is capable of holding the vehicle stationary on a 12 percent gradient.
 - 9.6. An actuating mechanism for the parking brake that incorporates a device that prevents accidental release of that mechanism and holds the brake in the applied position unless intentionally released by the driver.
10. For the purpose of this notice a vehicle which incorporates a positive transmission locking system that operates by locking two transmission gears together or engaging a transmission parking pawl is deemed to satisfy the requirements of Clauses 9.5 and 9.6 above provided that the mechanism is capable of holding the vehicle stationary on a 12 percent gradient.
- Note: In accordance with Rule 226 of the Australian Road Rules a person shall not drive a vehicle with a Gross Vehicle Mass (GVM) over 12 tonnes unless the vehicle is equipped with at least 3 portable warning triangles that must be used in accordance with Rule 227 of the Australian Road Rules. If the GVM of the vehicle is not specified, the unladen mass of the vehicle shall apply.
11. If the vehicle is an agricultural implement and it is left standing on a road or road related area between the hours of sunset and sunrise or during periods of low visibility, it shall be fitted with clearance lights and side marker lights that are operating effectively and are clearly visible.
 12. An agricultural implement, not fitted with brakes that can be operated by the driver of the towing vehicle, which is towed by a tractor or a self propelled agricultural machine shall not be towed at a speed greater than the lesser of:
 - 12.1. 20 km/h less than the speed limit set under the Road Traffic Act 1961; and
 - 12.2. 50 km/h.

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

This notice will expire at midnight on 30 June 2003.

The notice titled 'Exemption for the Fitting of Lighting Equipment, Rear Vision Mirrors, Horn and Other Equipment to Agricultural Vehicles which are More than 3 m in Width' appearing in the *South Australian Government Gazette*, dated 12 October 2000, is hereby revoked.





THE SHADED SECTION CONNECTED BY NUMBERED CIRCLES COINCIDES WITH THE BOUNDARY OF THE ADELAIDE METROPOLITAN AREA

- ① Lyndoch Road (Barossa Valley Highway) and Sunnysdale Road (Gawler East)
- ② Haines Road and North East Road (Tea Tree Gully)
- ③ Penfold Road and Heatherbank Terrace (Stonyfell)
- ④ Cross, Portrush, and Adelaide Craters Highway (Glen Osmond)
- ⑤ Victor Harbor Road and Meadow Road (Willunga South)
- ⑥ Gulf View Road and Justs Road (Sellicks Beach)

**MAP 2
ADELAIDE HILLS
AREA**

**OVERWIDTH AGRICULTURAL
VEHICLES**

The Adelaide Hills Area is defined as the shaded areas

REGULATIONS UNDER THE LIQUOR LICENSING ACT 1997

No. 126 of 2001

At the Executive Council Office at Adelaide 14 June 2001

PURSUANT to the *Liquor Licensing Act 1997* and with the advice and consent of the Executive Council, I make the following regulations.

BRUNO KRUMINS Governor's Deputy

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.

K. T. GRIFFIN Minister for Consumer Affairs

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched. 1—Long Term Dry Areas

Citation

1. The *Liquor Licensing (Dry Areas—Long Term) Regulations 1997* (see *Gazette* 6 November 1997 p. 1217), 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. 1—Long Term Dry Areas

3. Schedule 1 of the principal regulations is varied by striking out from the column headed "*Period*" in the item headed "**Meningie—Area 1**" "2001" and substituting "2003".

LLCS2/98

SUZANNE CARMAN Clerk of the Council

REGULATIONS UNDER THE PRIMARY INDUSTRY FUNDING SCHEMES ACT 1998

No. 127 of 2001

At the Executive Council Office at Adelaide 14 June 2001

PURSUANT to the *Primary Industry Funding Schemes Act 1998* and with the advice and consent of the Executive Council, I make the following regulations.

BRUNO KRUMINS Governor's Deputy

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.

ROB KERIN Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Interpretation
4. Riverland Wine Industry Fund
5. Contributions to Fund
6. Application of Fund
7. Exclusion from benefits of person in default in relation to contributions
8. False or misleading statements
9. Expiry of regulations

Citation

1. These regulations may be cited as the *Primary Industry Funding Schemes (Riverland Wine Industry Fund) Regulations 2001*.

Commencement

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

Interpretation

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

"Act" means the *Primary Industry Funding Schemes Act 1998*;

"Fund"—*see* regulation 4;

"Riverland" means—

- (a) the areas (from time to time) of the following councils:
 - (i) The Berri Barmera Council;
 - (ii) District Council of Loxton Waikerie;
 - (iii) District Council of Renmark Paringa;
 - (iv) Mid Murray Council;
 - (v) Rural City of Murray Bridge (excluding the Hundred of Brinkley);

- (b) the Hundred of Katarapko;
- (c) the County of Young;
- (d) the County of Hamley;

"**Riverland grapes**" means any variety of grapes grown in the Riverland and used or intended to be used for wine;

"**Riverland grapes winemaker**" means a person who carries on a business of making wine and who processes Riverland grapes for that purpose.

(2) A person is in default in relation to contributions to the Fund if, within the immediately preceding two financial years—

- (a) all or some of the contributions payable to the Fund by the person have not been paid; or
- (b) the person has been refunded contributions from the Fund.

Riverland Wine Industry Fund

4. (1) The *Riverland Wine Industry Fund* (the **Fund**) is established.

(2) The Fund will be administered by the Minister.

(3) The Fund consists of—

- (a) contributions paid or collected in accordance with these regulations; and
- (b) income of the Fund from investment; and
- (c) any other sums received by the Minister for payment into the Fund.

