



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, 11 OCTOBER 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, 11 October 2001

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

No. 45 of 2001—Free Presbyterian Church (Vesting of Property) Act 2001. An Act to vest property of the Free Presbyterian Church; and for other purposes.

No. 46 of 2001—Graffiti Control Act 2001. An Act to introduce measures for the minimisation of graffiti; to punish people responsible for graffiti; to provide for the removal of graffiti; to make consequential amendments to the Summary Offences Act 1953; and for other purposes.

No. 47 of 2001—Statutes Amendment (Consumer Affairs) Act 2001. An Act to amend the Building Work Contractors Act 1995, the Conveyancers Act 1994, the Land Agents Act 1994, the Plumbers, Gas Fitters and Electricians Act 1995, the Second-hand Vehicle Dealers Act 1995, the Security and Investigation Agents Act 1995 and the Travel Agents Act 1986.

No. 48 of 2001—Trade Measurement (Miscellaneous) Amendment Act 2001. An Act to amend the Trade Measurement Act 1993.

No. 49 of 2001—Survival of Causes of Action (Dust-Related Conditions) Amendment Act 2001. An Act to amend the Survival of Causes of Action Act 1940.

No. 50 of 2001—Constitution (Parliamentary Terms) Amendment Act 2001. An Act to amend the Constitution Act 1934.

No. 51 of 2001—Statutes Amendment (Governor's Remuneration) Act 2001. An Act to amend the Constitution Act 1934 and the Governors' Pensions Act 1976 to make provision for the salary and pension of future Governors.

By command,

MARK BRINDAL, for Premier

DPC 97/0415

NATIONAL PARKS AND WILDLIFE ACT 1972 SECTION 30(2): WABMA KADARBU MOUND SPRINGS CONSERVATION PARK—ALTERATION OF BOUNDARIES

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 30(2) of the *National Parks and Wildlife Act 1972* and with the advice and consent of the Executive Council, I alter the boundaries of the Wabma Kadarbu Mound Springs Conservation Park by adding to that Park the following Crown land:

Allotments 31 and 32 of DP 54705, Out of Hundreds (Curdimurka).

Given under my hand and the Public Seal of South Australia, at Adelaide, 11 October 2001.

By command,

MARK BRINDAL, for Premier

EH 01/0045CS

NATIONAL PARKS AND WILDLIFE ACT 1972 SECTION 28(2): ONKAPARINGA RIVER NATIONAL PARK—ALTERATION OF BOUNDARIES

Proclamation By The Governor

(L.S.) E. J. NEAL

PURSUANT to section 28(2) of the *National Parks and Wildlife Act 1972* and with the advice and consent of the Executive Council, I alter the boundaries of the Onkaparinga River National Park by adding to that Park the following Crown land:

Allotment 205 of DP 53156, Hundred of Willunga, County of Adelaide.

Allotments 300 and 301 of DP 53157, Hundred of Willunga, County of Adelaide.

Allotment 1 of DP 56738, Hundred of Noarlunga, County of Adelaide.

Given under my hand and the Public Seal of South Australia, at Adelaide, 11 October 2001.

By command,

MARK BRINDAL, for Premier

EH 01/0048CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Controlled Substances Advisory Council, pursuant to the provisions of the Controlled Substances Act 1984:

Member: (from 11 October 2001 until 18 July 2004)
Denis George Edmonds

Deputy Member: (from 11 October 2001 until 18 July 2004)
Phillip Warrick (Deputy to Edmonds)

By command,

MARK BRINDAL, for Premier

MHS 014/00CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Patawalonga Catchment Water Management Board, pursuant to the provisions of the Water Resources Act 1997:

Member: (from 11 October 2001 until 10 October 2005)
Lyndon John Parnell
Peter Anthony Norman
Peta O'Donohue
Jean Marie Evans
Robert Edward Clyne

Presiding Member: (from 11 October 2001 until 10 October 2005)

Lyndon John Parnell

By command,

MARK BRINDAL, for Premier

MWR 0039/01CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint John Raymond Phillip Paget to the position of Chief Executive, Department for Correctional Services, for a term of five years commencing on 11 October 2001 upon terms and conditions set out in the Employment Agreement between the said John Raymond Phillip Paget and John Wayne Olsen, Premier, pursuant to section 9 of the Public Sector Management Act 1995.

By command,

MARK BRINDAL, for Premier

MCS 11/01CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has been pleased to appoint Leslie Trevor Olsson to the office of puisne judge of the Supreme Court on an auxiliary basis from 11 October 2001 to 30 June 2002, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken; but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

MARK BRINDAL, for Premier

CSA 12/00

Department of the Premier and Cabinet
Adelaide, 11 October 2001

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

Neal James Bennett
Colin Francis Brown
Jacqueline Elizabeth Chaunut
Merryl Anne Conn
Roger Donald Creed
Allen Harris
Brian Charles Jones
Rodney Lloyd Lange
Jerry Magoch
Leeanne Carol Moriarty
Josephine Harriet Marie Nelsson
Dennis Wayne O'Donnell
Sharon Margaret Rose
Robert Lindsay Wiese
Susan Lennard Young

By command,

MARK BRINDAL, for Premier

ATTG 43/99CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has removed from office the Justices of the Peace listed, pursuant to section 6 of the Justices of the Peace Act 1991:

Barry Charles Cleworth
Sebastiano Consalvo

Teddy Desmond Cronin
Josephus Nicholaas Maria Dekuyser
Audrey Clasina Donsen
David John Gordon
Michelle Naomi Halprin
Carol Anne Harvey
Jacqueline Bayly Hinge
Ross Douglas Irvine
Brian John Jenkins
Robert Melville Luscombe
Lancelot Ward Marshman
Christopher David Moyle
Donald Walter Napier
Christopher Richard Parker
Gillian Ann Price
Peggy Kathleen Alice Rector-Guthrie
Stephanie Jane Roberts
Lexie Avril Satchell
Dianne Kay Shannon
Beth Rutherford Smith
David Nicholas Turnbull
Patricia Ellen Veide
Eric Charles Watson
Rodney William Whenan

By command,

MARK BRINDAL, for Premier

ATTG 54/99CS
ATTG 42/99CS

Department of the Premier and Cabinet
Adelaide, 11 October 2001

HIS Excellency the Governor in Executive Council has been pleased to approve the sale by the University of South Australia of the real property listed, pursuant to section 6 (4) of the University of South Australia Act 1990.

The whole of land comprised in:

- certificate of title register book volume 5690, folio 97, being allotment 30, Filed Plan 124524;
- certificate of title register book volume 3941, folio 172, being allotment 29, Filed Plan 124523;
- certificate of title register book volume 5582, folio 112, being section 549, Plan 106100;
- certificate of title register book volume 4074, folio 308, being allotment 15, Filed Plan 124509;
- certificate of title register book volume 5564, folio 273, being allotment 17, Filed Plan 124511;
- certificate of title register book volume 5123, folio 516, being allotment 1, Filed Plan 21227.

By command,

MARK BRINDAL, for Premier

MECS 09/01CS

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Bore Site Reserve and declare that such land shall be under the care, control and management of the Minister for Water Resources.

The Schedule

Allotment 9 of DP 29966, Hundred of Moorook, County of Albert, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5368 Folio 9, subject nevertheless to an existing easement to Distribution Lessor Corporation for the transmission of electricity by above ground cable over that portion of allotment 9 marked E on DP 29966.

Dated 9 October 2001.

P. M. KENTISH, Surveyor-General

DL 3538/1988

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by IAIN EVANS, Minister for Environment and Heritage, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Bore Site Reserve and declare that such land shall be under the care, control and management of the Minister for Water Resources.

The Schedule

Allotment 52 of DP 33765, Hundred of Waikerie, County of Albert, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5345 Folio 751.

Dated 9 October 2001.

P. M. KENTISH, Surveyor-General

DL 3162/1991

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission as Delegate of the Governor

Preamble

1. The decision of the Governor's Deputy under section 48 of the Development Act 1993 to approve the development of a Glass Bottle Manufacturing Facility located 3.5 km north-east of Gawler, was published in the *Gazette* on 10 May 2001.

2. The development was the subject of a Development Report and an Assessment Report under section 46 and 46D of the Development Act 1993.

3. Amendments to the conditions of the development approval were subsequently considered and approved by the Development Assessment Commission, and published in the *Gazette* on 31 May 2001.

4. An amended proposal to develop the Glass Bottle Manufacturing Facility has been under consideration by the Development Assessment Commission as delegate of the Governor under Division 2 of Part 4 of the Development Act 1993.

5. The proposed amendment includes the construction of an electrical Substation to supply the Glass Bottle Manufacturing Facility with electricity from existing 132 kV transmission lines that cross the development site.

6. The amendments to the development are contained in:

- (a) the letter from Leighton Contractors Pty Limited to Planning SA dated 4 October 2001;
- (b) the following plans submitted by Leighton Contractors on 4 October 2001:
 - Entitled: Ultimate Layout Roseworthy Substation; Drawing Number: 310-566/601-001 Rev 0
 - Entitled: Drainage Layout and Final Grading Plan Roseworthy Substation; Drawing Number: 310-566/612-001 Rev 0
 - Entitled: Equipment—132 kV Area Roseworthy Substation; Drawing Number: 310-566/623-002.

7. The Development Assessment Commission is satisfied that the amendments do not require the preparation of a further or amended Development Report.

8. The Development Assessment Commission has, in considering the matter, had regard to all relevant matters under section 48 (5) of the Development Act 1993.

Decision

PURSUANT to section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor, grants development approval to the amended Glass Bottle Manufacturing Facility located 3.5 km north-east of Gawler, including the development of a Substation on the Glass Bottle Manufacturing Facility site.