Contributions to Fund

5. (1) The following contributions are payable within 30 days after the end of each financial year to the Minister for payment into the Fund for each tonne of Riverland grapes processed by a Riverland grapes winemaker during that financial year:

- (a) in the case of grapes grown by a person other than the winemaker—
 - (i) \$1.00 is payable by the grower of the grapes; and
 - (ii) 35 cents is payable by the winemaker; and
- (b) in the case of grapes grown by the winemaker—\$1.35 is payable by the winemaker.

(2) Contributions payable by a grower under subregulation (1)(a)(i) must be paid on behalf of the grower by the Riverland grapes winemaker who purchases the grapes out of the amount payable by the winemaker to the grower for the grapes.

(3) A Riverland grapes winemaker must—

- (a) keep proper records relating to the growers and tonnage of Riverland grapes processed by the winemaker and the contributions required to be made (on the winemaker's own behalf and on behalf of growers) in respect of those grapes; and

- (b) make those records available for inspection at any reasonable time by a person authorised by the Minister for the purpose.

(4) A Riverland grapes winemaker must—

- (a) within 30 days after the end of each financial year, furnish the Minister with a financial statement relating to the contributions (on the winemaker's own behalf and on behalf of growers) for Riverland grapes processed during that financial year that—

- (i) is in the form, and contains the information, required by the Minister; and
- (ii) is, if the person has the necessary equipment, in an electronic form acceptable to the Minister; and

- (b) forward to the Minister, with the annual financial statement required by paragraph (a), the required contributions (on the winemaker's own behalf and on behalf of growers) for Riverland grapes processed during the financial year to which the financial statement relates.

(5) Refunds of contributions paid in respect of Riverland grapes processed during a financial year may be claimed by notice in writing to the Minister within the 12 months following that financial year as follows:

- (a) a grower of Riverland grapes may claim a refund in respect of contributions paid by a Riverland grapes winemaker on behalf of the grower; and
- (b) a Riverland grapes winemaker may claim a refund in respect of contributions paid on the winemaker's own behalf.

(6) A person claiming a refund under subregulation (5) must supply the Minister with—

- (a) evidence acceptable to the Minister of the contributions made by the claimant in respect of which the claim for refund is made; and
- (b) verification of that evidence in the form of a statutory declaration.

(7) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by the person in respect of grapes processed during the relevant financial year.

Application of Fund

6. The Fund may be applied by the Minister for any of the following purposes:

- (a) payments (not exceeding 49% of contributions to the Fund) to a body that, in the opinion of the Minister, represents growers of Riverland grapes for one or more of the following purposes:
 - (i) the reasonable operating and management expenses of the body;
 - (ii) fees for affiliation of the body with regional, State or national wine industry bodies;
 - (iii) representation of growers of Riverland grapes in regional, State or national wine industry forums;

- (iv) the provision of industry information to growers of Riverland grapes;
 - (v) other purposes of the body;
- (b) payments to a body that, in the opinion of the Minister, represents both Riverland grapes winemakers and growers of Riverland grapes for one or more of the following purposes:
- (i) the reasonable operating and management expenses of the body;
 - (ii) promoting the Riverland wine industry, including through wine shows, wine festivals or other wine industry forums or through tourism;
 - (iii) undertaking or facilitating research and development, or the collection and dissemination to Riverland grapes winemakers and growers of Riverland grapes of information, relevant to the Riverland wine industry;
 - (iv) participation of the body in regional, State or national wine industry forums;
 - (v) programs designed to encourage communication and cooperation between Riverland grapes winemakers and growers of Riverland grapes;
 - (vi) other purposes of the body;
- (c) payments for other purposes for the benefit of the Riverland wine industry;
- (d) payment of the expenses of administering the Fund;
- (e) repayment of contributions to the Fund under regulation 5.

Exclusion from benefits of person in default in relation to contributions

7. A person who is in default in relation to contributions to the Fund is not entitled to receive direct benefits or services funded by payments from the Fund.

False or misleading statements

8. A person must not make a statement that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular) in any information provided, or record kept, for the purposes of these regulations.

Maximum penalty: \$5 000.

Expiry of regulations

9. These regulations will expire on 31 March 2003.

REGULATIONS UNDER THE PRIMARY INDUSTRY FUNDING SCHEMES ACT 1998

No. 128 of 2001

At the Executive Council Office at Adelaide 14 June 2001

PURSUANT to the *Primary Industry Funding Schemes Act 1998* and with the advice and consent of the Executive Council, I make the following regulations.

BRUNO KRUMINS Governor's Deputy

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.

ROB KERIN Minister for Primary Industries and Resources

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Interpretation
4. Langhorne Creek Wine Industry Fund
5. Contributions to Fund
6. Application of Fund
7. Exclusion from benefits of person in default in relation to contributions
8. False or misleading statements
9. Expiry of regulations

Citation

1. These regulations may be cited as the *Primary Industry Funding Schemes (Langhorne Creek Wine Industry Fund) Regulations 2001*.

Commencement

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

Interpretation

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

"Act" means the *Primary Industry Funding Schemes Act 1998*;

"Fund"—*see* regulation 4;

"Langhorne Creek" means—

- (a) the Hundred of Bremer;
- (b) the Hundred of Brinkley;
- (c) the Hundred of Freeling;
- (d) the Hundred of Strathalbyn;

"Langhorne Creek grapes" means any variety of grapes grown in Langhorne Creek and used or intended to be used for wine;

"**Langhorne Creek grapes winemaker**" means a person who carries on a business of making wine and who processes Langhorne Creek grapes for that purpose.

(2) A person is in default in relation to contributions to the Fund if, within the immediately preceding two financial years—

- (a) all or some of the contributions payable to the Fund by the person have not been paid; or
- (b) the person has been refunded contributions from the Fund.

Langhorne Creek Wine Industry Fund

4. (1) The *Langhorne Creek Wine Industry Fund* (the **Fund**) is established.

(2) The Fund will be administered by the Minister.

(3) The Fund consists of—

- (a) contributions paid or collected in accordance with these regulations; and
- (b) income of the Fund from investment; and
- (c) any other sums received by the Minister for payment into the Fund.

Contributions to Fund

5. (1) The following contributions are payable within 30 days after the end of each financial year to the Minister for payment into the Fund for each tonne of Langhorne Creek grapes processed by a Langhorne Creek grapes winemaker during that financial year:

- (a) in the case of grapes grown by a person other than the winemaker—
 - (i) \$2.00 is payable by the grower of the grapes; and
 - (ii) \$1.00 is payable by the winemaker; and
- (b) in the case of grapes grown by the winemaker—\$1.00 is payable by the winemaker.

(2) Contributions payable by a grower under subregulation (1)(a)(i) must be paid on behalf of the grower by the Langhorne Creek grapes winemaker who purchases the grapes out of the amount payable by the winemaker to the grower for the grapes.

(3) A Langhorne Creek grapes winemaker must—

- (a) keep proper records relating to the growers and tonnage of Langhorne Creek grapes processed by the winemaker and the contributions required to be made (on the winemaker's own behalf and on behalf of growers) in respect of those grapes; and
- (b) make those records available for inspection at any reasonable time by a person authorised by the Minister for the purpose.

(4) A Langhorne Creek grapes winemaker must—

- (a) within 30 days after the end of each financial year, furnish the Minister with a financial statement relating to the contributions (on the winemaker's own behalf and on behalf of growers) for Langhorne Creek grapes processed during that financial year that—

- (i) is in the form, and contains the information, required by the Minister; and
 - (ii) is, if the person has the necessary equipment, in an electronic form acceptable to the Minister; and
- (b) forward to the Minister, with the annual financial statement required by paragraph (a), the required contributions (on the winemaker's own behalf and on behalf of growers) for Langhorne Creek grapes processed during the financial year to which the financial statement relates.

(5) Refunds of contributions paid in respect of Langhorne Creek grapes processed during a financial year may be claimed by notice in writing to the Minister within the 12 months following that financial year as follows:

- (a) a grower of Langhorne Creek grapes may claim a refund in respect of contributions paid by a Langhorne Creek grapes winemaker on behalf of the grower; and
- (b) a Langhorne Creek grapes winemaker may claim a refund in respect of contributions paid on the winemaker's own behalf.

(6) A person claiming a refund under subregulation (5) must supply the Minister with—

- (a) evidence acceptable to the Minister of the contributions made by the claimant in respect of which the claim for refund is made; and
- (b) verification of that evidence in the form of a statutory declaration.

(7) If the person satisfies the Minister that the person is entitled to a refund, the Minister must refund to the person the amount of the contributions paid by the person in respect of grapes processed during the relevant financial year.

Application of Fund

6. The Fund may be applied by the Minister for any of the following purposes:

- (a) payments to a body that, in the opinion of the Minister, represents both Langhorne Creek grapes winemakers and growers of Langhorne Creek grapes for one or more of the following purposes:
 - (i) the reasonable operating and management expenses of the body;
 - (ii) promoting the Langhorne Creek wine industry;
 - (iii) undertaking or facilitating research and development, or the collection and dissemination to Langhorne Creek grapes winemakers and growers of Langhorne Creek grapes of information, relevant to the Langhorne Creek wine industry and, in particular, to the improvement of practices in the industry;
 - (iv) programs designed to encourage communication and cooperation between Langhorne Creek grapes winemakers and growers of Langhorne Creek grapes;
 - (v) other purposes of the body;
- (b) payments for other purposes for the benefit of the Langhorne Creek wine industry;

- (c) payment of the expenses of administering the Fund;
- (d) repayment of contributions to the Fund under regulation 5.

Exclusion from benefits of person in default in relation to contributions

7. A person who is in default in relation to contributions to the Fund is not entitled to receive direct benefits or services funded by payments from the Fund.

False or misleading statements

8. A person must not make a statement that is false or misleading in a material particular (whether by reason of the inclusion or omission of any particular) in any information provided, or record kept, for the purposes of these regulations.

Maximum penalty: \$5 000.

Expiry of regulations

9. These regulations will expire on 31 March 2003.

MPIR 01/0026 CS

SUZANNE CARMAN Clerk of the Council

REGULATIONS UNDER THE PUBLIC CORPORATIONS ACT 1993

No. 129 of 2001

At the Executive Council Office at Adelaide 14 June 2001

PURSUANT to the *Public Corporations Act 1993* and with the advice and consent of the Executive Council, I make the following regulations.

BRUNO KRUMINS Governor's Deputy

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.