Conditions of Approval

1. The development must be undertaken in accordance with:

- (a) the following plans contained in the Development Application dated 10 October 2000, except to the extent they are varied by the plans described in paragraph 1 (b), 1 (c) and 1 (d):
 - Drawing Titled: Bassett Acoustics, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/A/SK1.
 - Drawing Titled: Proposed Bottle Manufacturing Plant—Argent Road Access, Site Layout, Preliminary Road Design, Drawing Titled: 00-0195-DR1.
 - Drawing Titled: Argent Road/Sturt Highway Intersection—Preliminary Design, Traffic Control Layout, Drawing Numbered: 00-0195-DR2.
 - Drawing Titled: Glass Bottle Manufacturing Plant at Concordia, South Australia, Landscaping and Drainage Plan, Amended Site Plan, sections 340 and 341, CT 5438/640 and 5438/808 respectively, Hundred of Nuriootpa in the area named Kingsford (no Drawing Number).
 - Drawing Titled: Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Elevations, Drawing Number: SD02-13.
 - Drawing Titled: Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Site Plan and Sections, Drawing Number: SD01-13.
- (b) the following plans contained in the Development Report dated January 2001, except to the extent that they are varied by the plans described in paragraph 1 (c) and 1 (d):
 - Drawing Titled: Bassett Acoustics, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/A/SK1.
 - Drawing Titled: Glass Bottle Manufacturing Plant at Concordia, South Australia, Landscaping and Drainage Plan, Amended Site Plan, Sections 340 and 341, CT 5438/640 and 5438/808 respectively, Hundred of Nuriootpa in the area named Kingsford (drawn 10 January 2001; no Drawing Number).
 - Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Site Plan & Sections, Drawing Number: SD01-12.
 - Concept Design, Glass Wine Bottle Manufacturing Plant, Concept Elevations, Drawing Number: SD02-12.
 - Bassett Consulting Engineers, Glass Bottle Manufacturing Facility Concordia, SA, Locality Plan, Drawing Number: A7510/E/SK1.
- (c) the following plans drawn on 30 March 2001 and subsequently lodged, except to the extent that they are varied by the plans described in paragraph 1 (d):
 - Drawing titled: Concept Design Glass Wine Bottle Manufacturing Plant, Concept Elevations, Drawing Number: SD02-14 (drawn 30 March 2001).
 - Drawing titled: AMCOR Glass Bottle Plant Barossa Valley Site, Overall Site Layout Plan, Drawing Number V627/SD/2702 (drawn 30 March 2001).

(d) the following plans lodged on 4 October 2001:

- Entitled: Ultimate Layout Roseworthy Substation; Drawing Number: 310-566/601-001 Rev 0.
- Entitled: Drainage Layout and Final Grading Plan Roseworthy Substation; Drawing Number: 310-566/612-001 Rev 0.
- Entitled: Equipment—132 kV Area Roseworthy Substation; Drawing Number: 310-566/623-002.

(e) the following documents:

- Development Report, Proposed Glass Bottle Manufacturing Facility, Sections 340 and 341, Hundred of Nuriootpa, Leighton Contractors Pty Ltd (for Amcor), dated January 2001 (and attached report on Proposed Bottle Manufacturing Plant—Argent Road, for viewing in Association with the Development Report, dated January 2001).
- Assessment Report, Amcor Glass Bottle Plant Proposal, Minister for Transport and Urban Planning, dated April 2001.
- the letter from Leighton Contractors Pty Limited to Planning SA dated 4 October 2001.

2. No works may be commenced unless and until:

- (a) a private certifier or the Light Regional Council has certified to the Development Assessment Commission that all work that constitutes building work under the Development Act complies with the Building Rules; and
- (b) A Construction Environmental Management Plan (CEMP) to address management issues during construction has been prepared by the proponent to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Agency (a branch of the Department for Environment and Heritage).

The matters addressed in the CEMP shall include, but not be limited to:

- Dust control during demolition and construction;
- Stormwater management during demolition and construction;
- Waste water disposal;
- Site clean up during demolition and construction;
- Disposal of all waste;
- Measures for controlling noise impacts from all activities and equipment; and
- Hours of work.

3. Landscaping of the site must be commenced within one month of the date of this authorisation, and when established must be maintained in good health and condition at all times.

A plant must be replaced if or when it dies or becomes seriously diseased within the first growing season after the plant dies or becomes seriously diseased.

4. Buildings must be clad in a light colorbond colour, such as 'Marino'.

5. Noise associated with the operation of the proposed development must not exceed an equivalent noise level of 38 dB (A) at any noise sensitive receiver, when measured in accordance with the Environment Protection (Industrial Noise) Policy 1994. This condition shall be achieved for neutral weather conditions.

6. The environmental noise assessment must be repeated by the proponent following final selection of the plant and equipment. The extent and technical details of the noise reduction measures to achieve condition 5 shall be provided with this assessment. The report shall be submitted to the EP Authority for approval prior to construction.

7. An environmental noise assessment associated with the construction phase of the project must be submitted as part of an approved Construction Environment Management Plan (as described in condition 2 (b)). The environmental noise assessment shall identify the noise reduction measures that are reasonable and practicable. The report shall be submitted for approval prior to construction. The relevant content of the assessment must be shown to have been included within an approved construction plan.

8. A particulate monitor must be installed, to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Authority, on one of the stacks of each furnace for the purposes of monitoring the level of particulate emissions from the stack.

9. A continuous NOx sampler must be installed, to the reasonable satisfaction of the Development Assessment Commission in consultation with the Environment Protection Authority, on one of the stacks of each furnace for the purposes of monitoring the level of NOx emissions from the stack. Installation in the recuperative section is recommended, being before ambient air dilution.

10. If the stack NOx samplers are installed after the ambient air inlet (not in the recuperative section) then two gas flow velocities (total gas out, furnace gas or ambient air in) must be continuously measured, to determine the dilution factor.

11. On each stack that does not contain the particulate and NOx samplers from each furnace, the flow velocity, temperature and pressure must be continuously monitored.

12. The stack monitoring equipment and sampling ports shall be installed in accordance with the Environment Protection Authority 'Monitoring Manual—Emission Testing Methodology for Air Pollution Manual' (1996).

13. During construction, stormwater management must ensure:

- Surface stormwater from outside the construction site is diverted around all disturbed areas;
- Surface stormwater on the construction site is intercepted and redirected to protect all exposed areas;
- Erosion and sediment control structures are installed prior to the commencement of all site disturbance and construction works;
- All stockpiles/spoil heaps are surrounded by a silt fence at the down-slope toe of the stockpile; and
- Provision is made on site for the collection and temporary storage of all site debris and waste. Storage facilities used to store waste materials must be located away from all drainage paths to prevent litter and debris from entering the stormwater system, be covered to prevent the entry of stormwater or dispersal by wind, and be sealed to prevent leakage.

14. Areas containing materials such as fuels and chemicals that have the potential to contaminate stormwater must be adequately banded. (This requirement would be satisfied by compliance with Australian Standards (AS3780.8) for storage tank and bund design).

NOTES TO THE APPLICANT

The Environment Protection Authority recommended that the attached notes be included in any decision notification that may be issued.

Licensing Requirements

The proposed facility will require licensing under the Environment Protection Act 1993. Scheduled activities under the Act (Schedule 1 Activities of Environmental Significance) that would occur as a result of this proposal includes, but may not be limited to:

- 1(1) Chemical Storage and Warehousing Activities
- 2(4) Ceramic works
- 3(4) Activities producing Listed Waste
- 8(2) Fuel Burning
- 7(6) Earthworks Drainage (may be required during the construction phase)

It should be noted that the onus is on the person proposing to undertake an activity of environmental significance to seek an environmental authorisation (works approval and/or license) before undertaking any such activity (Refer to Schedule 1 of the Environment Protection Act 1993).

It is recommended that any license required under the Environment Protection Act be applied for at least six months prior to the planned commencement of commissioning of the plant.

The Environment Protection Authority may attach any relevant conditions to any licence granted under the Environment Protection Act 1993. Licence conditions would include the following, as indicated above:

Recommended Licence Condition 1: Noise monitoring shall occur during commissioning and annually thereafter at positions nominated by the EP Authority. The indices L_{Amax}, L_{Aeq} and L_{A90} shall be measured as a minimum over consecutive 15 minute periods to record at least the equivalent of 7 days of data. Weather conditions sufficient to determine the Pasquill-Gifford stability category shall be recorded for the measurement period. Attended measurements of the above indices shall occur on two separate occasions during the automatic logging night period. The attended measurements shall also include measurements of the indices in the 1/3 Octave band spectrum format. A report summarising the results of the noise monitoring shall be submitted to the nominated EP Authority Licence Co-ordinator within 14 days of completion of the monitoring.

Recommended Licence Condition 2: Where noise monitoring indicates that operation of the facility and ancillary equipment exceeds an equivalent noise level of 38 dB (A) when measured and adjusted in accordance with the Environmental Protection (Industrial Noise) Policy 1994, a noise reduction program shall be carried out. The noise reduction program will comprise identification of the responsible noise sources, determination of the reasonable and practicable measures available and implementation of these measures following approval of the report by the EP Authority. An acoustic engineer shall manage the program.

Recommended Licence Condition 3: Install aerators on the stormwater ponds if odorous conditions arise. Include the Gutteridge Haskins and Daveys (GHD) Report recommendations as part of the final design of the stormwater ponds, irrigation and landscaping plan. To be dealt with as a condition of licence.

General Environmental Duty

The applicant is reminded of its general environmental duty, as required by section 25 of the Environment Protection Act, to take all reasonable and practical measures to ensure that its activities on the whole site, including during construction, do not pollute the environment in a way which causes or which may cause environmental harm.

Traffic Management

The applicant is advised to contact Transport SA in regard to proposed transport routes for the delivery of raw materials and the distribution of finished product, so that any possible traffic impacts on the Gawler township and the local road network are satisfactorily addressed and minimised.

Given under my hand at Adelaide, 9 October 2001.

MICHAEL LLEWELLYN-SMITH, Presiding Member
Development Assessment Commission

FISHERIES ACT 1982: SECTION 53

TAKE note that the licence to farm fish made under section 53 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, dated 3 September 2001, on page number 3887, being the second notice on that page, through to page number 3889 and referring to Michael Whillias and Anne Whillias is hereby revoked.

Dated 26 September 2001.

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

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Daniel Popping or persons acting as his agents (hereinafter referred to as the 'exemption holder') of Keep South Australia Beautiful Inc., 215 Grange Road, Flinders Park, S.A. 5025 is exempt from section 50 of the Fisheries Act 1982, subject to the conditions specified in Schedule 1, in that the exemption holder shall not be guilty of an offence when releasing up to 300 crimson spotted rainbow fish (*Melanotaenia fluviatilis*), 200 blue spotted goby (*Pseudogobius olorum*) and 200 flatheaded gudgeons (*Phylipnodon grandiceps*) into the Apex Park Wetland, Sir Donald Bradman Drive, West Beach (hereinafter referred to as the 'exempted activity') from the date of gazettal of this notice until 31 October 2001.

SCHEDULE 1

The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 2 October 2001.

B. HEMMING, Director of Fisheries

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00050
(PREVIOUS LICENCE NO. F586)

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

Brenton J. Lawrence (12174)
Farm Beach Road
Coffin Bay, S.A. 5607

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2001 and ending, subject to any earlier termination under this licence, on 30 June 2002 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.
- 1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. *Permitted Species*

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. *Permitted Use*

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

4. *Permitted Methods*

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
 - 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
 - 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
 - 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
 - 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results

of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence.

4.2 SASQAP

4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from Classified and Approved areas under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.

4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.

4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. Marking and Maintaining the Site

The licensee:

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

6. Site Inspection and Supervision

The licensee:

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

7. Fees and Returns

The licensee:

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

8. Public Risk Insurance

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. Guarantee or Indemnity Scheme

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

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

10. No Assignment

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:

- 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
- 11.1.2 the results of any other monitoring as may from time to time be carried out; or
- 11.1.3 such other relevant information within the knowledge of the Minister.

11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:

- 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
- 11.2.2 cancel this licence for failure to comply with such requirements for rectification.

11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:

- 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;
- 11.3.2 an order is made for the winding up or liquidation of the licensee;
- 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
- 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.

11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:

- 11.4.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 11.4.2 is convicted of an indictable offence.

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

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 26 September 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
531234E 6178219N	5
531567E 6178219N	
531567E 6178069N	
531234E 6178069N	

All St Andrew's crosses must be marked with the site's unique 'FM number'; that is the licence number.

Item 2—Marked-off Areas

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

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

SCHEDULE 2

Item 1—Permitted Species

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

Native Oysters (*Ostrea angasi*)
Pacific Oysters (*Crassostrea gigas*)
Commercial Scallops (King) (*Pecten fumatus*)

*Item 2—Permitted Farming Methods**Racks**Longlines*

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit.

Item 3—Criteria for Development of Marine Aquaculture Sites

Development must have commenced on the site within 12 months of the licence being issued. The minimum level of development on the site must be:

0.3 ha developed with 0.9 km of BST longline or 0.3 km of racking on the site.

SCHEDULE 3

Item 1—Fees

Annual licence fees are payable as prescribed in the licence renewal.

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Production Returns

The licensee must submit production returns to the Minister on or before 30 December and 30 June during the term of this licence. The information contained in these returns will be determined by the Minister. These returns must be forwarded to the General Manager, Aquaculture SA, 14th Floor, 25 Grenfell Street, Adelaide, S.A. 5000.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.

2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

Sedimentation through measuring total organic carbon and particle size analysis of sediment samples.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must extend across the site, including sections under the development, and extend 50 m out both sides of the site. The location of the video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00173
(PREVIOUS LICENCE NO. F545)

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

THE Minister for Primary Industries and Resources ('the Minister') hereby grants to:

Rodney A. Sullivan (12975)
Marilyn F. Sullivan (19819)
Main Road
Smoky Bay, S.A. 5680

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2001 and ending, subject to any earlier termination under this licence, on 30 June 2002 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. *Marked-off Areas*

- 1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

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

2. Permitted Species

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
2.2 must not take any wild fish from the site except for recreational purposes.

3. Permitted Use

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

4. Permitted Methods

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:

- 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister;
4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence.

4.2 SASQAP

- 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from Classified and Approved areas under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.

- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. Marking and Maintaining the Site

The licensee:

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

6. Site Inspection and Supervision

The licensee:

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

7. Fees and Returns

The licensee:

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

8. Public Risk Insurance

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. Guarantee or Indemnity Scheme

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the Minister,

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

10. No Assignment

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

- 11.1 The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:
- 11.1.1 the results of monitoring undertaken pursuant to Clause 4.1.5;
11.1.2 the results of any other monitoring as may from time to time be carried out; or
11.1.3 such other relevant information within the knowledge of the Minister.
- 11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:
- 11.2.1 give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
11.2.2 cancel this licence for failure to comply with such requirements for rectification.
- 11.3 The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:
- 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;

- 11.3.2 an order is made for the winding up or liquidation of the licensee;
- 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors;
- 11.3.4 a receiver, a manager or a receiver and manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.
- 11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:
- 11.4.1 becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
- 11.4.2 is convicted of an indictable offence.
- 11.5 Cancellation of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 26 September 2001.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

Licensed Area	Licensed Hectares
AGD 66—Zone 53	
395550E 6416844N	6
395761E 6416829N	
395741E 6416546N	
395530E 6416562N	

All St Andrew's crosses must be marked with the site's unique 'FM number'; that is the licence number.

Item 2—Marked-off Areas

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

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

SCHEDULE 2

Item 1—Permitted Species

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

Pacific Oysters (*Crassostrea gigas*)

Item 2—Permitted Farming Methods

Racks

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit.

Item 3—Criteria for Development of Marine Aquaculture Sites

Development must have commenced on the site within 12 months of the licence being issued. The minimum level of development on the site must be:

0.6 ha developed with 1.8 km of BST longline or 0.6 km of racking on the site.

SCHEDULE 3

Item 1—Fees

Annual licence fees are payable as prescribed in the licence renewal.

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Production Returns

The licensee must submit production returns to the Minister on or before 30 December and 30 June during the term of this licence. The information contained in these returns will be determined by the Minister. These returns must be forwarded to the General Manager, Aquaculture SA, 14th Floor, 25 Grenfell Street, Adelaide, S.A. 5000.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

1. Approximate layout of all structures on the site during the term including location, number and size.
2. Growth and condition of the permitted species.
3. Occurrence of disease incidents in the permitted species.

Water Quality

1. Phytoplankton including species composition and abundance.
2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

Sedimentation through measuring total organic carbon and particle size analysis of sediment samples.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must extend across the site, including sections under the development, and extend 50 m out both sides of the site. The location of the video transects must be identified on a map attached to the environmental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

GOLDEN GROVE (INDENTURE RATIFICATION) ACT 1984

Road Closure

NOTICE is hereby given that portion of Napoleon Way, Golden Grove, delineated on Deposited Plan 39113 and thereon numbered 162, and portion of Nugent Place, Golden Grove, delineated on Filed Plan 42897 and thereon numbered 1090, are hereby closed.

T. N. ARGENT, Commissioner of Highways

TSA 98/03876

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Minister for Water Resources (the 'Authority'), 178 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

A right of way and easement carrying the entitlements conferred by section 29, Ground Water (Qualco-Sunlands) Control Act 2000. By general description, without limiting the full range, those entitlements permit the person in whom the easement is vested and any person authorised by that person to drill wells, lay pipes below ground level, construct pumping stations and install pumps and other equipment, construct roads, buildings, structures and other works, construct electricity transmission lines, excavate trenches, use, monitor, inspect, maintain, alter, repair and use the Ground Water (Qualco-Sunlands) Control Act 2000 scheme infrastructure to pump water over that land situated in sections 53 and 220, Hundred of Waikerie in the area named Stockyard Plain, and being the land marked 'C' in the plan lodged in the Lands Titles Office, and numbered Filed Plan 43133, and being a 1.5779 hectare portion of the land comprised in certificate of title register book volume 5510, folio 666.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to The Manager, Murray Darling Policy, Department of Water Resources, Level 6, Chesser House, 91-97 Grenfell Street, Adelaide, S.A. 5000.

Dated 2 October 2001.

The common seal of the Minister for Water Resources was hereto affixed by authority of the Minister in the presence of:

(L.S.) MARK BRINDAL

J. HOOPER

DWR 0066/01 CSO

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Andrew Duncan Smelt, an officer/employee of D. M. Fimmell & Co Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5367, folio 177, situated at 1A Crouch Street North, Mount Gambier, S.A. 5290.

Dated 11 October 2001.

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

M. D. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Linley Millard Andrews and Karen Marie Andrews, officers/employees of Lin Andrews Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5613, folio 898, situated at 1 Roger Road, Morphett Vale, S.A. 5162.

Dated 11 October 2001.

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

M. D. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Adrian Paul Davis and Wendy Blanche Davis, officers/employees of Mannum Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5661, folio 456, situated at 6 North Terrace, Mannum, S.A. 5238.

Dated 11 October 2001.

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

M. D. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Bridgewater Hotel Pty Ltd (ACN 098 322 000), c/o 82 Franklin Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 387 Mount Barker Road, Bridgewater and known as Bridgewater Inn.