ROB LUCAS Treasurer

SUMMARY OF PROVISIONS**PART 1
PRELIMINARY**

1. Citation
2. Commencement
3. Interpretation

**PART 2
APPLICATION OF ACT TO MINISTER**

4. Application of Act to Minister

**PART 3
BIO INNOVATION SA****DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY**

5. Establishment of subsidiary (s. 24)
6. Establishment of board
7. Composition of board
8. Conditions of membership
9. Vacancies or defects in appointment of directors
10. Remuneration
11. Proceedings
12. Disclosure

DIVISION 2—FUNCTIONS AND PERFORMANCE

13. Functions of subsidiary
14. Charter
15. Performance statement
16. Subsidiary companies
17. Indirect or joint operations by subsidiary

DIVISION 3—THE DIRECTOR OF THE SUBSIDIARY

18. Director of the subsidiary

DIVISION 4—THE INVESTMENT COMMITTEE

19. The Investment Committee

DIVISION 5—FINANCIAL AND RELATED MATTERS

20. Internal audit
21. Quarterly reports
22. Loans, etc., require approval
23. Provision of information
24. Dividends
25. Common seal and execution of documents
26. Annual report

**PART 1
PRELIMINARY****Citation**

1. These regulations may be cited as the *Public Corporations (Bio Innovation SA) Regulations 2001*.

Commencement

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

Interpretation

3. In these regulations—

"**Act**" means the *Public Corporations Act 1993*;

"**board**" means the board of directors established as the governing body of the subsidiary under Part 3;

"**director**" means a person appointed or holding office as a member of the board under Part 3;

"**Minister**" means the Minister for Primary Industries and Resources;

"**the subsidiary**" means *Bio Innovation SA* established by Part 3.

PART 2
APPLICATION OF ACT TO MINISTER

Application of Act to Minister

4. The following provisions of the Act apply to the Minister:

- (a) Part 1 (*Preliminary*);
- (b) section 24 (*Formation of subsidiary by regulation*);
- (c) section 25 (*Dissolution of subsidiary established by regulation*);
- (d) the schedule (*Provisions applicable to subsidiaries*).

PART 3
BIO INNOVATION SA

DIVISION 1—ESTABLISHMENT AND CONSTITUTION OF SUBSIDIARY

Establishment of subsidiary (s. 24)

5. (1) *Bio Innovation SA* is established as a subsidiary of the Minister.

(2) The subsidiary—

- (a) is a body corporate; and
- (b) has perpetual succession and a common seal; and
- (c) is capable of suing and being sued in its corporate name.

Establishment of board

6. (1) A board of directors is established as the governing body of the subsidiary.

(2) Anything done by the board in the administration of the subsidiary's affairs is binding on the subsidiary.

Composition of board

7. (1) The board is to consist of five members.

(2) The Director of the subsidiary appointed under Division 3 is to be a member of the board *ex officio* and the remaining members are to be appointed by the Minister.

(3) One director will be appointed by the Minister to chair meetings of the board.

(4) The Minister may appoint a director to be the deputy of the director appointed to chair the board and the deputy may perform or exercise the functions and powers of that director in his or her absence.

(5) On the office of a director becoming vacant, a person may be appointed in accordance with this regulation to the vacant office.

(6) The Minister may appoint a suitable person to be deputy of a member of the board during any period of absence of the member (and any reference to a director in these regulations will be taken to include, unless the contrary intention appears, a reference to a deputy while acting as a member of the board).

Conditions of membership

8. (1) A director (except the Director of the subsidiary) will be appointed for a term, not exceeding three years, specified in the instrument of appointment and, at the expiration of a term of appointment, will be eligible for reappointment.

(2) The office of a director becomes vacant if the director—

- (a) dies; or
- (b) completes a term of office and is not reappointed; or
- (c) resigns by written notice to the Minister; or

- (d) becomes bankrupt or applies to take the benefit of a law for the relief of insolvent debtors; or
- (e) is convicted of an indictable offence; or
- (f) is removed from office by the Minister by written notice.

Vacancies or defects in appointment of directors

9. An act of the board is not invalid by reason only of a vacancy in its membership or a defect in the appointment of a director.

Remuneration

10. A director is entitled to be paid from the funds of the subsidiary such remuneration, allowances and expenses as may be determined by the Minister.

Proceedings

11. (1) A quorum of the board consists of one-half the total number of its members (ignoring any fraction resulting from the division) plus one.

(2) The director appointed to chair the board will preside at meetings of the board at which he or she is present.

(3) If the director appointed to chair the board is absent from a meeting of the board—

- (a) if another director has been appointed as that director's deputy and is present at the meeting—the deputy; or
- (b) in any other case—a director chosen by the directors present at the meeting,

will preside.

(4) A decision carried by a majority of the votes cast by directors at a meeting is a decision of the board.

(5) Each director present at a meeting of the board has one vote on a question arising for decision and, if the votes are equal, the director presiding at the meeting may exercise a casting vote.

(6) A telephone or video conference between directors will, for the purposes of this regulation, be taken to be a meeting of the board at which the participating directors are present if—

- (a) notice of the conference is given to all directors in the manner determined by the board for that purpose; and
- (b) each participating director is capable of communicating with every other participating director during the conference.

(7) A proposed resolution of the board becomes a valid decision of the board despite the fact that it is not voted on at a meeting of the board if—

- (a) notice of the proposed resolution is given to all directors in accordance with procedures determined by the board; and

- (b) a majority of the directors express their concurrence in the proposed resolution by letter, telex, facsimile transmission, e-mail or other written means of communication setting out the terms of the resolution.

(8) The board must cause accurate minutes to be kept of its proceedings.

(9) Subject to a duty of confidence owed by the subsidiary to another person, the directors may, in their discretion, authorise a person to attend (but not participate in) a meeting of the board and that person may have access to papers provided to directors for the purpose of the meeting.

(10) A person authorised in writing by the Minister or the Treasurer may attend (but not participate in) a meeting of the board and may have access to papers provided to directors for the purpose of the meeting.

(11) If the board considers that a matter to be dealt with at a meeting attended by a representative of the Minister or the Treasurer should be treated as confidential, the board may advise the Minister or the Treasurer (as the case requires) of that opinion giving the reason for the opinion and the Minister or the Treasurer may, subject to subregulation (12), act on that advice as he or she thinks fit.

(12) If the Minister or the Treasurer is satisfied on the basis of the board's advice under subregulation (11) that the subsidiary owes a duty of confidence in respect of a matter, the Minister or the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

(13) Subject to these regulations, the board may determine its own procedures.

Disclosure

12. (1) Where the subsidiary discloses to the Minister or the Treasurer in pursuance of the Act or these regulations a matter in respect of which the subsidiary owes a duty of confidence, the subsidiary must give notice in writing of the disclosure to the person to whom the duty is owed.

(2) A director of the subsidiary does not commit any breach of duty by reporting a matter relating to the affairs of the subsidiary to the Minister or the Treasurer.

DIVISION 2—FUNCTIONS AND PERFORMANCE

Functions of subsidiary

13. (1) The subsidiary's functions are limited to the following:

- (a) to foster the growth and development of the bioscience industry in South Australia by—
- (i) providing business support, including funding grants, to companies or persons involved in, or commencing involvement in, the bioscience industry; and
 - (ii) providing funding for bioscience education, information and referral services; and
 - (iii) encouraging participation in the development of products and services relating to the bioscience industry to attract and facilitate the formation of major bioscience, pharmaceutical and agribusiness companies;
- (b) to carry out other functions conferred on the subsidiary by the Minister.

(2) The subsidiary must obtain the approval of the Minister before it makes a material change to its policy direction or budget.

Charter

14. (1) The Minister and the Treasurer must prepare a charter for the subsidiary.

(2) The charter must address—

- (a) the nature and scope of the subsidiary's operations;
- (b) the subsidiary's obligations to report on its operations;
- (c) the form and contents of the subsidiary's accounts and financial statements;
- (d) any accounting, internal auditing or financial systems or practices to be established or observed by the subsidiary;
- (e) the acquisition or disposal of capital or assets.

(3) The charter may deal with any other matter not specifically referred to in subregulation (2).

(4) The charter must be reviewed by the Minister at the end of each financial year.

(5) The Minister and the Treasurer may amend the charter at any time.

(6) The charter, or an amendment to the charter, comes into force and is binding on the subsidiary on a day specified in the charter or amendment (but without affecting any contractual obligations previously incurred by the subsidiary).

(7) On the charter or an amendment to the charter coming into force, the Minister must, within 12 sitting days, have copies of the charter, or the charter in its amended form, laid before both Houses of Parliament.

Performance statement

15. (1) The Minister must, when preparing the charter for the subsidiary, also prepare, after consultation with the subsidiary, a performance statement setting the various performance targets that the subsidiary is to pursue in the coming financial year or other period specified in the statement and dealing with such other matters as the Minister considers appropriate.

(2) The Minister must, after consultation with the subsidiary, review the performance statement when reviewing the subsidiary's charter.

(3) The Minister may, after consultation with the subsidiary, amend the performance statement at any time.

Subsidiary companies

16. (1) The subsidiary must not, without the approval of the Treasurer—

- (a) form a subsidiary company; or
- (b) acquire, or enter into any arrangement under which it will at a future time or would on the happening of some contingency hold, relevant interests in shares in a company such that the company becomes a subsidiary of the subsidiary.

(2) The Treasurer may, as a condition of approval under this section, or by direction, require the subsidiary to take steps to include in a subsidiary company's memorandum or articles of association such provisions as the Treasurer considers appropriate—

- (a) imposing limitations on the nature or scope of the company's operations; or
- (b) imposing other controls or practices,

consistent with those applicable to the subsidiary.

Indirect or joint operations by subsidiary

17. The subsidiary must not, without the approval of the Treasurer, establish a trust scheme or a partnership or other scheme or arrangement for sharing of profits or joint venture with another person or undertake any operations or transactions pursuant to such a scheme or arrangement.

DIVISION 3—THE DIRECTOR OF THE SUBSIDIARY

Director of the subsidiary

18. (1) There will be a Director of the subsidiary who will be the chief executive of the subsidiary.

(2) The Minister will appoint the first Director of the subsidiary on terms and conditions determined by the Minister.

(3) Subject to subregulation (4), each subsequent appointment of a Director will be by the board on terms and conditions determined by the board.

(4) The board must obtain the approval of the Minister before—

- (a) making an appointment under subregulation (3); or
- (b) removing a person from the position of Director of the subsidiary.

(5) The Director is entitled to report directly to the Minister on any matter relating to the subsidiary.

DIVISION 4—THE INVESTMENT COMMITTEE

The Investment Committee

19. (1) The Minister may establish a committee of the board (to be called *the Investment Committee*).

(2) The committee is to consist of not more than four persons, appointed by the Minister on the recommendation of the board, who have, in the opinion of the board, appropriate expertise in bioscience, finance, law or business.

(3) The board must appoint a member to chair meetings of the committee.

(4) On the office of a member becoming vacant, the Minister may appoint a person to the vacant office.

(5) Each member present at a meeting of the committee has one vote on a question arising for decision and, if the votes are equal, the member presiding at the meeting may exercise a casting vote.

(6) The function of the committee is to advise the board in relation to technical and financial matters relating to funding grants to be made by the subsidiary.

DIVISION 5—FINANCIAL AND RELATED MATTERS

Internal audit

20. (1) The subsidiary must establish and maintain effective internal auditing of its operations.