The applications have been set down for hearing on 9 November 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 4 October 2001.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Kelymat Pty Ltd (ACN 007 856 117), c/o 82 Franklin Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 17 Stirling Road, Port Augusta and known as Pastoral Hotel.

The applications have been set down for hearing on 9 November 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 4 October 2001.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Perks Hotels Pty Ltd (ACN 075 335 581), c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 40 Commercial Street East, Mount Gambier, S.A. 5290 and known as Jens Town Hall Hotel.

The applications have been set down for hearing on 9 November 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 4 October 2001.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Star Force Holdings Pty Ltd (ACN 098 331 901), c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000, has applied to the Liquor and Gaming Commissioner for the transfer of an Entertainment Venue Licence in respect of premises situated at Level 1, 131 Pirie Street, Adelaide, S.A. 5000 and known as The Soda Room.

The applications have been set down for hearing on 12 November 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 October 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 Gourmet Communications Pty Ltd, c/o 219 Sturt Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 66-68 Unley Road, Unley, S.A. 5061 and known as Aviva Cafe.

The application has been set down for hearing on 5 November 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 18 September 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 John Adair Zarnow, 14 Burrington Street, Hallett Cove has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 55 Main Street, Hahndorf, S.A. 5245 and known as Zarnows Cafe.

The application has been set down for hearing on 9 November 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 10 September 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 Andrew McLaren Ross and Maureen A. Ross, c/o Kelly & Co., Level 17, 91 King William Street, Adelaide, S.A. 5000, have applied to the Licensing Authority for the grant of a Restaurant Licence with an Extended Trading Authorisation, a Section 34 (1) (c) Authorisation and an Entertainment Consent in respect of the premises situated at St Andrews Terrace, Willunga, S.A. 5172 and known as Ross Roses.

The application has been set down for hearing on 9 November 2001.

Conditions

The following licence conditions are sought:

Extended Trading for the whole of the premises to enable the premises to trade on Monday to Saturday (inclusive) from midnight to 1 a.m. the following day; Sunday, from 8 a.m. to 11 a.m. and 8 p.m. to midnight.

A Section 34 (1) (c) Authorisation which enables the licensee to sell liquor on any day except Good Friday and Christmas Day for consumption on the licensed premises by persons seated at a table or attending a function at which food is provided.

Entertainment Consent for the whole of the licensed premises to enable live amplified music to be played.

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

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

Dated 26 September 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 Australian Hotel & Gaming (Management) Pty Ltd, c/o Kelly & Co., Level 17, 91 King William Street, Adelaide, S.A. 5000, has applied to the Licensing Authority for a variation to Conditions of Licence in respect of premises situated at 20 Hamilton Terrace, Newton, S.A. 5074 and known as New Reservoir Hotel.

The application has been set down for hearing on 9 November 2001.

Conditions

The following licence conditions are sought:

The entertainment will be restricted to a solo or duo performance playing 60/40 music or entertainment of a similar nature (not including bands, discos, heavy metal or rock or any similar style music).

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

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

Dated 28 September 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 Sally Maree Tobin, Susanne Edith Tobin and Kevin James Tobin, 1 Bondowie Street, Gladstone, S.A. 5473 have applied to the Licensing Authority for the transfer of a Hotel Licence and a Gaming Machine Licence in respect of premises situated at 1 Bondowie Street, Gladstone and known as Gladstone Hotel.

The application has been set down for hearing on 9 November 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 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 4 October 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 Newmex Pty Ltd (ACN 097 999 678), c/o Piper Alderman, 167 Flinders Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Restaurant Licence in respect of the premises to be situated at Shop R4, Marina Pier, Holdfast Shores, Glenelg, S.A. 5045 and to be known as Santa Fe Cuisine.

The application has been set down for hearing on 9 November 2001 at 9 a.m.

Conditions

The following licence conditions are sought:

- Entertainment consent for the whole of the licensed premises (excluding the outdoor areas shown on the plan and marked as areas P8, P9 and P43);
- Authorisation 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 4 October 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 Plympton Glenelg RSL Sub Branch Inc. has applied to the Licensing Authority for a Club Licence with Entertainment Consent in respect of premises situated at 464 Marion Road, Plympton Park, S.A. 5038 and to be known as Plympton Glenelg RSL Sub Branch.

The application has been set down for hearing on 9 November 2001.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation:

Sunday: 10 a.m. to 11 a.m. and 8 p.m. to midnight.

Saturday: Midnight to 1 a.m. the following day.

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

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

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Red Rock Wines Australia Pty Ltd has applied to the Licensing Authority for the removal of a Direct Sales Licence from 2A McLaren Parade, Port Adelaide, S.A. 5015 to 5/39 Lochside Drive, West Lakes, S.A. 5021 and known as Red Rock Wine Merchants.

The application has been set down for hearing on 9 November 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 22 September 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 Hawkmede Pty Ltd has applied to the Licensing Authority for the Redefinition of a Licensed Area, Extended Trading Authorisation and Entertainment Con-sent in respect of premises situated at 83 Brighton Road, Glenelg, S.A. 5045 and known as Holdfast Hotel.

The application has been set down for hearing on 9 November 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.

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 RAJ Group Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 70 Woodville Road, Woodville, S.A. 5011 known as Charles Charcoal Grill and to be known as Passage to India.

The application has been set down for hearing on 12 November 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 28 September 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 Sirisub James, 4 Heatherbank Terrace, Stonyfell, S.A. 5066 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 205 Glen Osmond Road, Frewville, S.A. 5066 and known as Wild Thai.

The application has been set down for hearing on 12 November 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 29 September 2001.

Applicant

LOCAL GOVERNMENT ACT 1999

SCHEDULE 2

Notice of Amendment of Charter of Subsidiary Unley Street Life Trust

TAKE notice that the charter of the Unley Street Life Trust was amended by the City of Unley on 24 September 2001, and a copy of the amended charter is set out below.

UNLEY STREET LIFE TRUST

1. ESTABLISHMENT

- 1.1 The Unley Street Life Trust ('the Trust') is established by the City of Unley ('the council') as a subsidiary under section 42 of the Local Government Act 1999 ('the Act') on 17 May 2001, and this Charter governs the affairs of the Trust.
- 1.2 The Trust is established to re-establish, enhance and sustain the position of the City of Unley in the retail and commercial business market place by developing, funding and managing integrated programs for the council's retail 'strip' centres ('the commercial precincts'). A commercial precinct is defined by reference to the properties subject to a separate rate, as determined annually by the council.
- 1.3 The structure and operations of the Unley Street Life Trust are to have an over arching application to the commercial precincts across the City, as well as an ability to undertake separate projects as may be required by the individual commercial precincts which pay a separate levy.
- 1.4 This Charter must be read in conjunction with Schedule 2 to the Act. The Trust shall conduct its affairs in accordance with Schedule 2 except as modified by this Charter, in so far as is permitted in Schedule 2.

2. OBJECTS AND PURPOSES

- 2.1 The Trust has been established with the following objects and purposes:
 - 2.1.1 to re-establish, enhance and sustain the City's position in the retail and commercial business market place;
 - 2.1.2 to develop and adopt strategies to:
 - 2.1.2.1 focus strategic management decisions on the commercial precincts;
 - 2.1.2.2 develop, manage, co-ordinate and fund economic development initiatives which recognise local differences; and
 - 2.1.2.3 continually refine and redefine the strategic management framework for each precinct in response to changes in circumstances;
 - 2.1.3 to improve the economic viability of the commercial precincts and generally across the City of Unley;
 - 2.1.4 to position the commercial precincts in a way that sustains retail, business and economic growth and maintains economic viability;
 - 2.1.5 to promote and co-ordinate strategic management actions in a way that will ensure ongoing participation and commitment from traders, investors, property owners and the council;
 - 2.1.6 to enhance the diversity and vibrancy of the commercial precincts with the objective of enriching the quality of life in the City of Unley; and
 - 2.1.7 to undertake such other matters, purposes and things incidental to and in furtherance of these objects.
- 2.2 The Trust is not involved in a significant business activity as defined in the Clause 7 Statement prepared under the Competition Principles Agreement of the National Competition Policy.

3. THE BOARD—ROLE AND MEMBERSHIP

- 3.1 The Trust will be governed by a Board.
- 3.2 The Board is responsible for the administration of the affairs of the Trust. The Board must ensure insofar as it is practicable, that the Trust observes the objectives set out in this Charter, that information provided to the council is accurate and that the council is kept informed of the solvency of the Trust as well as any material developments which may affect the operating capacity and financial affairs of the Trust.

- 3.3 The council will appoint fifteen (15) members to the Board drawn from the council and the business and general community as follows:
- 3.3.1 three to represent the interests of Unley Road businesses;
 - 3.3.2 three to represent the interests of King William Road businesses;
 - 3.3.3 three to represent the interests of Goodwood Road businesses;
 - 3.3.4 one to represent the interests of Glen Osmond Road businesses located in the council area;
 - 3.3.5 one to represent the Royal Agricultural and Horticultural Society;
 - 3.3.6 one to be drawn from the local commercial business sector; and
 - 3.3.7 three who must be able to demonstrate relevant business knowledge, to represent the council.
- 3.4 Members of the Board shall not be entitled to a sitting fee.
- 3.5 Nominations for appointment by the council will be called from persons representing the interests of the commercial precincts defined at Clause 1.2. In the event that nominations for any position exceed the membership numbers available, the council will appoint the member(s) on merit.
- 3.6 There will be a Chairperson and a Deputy Chairperson of the Board, both of whom shall be appointed by the council from amongst the three (3) council representatives for a term not exceeding three years. In the absence of the Chairperson, the Deputy Chairperson will act as the Chairperson. In the absence of the Chairperson and the Deputy Chairperson the Board will elect one of their number to act as the Chairperson for that meeting.