(2) The subsidiary must, unless exempted by the Minister, establish an audit committee.

(3) The audit committee will comprise—

(a) a member of the board of the subsidiary, or such members of the board as the board may from time to time determine; and

(b) such other person or persons as the board may from time to time appoint,

but may not include the Director of the subsidiary.

(4) The functions of the audit committee include—

(a) reviewing annual financial statements to ensure that they provide a true and fair view of the state of affairs of the subsidiary; and

(b) liaising with external auditors; and

(c) reviewing the adequacy of the accounting, internal auditing, reporting and other financial management systems and practices of the subsidiary on a regular basis.

Quarterly reports

21. The subsidiary must report to the Minister on the subsidiary's financial position on a quarterly basis.

Loans, etc., require approval

22. (1) The subsidiary must not lend or advance to any person any money, securities or property without the prior written approval of the Minister and the Treasurer.

(2) The subsidiary must not undertake commercial borrowings without the prior written approval of the Minister and the Treasurer.

Provision of information

23. (1) The subsidiary must, at the request in writing of the Minister or the Treasurer, furnish such information or records in the possession or control of the subsidiary as the Minister or the Treasurer may require in such manner and form as the Minister or the Treasurer may require.

(2) If a record in the possession or control of the subsidiary is furnished to the Minister or the Treasurer under this regulation, the person to whom it is furnished may make, retain and deal with copies of the record as he or she thinks fit.

(3) If the board considers that information or a record furnished under this regulation contains matters that should be treated as confidential, the board may advise the person to whom it is furnished of that opinion giving the reason for the opinion and the Minister or the Treasurer may, subject to subregulation (4), act on that advice as he or she thinks fit.

(4) If the Minister or the Treasurer is satisfied on the basis of the board's advice under subregulation (3) that the subsidiary owes a duty of confidence in respect of a matter, the Minister or the Treasurer must ensure the observance of that duty in respect of the matter, but this subregulation does not prevent a disclosure as required in the proper performance of ministerial functions or duties.

(5) The subsidiary must—

- (a) notify the Minister if a request is made by the Treasurer under this regulation; and
- (b) notify the Treasurer if a request is made by the Minister under this regulation.

Dividends

24. (1) The Treasurer may, after consultation with the Minister and the subsidiary, by notice in writing to the subsidiary at any time during a financial year, determine that the subsidiary pay a specified dividend, or a specified interim dividend or specified interim dividends, for that financial year, as the Treasurer considers appropriate.

(2) If the Treasurer determines under this regulation that a dividend or interim dividend or dividends be paid by the subsidiary, the dividend or interim dividend or dividends must be paid at the direction of the Treasurer, in the manner and at the time or times determined by the Treasurer, after consultation with the subsidiary and the Minister.

(3) A recommendation under this regulation must be made by the board and may not be made by any person or committee pursuant to a delegation.

Common seal and execution of documents

25. (1) The common seal of the subsidiary must not be affixed to a document except in pursuance of a decision of the board, and the affixing of the seal must be attested by the signatures of two directors.

(2) The board may, by instrument under the common seal of the subsidiary, authorise a director, an employee of the subsidiary (whether nominated by name or by office or title) or any other person to execute documents on behalf of the subsidiary subject to limitations (if any) specified in the instrument of authority.

(3) Without limiting subregulation (2), an authority may be given so as to authorise two or more persons to execute documents jointly on behalf of the subsidiary.

(4) A document is duly executed by the subsidiary if—

- (a) the common seal of the subsidiary is affixed to the document in accordance with this regulation; or
- (b) the document is signed on behalf of the subsidiary by a person or persons in accordance with authority conferred under this regulation.

Annual report

26. (1) The subsidiary must, within three months after the end of each financial year, deliver to the Minister a report on the operations of the subsidiary during that financial year.

(2) The Minister must cause a copy of the report to be laid before both Houses of Parliament within 12 sitting days after receipt of the report.

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CITY OF ONKAPARINGA

By-Law No. 9—Dogs

TO regulate activities of dogs on the foreshore, any jetty, parks, playgrounds, reserves, roads, streets and walkways under the care, control and management of the council and to limit the number of dogs kept on premises.

1. *Definitions*

In this by-law:

(1) 'dog' has the same meaning as in the Dog and Cat Management Act 1995;

(2) 'Dog Management Officer' is a person appointed by Council as such, pursuant to the Dog and Cat Management Act 1995;

(3) 'effective control of a dog' has the same meaning as in the Dog and Cat Management Act 1995;

(4) 'foreshore' means the area between the low water mark on the seashore and the nearest boundary of a road, section, public reserve or land comprised in a land grant, Crown lease, or Crown licence. For the purposes of this by-law it includes any sand dunes and any reserve adjacent to the foreshore under the care, control and management of the Council, all boat ramps, pedestrian ramps, steps and other entrances or means of access whether wholly or partly situated to it;

(5) 'Park or Reserve' includes any parkland, public square, ornamental ground, plantation pond, lake, oval, sports ground, or part thereof but does not include the foreshore;

(6) 'playground' means a park or reserve allocated for the use of persons under the age of 12 years old;

(7) 'premises' means any domestic and non-domestic premises, except a kennel in respect of which a development authorisation is in force under the Development Act 1993;

(8) 'small dwelling' means an attached room or suite of rooms principally as a separate dwelling or service flat. It includes a unit, row dwelling or the like, but does not include a detached or semi-detached dwelling.

2. *Number of Dogs Permitted*

(1) the number of dogs which may be kept in any small dwelling is limited to one, and on any other premises two;

(2) the Council may permit more than those prescribed numbers.

3. *Foreshore Areas Set Aside for the Exercise of Dogs*

Provided that a dog is under effective control, it is permitted in the following areas:

(1) an area bounded on the north by an imaginary line continued westerly from the southern street alignment of Selway Terrace, O'Sullivan Beach and on the south by an imaginary line continued westerly from the northern street alignment of Heather Street, Christies Beach, at any time;

(2) an area bounded on the north by an imaginary line continued westerly from the southern alignment of Tiller Drive, Seaford and on the south by an imaginary line continued westerly from the northern street alignment of Robertson Road, Moana, at any time;

(3) an area bounded on the north by the centre line of the Onkaparinga River mouth, Port Noarlunga South and on the south by an imaginary line continued westerly from the northern alignment of Cliff Avenue, Port Noarlunga South, at any time;

(4) an area bounded by an imaginary line west of the northern side of Ocean Street, Aldinga Beach and heading in a northerly direction to stairs situated 100 m north of Butterworth Road, Aldinga Beach (Snapper Point), at any time;

(5) an area bounded by an imaginary line from the northern side of Robert Street and the Esplanade at Sellicks Beach and heading in a southerly direction to the southern boundary of the Council area (Cactus Canyon), at any time;

(6) an area bounded by an imaginary line from the northern side of Broadbeach Drive, Maslin Beach and heading in a northerly direction to Ochre Point, at any time;

(7) on any foreshore between 10 p.m. and 9 a.m. of the following day during the months of October to April inclusive;

(8) on any foreshore during the winter months of (May to September inclusive).

4. *Dogs on leashes Areas*

No person shall permit a dog unless it is at all times on a leash not exceeding two metres in length held by a person capable of controlling the dog, to be:

(1) on any road, street, or walkway except if the dog is being used in the droving or tending of stock;

(2) on the foreshore at any time other than those areas specified in Clauses 3 and 5 (4);

(3) on parks and reserves designated by signs indicating this restriction. Council may by resolution declare restricted areas for the purposes of Clause 4 (3).

5. *Dog Prohibited Areas*

Dogs are prohibited in the following areas:

(1) Playgrounds;

(2) within 20 m of play equipment on a park or a reserve;

(3) any jetty;

(4) at Maslin Beach between the southern boundary of the lower carpark adjacent to the Maslin Creek and the landmark known as Blanche Point between the hours of 9 a.m. and 6 p.m. on any day from 1 October in one year to 30 April in the next year.

6. *Parks and Reserves*

Dogs under effective control are permitted on parks and reserves except for those areas specified in Clauses 4 (3), 5 (1) and 5 (2).

This by-law is effective from 14 October 2001.

Dated 15 May 2001.

J. S. TATE, City Manager

CITY OF PORT LINCOLN

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the council a Supplementary Election will be necessary to fill the vacancy of Councillor for Flinders Ward.

The voters roll to conduct this supplementary election will close at 5 p.m. on Friday, 29 June 2001.

Nominations to fill the vacancy will open on Thursday, 26 July 2001 and will be received up until 12 noon on Thursday, 16 August 2001.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 17 September 2001.

S. H. TULLY, Returning Officer

TOWN OF GAWLER

DEVELOPMENT ACT 1993

Carparking Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Corporation of the Town of Gawler has prepared a draft Plan Amendment Report (PAR) to amend the Gawler (CT) Development Plan.

The Plan Amendment Report will amend the Gawler (CT) Development Plan as follows:

- Delete regional carparking provisions relative to design and level of provision.

- Review carparking policies throughout the council area and more particularly as they relate to the Town Centre.
- Include up-to-date carparking generation rates for the purpose of calculating on-site provision, or alternatively, the basis for calculating a financial contribution.
- Identify locations which are suitable for multi-level carparking in the Town Centre.

The draft Plan Amendment Report will be available for public inspection (without charge) or purchase for \$5 at the Council Offices, Town Hall, 89 Murray Street, Gawler, S.A. 5118, from Thursday, 14 June 2001 until Thursday, 16 August 2001.

Written submissions regarding the draft amendment will be accepted by the Corporation of the Town of Gawler until 5 p.m. on Thursday, 16 August 2001. All submissions should be addressed to Michael Wohlstadt, Manager Development Services, P.O. Box 130, Gawler, S.A. 5118. Copies of all written submissions received will be available for inspection by interested persons at the Council offices from 16 August 2001 to 23 August 2001.

A public hearing will be held on Wednesday, 22 August 2001 at 8.30 p.m., or as soon as possible after completion of the public meeting concerning the Gawler Development Plan Confirmation PAR, in the Gawler Elderly Centre, Fourteenth Street, Gawler, to enable people to speak to their submissions in relation to the PAR. A public hearing will only be convened if there are requests in writing to make verbal submissions.

For further information, contact Michael Wohlstadt, Manager Development Services on 8522 9231.

Dated 14 June 2001.

J. MCEACHEN, Town Manager

ALEXANDRINA COUNCIL

Change of Council Meeting Days and Times

NOTICE is hereby given that at the council meeting held on 4 June 2001, it was resolved that council meetings be held on the first and third Monday of each month. The first meeting of the month commencing at 1.30 p.m. comprising, Corporate Services and Environmental Services and Council; the meeting held on the third Monday of the month commencing at 4.30 p.m. and comprising Technical Services, Finance and Information Services and Council. Meetings of council will continue to alternate on a monthly basis between Goolwa and Strathalbyn.