4. **TERM OF OFFICE—THE BOARD**

- 4.1 Subject only to the following subclauses, the term of office of each member of the Board will be as determined by the council.
- 4.2 A Board Member will be appointed by the council for a term not exceeding three years specified in the instrument of appointment and at the expiration of the term of office, is eligible for reappointment.
- 4.3 The term of office of a member of the Board will cease upon the council providing written notice to the Board member, which will provide reasons for the taking of such action, or upon the happening of any other event through which the member would be ineligible to remain as a member of the Board.
- (see Clause 4, Part 1 of Schedule 2 to the Act)*
- 4.4 The Board may by a two thirds majority vote of the members present (excluding the member subject to this Clause 4.4) make a recommendation to the council requesting that the council terminate the appointment of the member in the event of:
- 4.4.1 any behaviour of the member which in the opinion of the Board amounts to impropriety;
 - 4.4.2 serious neglect of duty in attending to the responsibilities of a member of the Board;
 - 4.4.3 breach of fiduciary duty to the Board or the council;
 - 4.4.4 breach of the duty of confidentiality to the Board and the council;
 - 4.4.5 breach of the propriety requirements of the Board; or
 - 4.4.6 any other behaviour which may discredit the Board.
- 4.5 The council will appoint a replacement member for any member whose term of office becomes vacant and in so doing will have regard to any recommendation of the Board.

5. **PROCEEDINGS OF THE BOARD**

- 5.1 The Board shall meet together for the despatch of business at least once in every two (2) calendar months.
- 5.2 Questions arising at any meeting shall be decided by a majority of votes and in the event of an equality of votes the Chairperson shall have a casting vote in addition to a deliberative vote.
- 5.3 A quorum for a meeting of the Board shall be one-half of the actual number of members in office (ignoring any fraction) plus one. A meeting of the Board will not commence until a quorum of members is present and a meeting may not continue unless there is a quorum of members present.

- 5.4 For the purpose of this Clause, the contemporary linking together by a telephone, audio-visual or other instantaneous means (*'telecommunication meeting'*) of a number of members of the Board provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board members taking part in the telecommunication meeting, must be able to hear and be heard by each of the other Board members present. At the commencement of the meeting, each Board member must announce his/her presence to all other Board members taking part in the meeting. A Board member must not leave a telecommunication meeting by disconnecting his/her telephone, audio visual or other communication equipment, unless that Board member has previously notified the Chairperson of the meeting.
- 5.5 In the event that there is not a quorum present at two consecutive meetings of the Board, then an extraordinary meeting of the Board may be convened in the same manner as for a special meeting (see Clause 5.7), at which the business which was on the agendas for the two previous but failed meetings may be transacted at the extraordinary meeting of the Board. Decisions made at such a meeting will be binding on all members of the Board.
- 5.6 Subject only to any specific requirement of this Charter, all matters for decision at a meeting of the Board will be decided by a simple majority of the members present and entitled to vote on the matter. All members present and entitled to vote on a matter are required to cast a vote. Subject to Clause 5.2 all members are entitled only to a deliberative vote. Board members may not vote by proxy.
- 5.7 A special meeting of the Board may be held at any time and may be called at the request of the Chairman or at the written request of two members of the Board.
- 5.8 Notice of all meetings will be given in accordance with the provisions applicable to a committee meeting under Part 2 of Chapter 6 of the Act and the associated Regulations.
- 5.9 Meetings of the Board will be open to the public in accordance with Part 3 of Chapter 6 of the Act unless the Board resolves otherwise.
- 5.10 The Board must ensure that accurate written minutes of its proceedings are entered in books kept for that purpose and that the minutes are produced for verification at the subsequent meeting of the Board.
- 5.11 A minute that is entered, confirmed and signed in accordance with clause 5.10 is, in the absence of proof to the contrary, proof of the proceedings to which the minute relates.
- 5.12 Where minutes have been entered, confirmed and signed in accordance with clause 5.10, it is to be taken, in the absence of proof to the contrary, that:
- 5.12.1 the meeting to which the minutes relate was held;
 - 5.12.2 the proceedings recorded in the minutes occurred; and
 - 5.12.3 all appointments of officers or auditors recorded in the minutes were validly made.
- 5.13 Meetings of the Board will be conducted in accordance with council Policy 1.1.29 (as varied from time to time) except as modified by this Charter or by express resolution of the council.

6. PROPRIETY OF MEMBERS OF THE BOARD

- 6.1 The principles regarding conflict of interest prescribed at Division 3 of Part 4 of Chapter 5 of the Act will apply to all members of the Board as if they were elected members of the council.
- 6.2 The members of the Board will not be required to comply with Division 2, Chapter 5 (Register of Interests) of the Act.
- 6.3 The members of the Board will at all times act in accordance with their duties of confidence and confidentiality and individual fiduciary duties including honesty and the exercise of reasonable care and diligence with respect to the Board as required by Part 4, Division 1, Chapter 5 of the Act and Clause 7 of Part 1 of Schedule 2 to the Act.

7. POWERS

- 7.1 The Trust is constituted as a body corporate under the Act and in all things acts through the Board.
- 7.2 The Trust has:
- 7.2.1 the power to incur expenditure necessary in the performance of its functions and duties in accordance with the objectives of this Charter and within budgets approved by the council;
 - 7.2.2 the power to sue and be sued in its corporate name;
 - 7.2.3 the power to enter into any kind of contract or arrangement approved by the council;
 - 7.2.4 the planning, costing, endorsement and reporting upon projects to the council and to stakeholders of the Trust;

- 7.2.5 the power to make application for funds and other revenue deemed necessary for the performance of its powers, functions and duties;
 - 7.2.6 the duty where required by the council to return surplus revenue to the council at the end of any financial year;
 - 7.2.7 with the approval of the council, the power to invest funds in accordance with Part 4 of Chapter 9 of the Act;
 - 7.2.8 the power to promote and market the commercial precincts and generally of retail and business activities in the council area;
 - 7.2.9 the power to co-ordinate projects and related activities necessary to meet the requirements of the Trust's business plan; and
 - 7.2.10 the power to do anything else necessary or convenient for, or incidental to, the exercise, performance or discharge of its powers, functions or duties.
- 7.3 The Trust may only borrow funds with the approval of the council.
 - 7.4 The Trust will have a common seal which may be affixed to documents requiring execution under common seal and must be witnessed by the Chairperson of the Board and one other Board member.
 - 7.5 The common seal must not be affixed to a document except to give effect to a resolution of the Board. The Chairperson will maintain a register which records the resolutions of the Board giving authority to affix the common seal and details of the documents to which the common seal has been affixed with particulars of the persons who witnessed the fixing of the seal and the date.
 - 7.6 The Board may by instrument under seal authorise a person to execute documents on behalf of the Trust. The Chairperson will maintain a register of such resolutions and details of any documents executed in this way, together with particulars of the person executing the document.
 - 7.7 Funds raised through separate rates applied to a defined commercial precinct, must be expended in accordance with project plans specifically designated and approved for that commercial precinct.
 - 7.8 Subject to Clause 7.2.6 funds that remain unspent in relation to specific commercial precinct projects, may be accumulated for expenditure in a later period within the commercial precinct from which the surplus was generated.
 - 7.9 The Trust must operate within the council's Unley Street Life Trust Funding Policies 7.2.01 (City-Wide Expenditure) and 7.2.02 (Funding Processes and Requirements) as varied from time to time.

8. COMMITTEES

- 8.1 The Board may establish committees for such purposes and with terms of reference as the Board determines from time to time.
- 8.2 The members of committees need not be members of the Board.
- 8.3 The Chairperson of the Board is ex officio a member of all committees.
- 8.4 The Board may not delegate any of its powers or functions to a committee and any determination of a committee shall be by way of recommendation to the Board.

9. ADMINISTRATIVE MATTERS

- 9.1 The council may appoint an officer or officers to assist the Trust to:
 - 9.1.1 record and distribute minutes of meetings of the Trust;
 - 9.1.2 record and maintain accounts and financial transactions relating to the funds of the Trust;
 - 9.1.3 communicate with representatives of traders and commercial groups involved in the activities of the Trust;
 - 9.1.4 assist with the efficient and effective management of the operations and affairs of the Trust;
 - 9.1.5 assist the Trust with the implementation of its policies and lawful decisions;
 - 9.1.6 to provide advice and reports to the Board on the exercise and performance of the Trust's powers and functions; and
 - 9.1.7 to assist with the administration of the affairs of the Trust generally.
- 9.2 With the consent of the council, the Board may engage professional consultants and it may authorise the Chairperson to employ such other officers on its behalf as are required for the efficient and effective management of the operations and affairs of the Trust.

10. FINANCIAL CONTRIBUTIONS TO THE TRUST

- 10.1 The Board will annually determine and recommend to the council the funds required by the Trust to enable it to function.
- 10.2 The Board is accountable to the council to ensure that the Trust functions in accordance with its objects and purposes and within approved budgets.
- 10.3 The Trust must, by 31 March in each year, make recommendations to the council in respect of the separate rates to be levied upon the commercial precincts for the purpose of raising revenue in order to meet the objectives of the Trust's business plan and individual commercial precinct projects.

11. BUDGET

- 11.1 The Trust must prepare a draft budget for each financial year, which is based on specific project plans.
- 11.2 The Trust must submit a draft budget to the council in time for it to receive appropriate consideration and approval by the council within the council's normal budget development process.
- 11.3 The Trust may adopt its budget only after it has been approved by the council.
- 11.4 The Trust must provide a copy of its final budget to the council within five business days after adoption by the Trust.
- 11.5 The Trust must reconsider its budget in accordance with Regulation 7 of the Local Government (Financial Management) Regulations 1999.

(See Clause 9, Part 1, Schedule 2 to the Act for the contents of the budget.)

12. BUSINESS PLAN

- 12.1 The Trust shall prepare and adopt an annual business plan and submit it to the council for approval.
- 12.2 The business plan must include:
 - 12.2.1 performance targets that the Trust is to pursue;
 - 12.2.2 a statement of the financial and other resources and internal processes that will be required to achieve the Trust's performance targets; and
 - 12.2.3 the performance measures that are to be used to monitor and assess the performance of the Trust against the targets set at Clause 12.2.1 above.
- 12.3 The Trust must review the Business Plan in conjunction with the council on at least an annual basis and in any event by the 31 March.
- 12.4 The Trust may, after consultation with and the approval of the council, amend its business plan at any time.

(See Clause 8, Part 2, Schedule 2 to the Act for the content of the Business Plan).

13. ACCOUNTING

The Trust must ensure that its accounting records, accounts and financial statements are prepared and maintained in accordance with all relevant Australian Accounting Standards.

(See Regulations 8 and 9, Local Government (Financial Management) Regulations 1999 in relation to particular accounting practices).

14. AUDIT

- 14.1 The auditor of the Trust shall be the council's current auditor.
- 14.2 The Trust must provide its audited financial statements to the Chief Executive Officer of the council by 31 August in each year.

(See Part 5, Local Government (Financial Management) Regulations 1999 in relation to the Trust's audit responsibilities).

- 14.3 The Trust is not obliged to establish an audit committee, but subject to the approval of the council may do so if determined appropriate by the Board.

(See Clause 13, Part 1, Schedule 2 to the Act for the functions of an Audit Committee).

15. LIABILITIES

- 15.1 Liabilities incurred or assumed by the Trust are guaranteed by the council.
- 15.2 All borrowings of the Trust require the prior approval of the council (which may be absolute or conditional).
- 15.3 The Trust is required to apply for membership of the Local Government Association Mutual Liability Scheme. In the event that membership is not approved, the Trust must take out and maintain public liability insurance cover of at least \$20 million per claim or such other amount as the council may from time to time determine.

16. FINANCE

- 16.1 The council Administration will provide the Trust with banking and account keeping services at no cost.
- 16.2 The Board must act prudently in the handling of all financial commitments of the Trust and will be provided with quarterly financial reports by the council officers appointed pursuant to Clause 9.1.

17. REPORTS AND INFORMATION

- 17.1 The Trust must submit its annual report on its work and operations including its audited financial statements, to the council before 31 August in each year.
- 17.2 At any time, on written request from the council, the Board shall report to the council on matters being undertaken by the Trust.
- 17.3 The Trust must, at the written request of the council, furnish to the council information or records in the possession or control of the Trust as the council may require in such manner and form as the council may require.

(See Clause 11, Schedule 2 to the Act.)

18. ALTERATION TO THE CHARTER

- 18.1 This Charter may be amended by resolution of the council.
- 18.2 The council will ensure that the amended Charter is published in the *Gazette*.
- 18.3 Before the council votes on a proposal to alter this Charter it must take into account any recommendations of the Board.
- 18.4 This Charter is to be reviewed every two (2) years.

19. DIRECTION BY THE COUNCIL

- 19.1 In accordance with Schedule 2 to the Act the Trust is at all times subject to the direction and control of the council.
- 19.2 A direction given by the council under this Clause must be in writing and will be available at the council's principal office.

20. DISSOLUTION OF THE TRUST

- 20.1 The Trust may be dissolved by the Minister in the circumstances envisaged by Clause 16, Part 2 of Schedule 2 to the Act.
- 20.2 In the event of there being net assets upon dissolution and after realisation of all assets and meeting all liabilities, the net assets will vest in the council.
- 20.3 In the event of there being an insolvency of the Trust at the time of dissolution, the council will be responsible to pay the liabilities of the Trust.

R. GREEN, City Manager, City of Unley

MINING ACT 1971

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

Applicant: Lynas Corporation Ltd

Location: Benda Area—Approximately 40 km south-west of Olary, bounded as follows: Commencing at a point being the intersection of latitude 32°33'S and longitude 140°03'E, thence east to longitude 140°10'E, south to latitude 32°36'S, east to longitude 140°11'E, south to latitude 32°38'S, west to longitude 140°05'E, south to latitude 32°40'S, west to longitude 140°03'E, and north to the point of commencement, all the within latitudes and longitudes being geodetic and expressed in terms of the Australian Geodetic Datum as defined on p. 4984 of *Commonwealth Gazette* number 84 dated 6 October 1966 (AGD66).

Term: 1 year

Area in km²: 118

Ref: 60/2001

Dated 11 October 2001.

H. TYRTEOS, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Orogenic Exploration Pty Ltd

Location: Flinders Island Area—Approximately 35 km west-south-west of Elliston, bounded as follows: All that portion of Flinders Island bounded by low water mark and a line parallel to, and 800 m inland from high water mark, Great Australian Bight.

Term: 1 year

Area in km²: 24

Ref: 240/1998

Dated 11 October 2001.

H. TYRTEOS, Acting Mining Registrar

NATIONAL ELECTRICITY (SOUTH AUSTRALIA)
ACT 1996

Notice Under Section 6 (2) of the National Electricity Law and National Electricity Code—Inter-regional Transfer of TUoS, Treatment of Losses, Improvements to PASA, Pricing Under Extreme Conditions, Demand-Side Participation and End-User Advocacy Code Changes

NOTICE is hereby given pursuant to section 6 (2) of the National Electricity Law, which forms the Schedule to the National Electricity (South Australia) Act 1996 and clause 8.3.9 (d) of the National Electricity Code approved under section 6 of the National Electricity Law, that the National Electricity Code is amended as follows:

- (a) clauses 3.6.5 and 6.7.3 are amended (Inter-Regional Transfer of TUoS);
- (b) Schedule 3.2 and Part 4 of Derogations (Chapter 8) are amended (Treatment of Losses);
- (c) clauses 3.7.2 and 3.7.3 and Chapter 10 definitions are amended (Improvements to PASA);
- (d) clause 3.9.2 and Chapter 10 definitions are amended and clauses 3.12A.1 to 3.12A.9 and 3.15.10B are inserted (Pricing Under Extreme Conditions);

- (e) clauses 2.3.4, 3.8.9, 3.8.19 and 3.8.23 and Chapter 10 definitions are amended (Demand Side Participation); and
- (f) clauses 2.11.1, 2.11.3, 8.3.2, 8.3.4 to 8.3.7, 8.3.10, 8.4.2, 8.4.5 and 8.9 and Chapter 10 definitions are amended and clauses 8.10.1 to 8.10.4 are inserted (End-User Advocacy).

The amendments to clauses 2.3.4, 2.11.1, 2.11.3, 3.6.5, 3.7.2, 3.7.3, 3.8.9, 3.8.19, 3.8.23, 3.9.2, 6.7.3, 8.3.2, 8.3.4 to 8.3.7, 8.3.10, 8.4.2, 8.4.5, Schedule 3.2, Part 4 of Derogations (Chapter 8) and Chapter 10 definitions, and new clauses 3.12A.1, 3.12A.9 and 8.10.1 to 8.10.4 of the National Electricity Code commence at the beginning of 11 October 2001. New clauses 3.12A.2 to 3.12A.8 and 3.15.10B and amendments to clause 8.9 of the National Electricity Code commence at the beginning of 17 December 2001.

As required by clause 8.3.9 (d) of the National Electricity Code, a copy of the ACCC's letter dated 20 September 2001 granting authorisation is set out below.

The amendments referred to in paragraphs (a) and (b) above were granted interim authorisation by the ACCC and gazetted on 21 December 2000, and the amendments to clause 3.9.2 referred to in paragraph (d) above were granted interim authorisation by the ACCC and gazetted on 22 February 2001.

The Code changes referred to above and a copy of the ACCC's letter dated 20 September 2001 can be viewed in full in the document entitled 'End-User Advocacy et al.' which can be viewed on the Internet website of National Electricity Code Administrator Limited (ACN 073 942 775) ('NECA') at www.neca.com.au under 'The Code'—'Gazette notices' section of that website.

The National Electricity Code can be viewed on the NECA Internet website at www.neca.com.au and at the offices of NECA and National Electricity Market Management Company Limited (ACN 072 010 327). A list of addresses where the Code can be viewed is available on the NECA website.

Date 11 October 2001.

ACCC Letter of Authorisation

20 September 2001

Applications for Authorisation of National Electricity Code Changes—End-user Advocacy et al

In December 2000, the National Electricity Code Administrator (NECA) lodged applications for authorisation (Nos A90766, A90767 and A90768) of amendments to the National Electricity Code (code) relating to inter-regional transfer of transmission use of system charges, treatment of losses, improvements to projected assessment of systems adequacy, pricing under extreme conditions, demand-side participation and end-user advocacy.

Please find enclosed a copy of the Commission's determination in respect of these applications for authorisation. The Commission's determination outlines its analysis and views on the proposed Code changes. The Commission proposes to grant authorisation, conditional upon a number of amendments to the proposed changes being made. The conditions are specified in Chapter 8 of the determination.

In accordance with s.101 of the Trade Practices Act 1974 a person dissatisfied with the Commission's determination may apply to the Australian Competition Tribunal for a review of the determination. Each application must be lodged on the appropriate form within 21 days of the date of the determination, with the Registrar of the Tribunal. The Tribunal is located in the Office of the Registrar of the Federal Court in each State.

A copy of this letter together with the determination will be placed on the Public Register kept by the Commission.