J. L. COOMBE, Chief Executive Officer

LIGHT REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Light Regional Council—Consolidation and General Development Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Light Regional Council has prepared a draft Plan Amendment Report to amend the Light (DC) (Metropolitan) Development Plan, Light (DC) (Outer Metropolitan) Development Plan and Kapunda (DC) Development Plan as it affects the total area of the council.

The Plan Amendment Report will completely replace the current Development Plans applying to the council area with a new Development Plan which consolidates the three existing Development Plans and addresses a number of planning and development issues identified as requiring revision.

The draft Plan Amendment Report including the explanatory statement and the statement of investigations will be available for public inspection during normal office hours at the following places:

Kapunda Council Office—93 Main Street, Kapunda
 Kapunda Library—51 Main Street, Kapunda
 Freeling Council Office—12 Hanson Street, Freeling
 Freeling Library—7 Hanson Street, Freeling

from 14 June 2001 to 30 August 2001. A copy of the Plan Amendment Report can be purchased from the Kapunda and the Freeling offices of the council at \$20 each.

Written submissions regarding the draft amendment will be accepted by the Light Regional Council until 5 p.m. on 30 August 2001. The written submission should also clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be addressed to the Chief Executive Officer of the Light Regional Council, 93 Main Street (P.O. Box 72) Kapunda, S.A. 5373.

Copies of all submissions received will be available for inspection by interested persons at the Council Office, 93 Main Street, Kapunda from 31 August 2001, until the date of the public hearing.

A public hearing will be held at 4.30 p.m. at the Freeling office of the Council, 12 Hanson Street, Freeling on 18 September 2001. The public hearing may not be held if no submission indicates an interest in speaking at the public hearing.

Dated 12 June 2001.

P. J. BEARE, Chief Executive Officer

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

- Anear, William Alva*, late of 127 Crozier Avenue, Melrose Park, retired storeman, who died on 15 April 2001.
Barclay, Doris Ann, late of Grainger Road, Somerton Park, home duties, who died on 28 February 2001.
Cartwright, Mavis Olive, late of 550 Portrush Road, Glen Osmond, widow, who died on 11 February 2001.
Chapple, Clifford John, late of 10 Dunkley Avenue, Firlie, retired clerk, who died on 3 February 2001.
Day, Clement Cuthbert, late of Leighton Avenue, Klemzig, retired electrical inspector, who died on 2 April 2001.
Dickenson, Alfred Thomas, late of 3 Fourth Avenue, St Peters, of no occupation, who died on 25 February 2001.
Grigg, William Clarence, late of 23 Moorhouse Terrace, Riverton, retired cabinetmaker, who died on 7 April 2001.
Hayes, Winston, late of 4 Gordon Terrace, Morphettville, retired caretaker, who died on 9 May 2001.
Hisey, Colin Verdun, late of Fosters Road, Oakden, retired plant operator, who died on 23 February 2001.
Jackman, John Sydney, late of 25 Pinkerton Road, Naracoorte, farm hand, who died on 10 January 2001.
Johnson, Alfred Clyde, late of 3 Tansell Street, Port Augusta West, retired bricklayer, who died on 1 May 2001.
Kiely, Richard William, late of 81 Tapleys Hill Road, Hendon, retired railway employee, who died on 26 February 2001.
Marchetto, Carolina, late of 38 Cynthia Road, Salisbury, home duties, who died on 7 April 2001.
McIntosh, Margaret, late of 147 Frost Road, Salisbury South, of no occupation, who died on 9 March 2001.
McPherson, Honorine Iris, late of 9 Buenavista Crescent, Hackham West, widow, who died on 27 March 2001.
Milligan, Colin Sherwood, late of 276 Portrush Road, Beulah Park, of no occupation, who died on 19 February 2001.
Murphy, Eileen Margaret, late of 51 Eve Road, Bellevue Heights, of no occupation, who died on 3 March 2001.
Pamic, Luke, late of 521 Cross Road, Plympton, press operator, who died on 15 January 2001.
Riley, Raymond Bernard, late of 26 Chatham Road, Keswick, retired plumber, who died on 18 April 2001.
Robinson, Joyce, late of 86 Oaklands Road, Glengowrie, retired adoption officer, who died on 21 December 2000.
Sandercock, Frederick Filmar, late of 15 Armagh Avenue, Hectorville, retired storeman, who died on 15 Armagh Avenue, Hectorville, retired storeman, who died on 19 March 2001.
Smart, Murray, late of 762 North East Road, Holden Hill, retired security officer, who died on 18 March 2001.
Thiel, Desmond John, late of 6 Dinham Road, Athelstone, retired manager, who died on 25 February 2001.

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 13 July 2001, 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 14 June 2001.

J. H. WORRALL, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Taylor, Dorothy Maria, late of Mitcham Residential Care Facility, 22 Harrow Terrace, Kingswood, S.A. 5062, formerly of Kings Park Estate, 297 Goodwood Road, Kings Park, who died on 30 October 2000.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972-1975 and the Family Relationships Act 1975, that all creditors, beneficiaries and other persons having claims against the abovenamed estate are directed to send full particulars of such claims to the undersigned on or before 6 July 2001, otherwise they will be excluded from the distribution of the said estate.

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Notice of Winding Up Order and Appointment of Liquidator

ON 5 June 2001, the Supreme Court of South Australia in proceeding No. 751 of 2001 ordered the winding up of Cementaid (SA) Pty Ltd and I, Stephen Duncan, was appointed liquidator of the company.

Dated 5 June 2001.

D. POWELL, Level 4, 70 Pirie Street,
Adelaide, S.A. 5000.

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