M. RAWSTRON, General Manager, Regulatory Affairs, Electricity

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2001

	\$		\$
Agents, Ceasing to Act as.....	32.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	21.80
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Intention of Incorporation	41.25	Land—Real Property Act:	
Transfer of Properties	41.25	Intention to Sell, Notice of.....	41.25
Attorney, Appointment of.....	32.75	Lost Certificate of Title Notices	41.25
Bailiff's Sale	41.25	Cancellation, Notice of (Strata Plan).....	41.25
Cemetery Curator Appointed.....	24.50	Mortgages:	
Companies:		Caveat Lodgment.....	16.70
Alteration to Constitution	32.75	Discharge of	17.60
Capital, Increase or Decrease of	41.25	Foreclosures.....	16.70
Ceasing to Carry on Business	24.50	Transfer of	16.70
Declaration of Dividend.....	24.50	Sublet.....	8.40
Incorporation	32.75	Leases—Application for Transfer (2 insertions) each.....	8.40
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	24.50
First Name.....	24.50	Licensing.....	48.75
Each Subsequent Name.....	8.40	Municipal or District Councils:	
Meeting Final.....	27.50	Annual Financial Statement—Forms 1 and 2	462.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	327.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	65.50
First Name.....	32.75	Each Subsequent Name.....	8.40
Each Subsequent Name.....	8.40	Noxious Trade	24.50
Notices:		Partnership, Dissolution of.....	24.50
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Creditors.....	32.75	General).....	16.70
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Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	8.40
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	41.25	Rate per page (in 8pt)	209.00
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Restored Name.....	31.00	column line, tabular one-third extra.	
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ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@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.

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65-80	5.00	4.10	561-576	30.00	29.25
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113-128	7.40	6.45	609-624	32.50	31.75
129-144	8.30	7.30	625-640	33.25	32.25
145-160	9.10	8.05	641-656	34.00	33.00
161-176	9.95	8.90	657-672	34.50	33.75
177-192	10.70	9.75	673-688	36.00	34.50
193-208	11.50	10.60	689-704	36.75	35.50
209-224	12.30	11.30	705-720	37.25	36.50
225-240	13.00	12.10	721-736	38.50	37.00
241-257	13.90	12.80	737-752	39.00	38.00
258-272	14.80	13.60	753-768	40.00	38.50
273-288	15.60	14.60	769-784	40.50	39.75
289-304	16.30	15.30	785-800	41.25	40.50
305-320	17.10	16.10	801-816	42.00	41.00
321-336	17.90	16.90	817-832	43.00	42.00
337-352	18.80	17.80	833-848	43.75	42.75
353-368	19.60	18.60	849-864	44.50	43.50
369-384	20.40	19.50	865-880	45.25	44.50
385-400	21.10	20.20	881-896	45.75	45.00
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417-432	22.90	21.80	913-928	47.75	47.25
433-448	23.60	22.60	929-944	48.75	47.75
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GRANT OF EXPLORATION LICENCE No. GEL 98

Office of Minerals and Energy Resources, Adelaide, 2 October 2001

NOTICE is hereby given that the undermentioned exploration licence for geothermal energy has been granted under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 25 September 2000, *Gazetted* 28 September 2000, page 2289.

R. A. LAWS, Director Petroleum, Office of Minerals and Energy Resources, Delegate of the Minister for Minerals and Energy

No. of Licence	Licensee	Locality	Date of Expiry	Area in km ²	Reference
98	Geodynamics Limited	Cooper Basin of South Australia	1 October 2006	494	SR.27.2.216

Description of the Area

All that part of the State of South Australia bounded as follows: commencing at a point being the intersection of latitude 27°40'S GDA94 and longitude 140°46'E GDA94, thence east to longitude 140°56'E GDA94, south to latitude 27°49'S GDA94, west to longitude 140°54'E GDA94, south to latitude 27°50'S GDA94, west to longitude 140°51'E GDA94, south to latitude 27°52'S GDA94, west to longitude 140°41'E GDA94, north to latitude 27°41'S GDA94, east to longitude 140°46'E GDA94 and north to the point of commencement.

Area: 494 km² approximately.

PETROLEUM ACT 2000

Statement of Environmental Objectives for Regulated Activities

PURSUANT to section 104 (1) of the Petroleum Act 2000 (the Act) I, Robert Anthony Laws, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Minerals and Energy, pursuant to Delegation dated 25 September 2000, *Gazetted* 28 September 2000, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document:

Statement of Environmental Objectives for Pipeline Preliminary Survey Activities in South Australia, October 2001, approved 8 October 2001.

This document is available for public inspection on the Environmental Register section of the Petroleum Group's web-site (www.petroleum.pir.sa.gov.au) or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Minerals and Petroleum Centre
Office of Minerals and Energy Resources
Ground Floor
101 Grenfell Street
Adelaide, S.A. 5000

Dated 11 October 2001.

R. A. LAWS, Delegate of the Minister for Minerals and Energy Resources.

PETROLEUM ACT 2000

Statement of Environmental Objectives for Existing Regulated Activities

PURSUANT to section 6 (1) of the Schedule and 134 (1) to the Petroleum Act 2000 (the Act) I, Robert Anthony Laws, Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Minerals and Energy, pursuant to delegation dated 25 September 2000, *Gazetted* 28 September 2000, do hereby vary item 4 of the gazette notice dated 2 November 2000, page 2889, to read as follows:

4. Origin Energy alternative arrangements approved on 22 September 2000 under regulation 16 (2) of the Petroleum Regulations 1989 for Production and Processing of Petroleum and Associated Activities in the Otway Basin of South Australia. This is subject to review and assessment in accordance with the requirements of Part 12 of the Petroleum Act 2000 by 31 March 2002.

This document is available for public inspection on the Environmental Register Section of the Petroleum Group's web-site (www.petroleum.pir.sa.gov.au) or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Minerals and Petroleum Centre
Office of Minerals and Energy Resources
Ground Floor
101 Grenfell Street
Adelaide, S.A. 5000

Dated 8 October 2001.

R. A. LAWS, Delegate of the Minister for Minerals and Energy

99/1581

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, north of the Town of Gordon

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that THE FLINDERS RANGES COUNCIL proposes to make a Road Process Order to close and vest in the Crown for addition to Crown Lease Volume 1423, Folio 26, held by MARK VINCENT McAULEY and CHRISTOPHER GERVAISE McAULEY portion of the unnamed public road (intersecting the Kanyaka Homestead Ruins) adjacent to the Quorn-Hawker Road and adjoining section 536 in the Hundred of Kanyaka more particularly delineated and lettered 'A' on the Preliminary Plan No. PP32/0685.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, Seventh Street, Quorn 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 43, Quorn, S.A. 5433 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 10 October 2001.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

Notice for the Approval of Alcohol Interlock Installers

PURSUANT to section 48 (2) of the Road Traffic Act 1961, I, Diana Vivienne Laidlaw, Minister for Transport and Urban Planning, hereby give notice that, for the purposes of Division 5A of Part 3 of the Act, I approve as installers of alcohol interlock those persons appointed as agents or contractors of Guardian Interlock Systems Australasia Pty Ltd for that purpose.

Dated 11 October 2001.

DIANA LAIDLAW, Minister for Transport
and Urban Planning

ROAD TRAFFIC ACT 1961

Notice of Instructions for Operation of Nominated Vehicle fitted with Alcohol Interlock

PURSUANT to section 51 (1) (c) of the Road Traffic Act 1961, I, Diana Vivienne Laidlaw, Minister for Transport and Urban Planning, hereby give notice that a nominated vehicle fitted with an alcohol interlock for the purposes of Division 5A of Part 3 of the Act, must only be operated in accordance with the following instructions:

1. The driver of the nominated vehicle must direct a sample of the driver's breath into the alcohol interlock fitted to the vehicle before operating the vehicle and whenever the interlock signals that a re-test is required.
2. If the nominated vehicle is being driven on a road when the alcohol interlock fitted to the vehicle signals that a re-test is required, the driver of the vehicle must bring the vehicle to a stationary position on the side of, or off, the road, safely and in accordance with the Road Traffic Act 1961, and perform the re-test as referred to in clause 1.
3. The driver of the nominated vehicle must not, without reasonable excuse, drive the vehicle on a road more than three minutes after the alcohol interlock fitted to the vehicle has signalled that a re-test is required unless the driver has performed the re-test as referred to in clause 1.

Dated 11 October 2001.

DIANA LAIDLAW, Minister for Transport
and Urban Planning

ROAD TRAFFIC ACT 1961

Notice for the Approval of Alcohol Interlock Device and Installers

PURSUANT to section 48 (2) of the Road Traffic Act 1961, I, Diana Vivienne Laidlaw, Minister for Transport and Urban Planning, hereby give notice that for the purposes of Division 5A of Part 3 of the Act, I—

1. Approve the following device as an alcohol interlock:

Drager Interlock Type 4 Part Number 3530920.

2. Approve as installers of alcohol interlocks, Drager Australia Pty Ltd and those persons appointed as agents or contractors of Drager Australia Pty Ltd for that purpose.

Dated 11 October 2001.

DIANA LAIDLAW, Minister for Transport
and Urban Planning

SOIL CONSERVATION AND LAND CARE ACT 1989

Appointment

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 person as a member of the Central Eyre Peninsula Soil Conservation Board, pursuant to section 24 of the Act until 30 June 2003:

Elaine Seal as the Local Government Representative.

Dated 6 October 2001.

ROB KERIN, Minister for Primary Industries
and Resources

SURVEY ACT 1992

Confused Boundary Area

PURSUANT to section 50 of the Survey Act 1992, notice is hereby given that a Confused Boundary Area is declared for the area bounded by Way Street, Marine Parade, Cameron Street and Deposited Plan 2990 in the area of Port Vincent.

Dated 11 October 2001.

P. M. KENTISH, Surveyor-General

REF: L.T.O. 268/2001

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

PART 4 - CONTRACTS OF TRAINING

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

Occupations that Constitute Trades and Other Declared Vocations

The following schedule is additional to:

1. the gazettal of 24 April 1996 (page 2045)
2. the gazettal of 31 October 1996 (page 1544)
3. the gazettal of 5 December 1996 (page 1818)
4. the gazettal of 6 February 1997 (page 830)
5. the gazettal of 17 April 1997 (page 1571)
6. the gazettal of 29 May 1997 (page 2758)
7. the gazettal of 12 June 1997 (page 2984)
8. the gazettal of 3 July 1997 (page 33)
9. the gazettal of 7 August 1997 (page 311)
10. the gazettal of 18 December 1997 (page 1677)
11. the gazettal of 22 December 1997 (page 1776)
12. the gazettal of 23 April 1998 (page 1959)
13. the gazettal of 18 June 1998 (page 2594)
14. the gazettal of 6 August 1998 (page 339)
15. the gazettal of 24 September (page 990)
16. the gazettal of 1 October 1998 (page 1038)
17. the gazettal of 15 October 1998 (page 1150)
18. the gazettal of 12 November 1998 (page 1389)
19. the gazettal of 19 November 1998 (page 1583)
20. the gazettal of 3 December 1998 (page 1742)
21. the gazettal of 10 December 1998 (page 1870)
22. the gazettal of 17 December 1998 (page 1954)
23. the gazettal of 23 December 1998 (page 2039)
24. the gazette of 11 March 1999 (page 1359)
25. the gazettal of 25 March 1999 (page 1480)
26. the gazette of 1 April 1999 (page 1605) (Errata)
27. the gazettal of 22 April 1999 (page 2219)
28. the gazettal of 29 April 1999 (page 2381) (Errata)
29. the gazettal of 6 May 1999 (page 2482)
30. the gazettal of 13 May 1999 (page 2595)
31. the gazettal of 27 May 1999 (Errata) (page 2723)
32. the gazettal of 17 June 1999 (page 3123)
33. the gazettal of 24 June 1999 (page 3261)
34. the gazettal of 1 July 1999 (page 22)
35. the gazettal of 29 July 1999 (page 602)
36. the gazettal of 30 September 1999 (page 1364)
37. the gazettal of 14 October 1999 (page 1973)
38. the gazettal of 11 November 1999 (page 2327)
39. the gazettal of 6 January 2000 (page 1169)
40. the gazettal of 30 March 2000 (page 1921)
41. the gazettal of 6 April 2000 (page 2047)
42. the gazettal of 13 April 2000 (Errata) (page 2167)
43. the gazettal of 4 May 2000 (page 2416)
44. the gazettal of 18 May 2000 (page 2606) Errata (page 2609)
45. the gazettal of 15 June 2000 (page 3282) Errata (page 3285)
46. the gazettal of 29 June 2000 (page 3490)
47. the gazettal of 6 July 2000 (page 22) Errata (page 24)
48. the gazettal of 20 July 2000 (page 267)
49. the gazettal of 10 August 2000 (page 467)
50. the gazettal of 24 August 2000 (page 643)
51. the gazettal of 14 September 2000 (page 2002)
52. the gazettal of 12 October 2000 (page 2475) Errata (page 2480)
53. the gazettal of 16 November 2000 (page 3208) Errata (page 3211)
54. the gazettal of 7 December 2000 (page 3461) Errata (page 3467)
55. the gazettal of 15 February 2001 (page 641) Errata (page 647)
56. the gazettal of 5 April 2001 (page 1561)
57. the gazettal of 19 April 2001 (page 1645)
58. the gazettal of 31 May 2001 (page 1914)
59. the gazettal of 28 June 2001 (page 2416)
60. the gazettal of 12 July 2001 (page 2610)
61. the gazettal of 19 July 2001 (page 2713) (Errata)
62. the gazettal of 26 July 2001 (page 2785)
63. the gazettal of 16 August 2001 (page 3091)
64. the gazettal of 20 September 2001 (page 4268)
65. the gazettal of 27 September 2001 (page 4316)

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

VOCATIONAL EDUCATION, EMPLOYMENT AND TRAINING ACT 1994

Errata

(1) In the *Government Gazette* of 20 September 2001, the information appearing on page 4272 incorrectly stated the nominal term of contract of training for a certificate relating to the Declared Vocation of Meat Processing (Abattoirs):

- MTM40200 – Certificate IV in Meat Processing (Meat Safety) – 36 months full time or 36 months part time – 1050 hours – 3 months full time or 3 months part time

Correction should now appear as:

- MTM40200 – Certificate IV in Meat Processing (Meat Safety) – 36 months full time or **72 months part time** – 1050 hours – 3 months full time or 3 months part time

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance at approved course	Probationary Period
# Meat Processing (Abattoirs) ARC August 2001	Endorsed to 31 Dec 01 MTM40200	Australian Meat Industry Training Package Certificate IV in Meat Processing (Meat Safety)	36 months full time or 72 months part time	1050 hours	3 months full time or 3 months part time

(2) In the *Government Gazette* of 31 May 2001, the information appearing on page 1916 incorrectly stated the name of a certificate relating to the Declared Vocation of Garment Maker:

- LMT50100 – Diploma of Textiles, Clothing and Footwear (Clothing) – 48 months – 1940 hours – 3 months

Correction should now appear as:

- LMT50100 – **Diploma of Textiles, Clothing and Footwear** – 48 months – 1940 hours – 3 months

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance at approved course	Probationary Period
* Garment Maker ARC April/May 2001	Endorsed to 31 Jan 03 LMT50100	Textiles, Clothing and Footwear Training Package Diploma of Textiles, Clothing and Footwear	48 months	1940 hours	3 months

(3) In the *Government Gazette* of 31 May 2001, the information appearing on page 1917 incorrectly stated the name of a certificate relating to the Declared Vocation of Textile Production:

- LMT20200 – Certificate II in Textile Production (Complex) – 12 months – 450 hours – 1 month

Correction should now appear as:

- LMT20200 – **Certificate II in Textile Production (Complex or Multiple Processes)** – 12 months – 450 hours – 1 month

Occupation/Occupation Levels Declared Vocation * Trade # Other than trade	Course code National / State and expiry date	Approved Course of Instruction and Stream	Nominal Term of Contract of Training	Nominal hours of Attendance at approved course	Probationary Period
# Textile Production ARC April/May 2001	Endorsed to 31 Jan 03 LMT20200	Textiles, Clothing and Footwear Training Package Certificate II in Textile Production (Complex or Multiple Processes)	12 months	450 hours	1 month

REGULATIONS UNDER THE EDUCATION ACT 1972

No. 228 of 2001

At the Executive Council Office at Adelaide 11 October 2001

PURSUANT to the *Education Act 1972* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

MALCOLM BUCKBY, Minister for Education and Children's Services

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 7—Application for registration or renewal of registration
4. Variation of reg. 8—Certificate of registration

Citation

1. The *Education (Teachers Registration) Regulations 1996* (see *Gazette* 29 August 1996 p. 831), as varied, are referred to in these regulations as "the principal regulations".

Commencement

2. These regulations will come into operation on 18 October 2001.

Variation of reg. 7—Application for registration or renewal of registration

3. Regulation 7 of the principal regulations is varied—

(a) by striking out from subregulation (1)(c)(i) "\$63" and substituting "\$69";

(b) by striking out from subregulation (1)(c)(iii) "\$21" and substituting "\$23";

(c) by striking out from subregulation (2) "\$63" and substituting "\$69".

Variation of reg. 8—Certificate of registration

4. Regulation 8 of the principal regulations is varied by striking out from subregulation (2) "\$13" and substituting "\$23".

MECS 17/01 CS

SUZANNE CARMAN, Clerk of the Council

REGULATIONS UNDER THE ENVIRONMENT PROTECTION ACT 1993

No. 229 of 2001

At the Executive Council Office at Adelaide 11 October 2001

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

E. J. NEAL, Governor

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

IAIN EVANS, Minister for Environment and Heritage

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Interpretation
4. Variation of Sched. 1 of Act

Citation

1. These regulations may be cited as the *Environment Protection (Variation of Act, Schedule 1—Railways) Regulations 2001*.

Commencement

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

Interpretation

3. In these regulations—

"Act" means the *Environment Protection Act 1993*.

Variation of Sched. 1 of Act

4. Schedule 1 of the Act is varied by striking out subclause (2) of clause 7 and substituting the following subclause:

(2) Railway Operations: the conduct of any of the following activities associated with a railway:

- (a) the construction or operation of rail infrastructure; and
- (b) the operation of rolling stock on a railway; and
- (c) other activities conducted on railway land,

but excluding—

- (d) any activities associated with—
 - (i) a railway with a track gauge that is less than 600mm; or
 - (ii) a railway in a mine which is underground or predominantly underground and used in connection with the performance of mining operations; or
 - (iii) a slipway; or

- (iv) a crane-type runway; or
- (v) a railway used solely for the purposes of horse-drawn trams; or
- (vi) a railway used solely for the purposes of static displays; or
- (vii) a railway at an amusement park used solely for the purposes of an amusement structure under Schedule 2 of the *Occupational Health, Safety and Welfare Act 1986*; or
- (e) any activity that is excluded from the ambit of the definition of "**development**" under clause 13 of Schedule 3 of the *Development Regulations 1993*; or
- (f) an activity that the Authority is satisfied will be conducted for such limited purposes or which such limited impact that requirement of an environmental authorisation under Part 6 would not be justified.

In this subclause—

"**rail infrastructure**" means infrastructure associated with the operation of a railway and includes (but is not limited to) railway track, associated track structures, over or under track structures, supports, tunnels, bridges, stations, platforms, train control systems, signalling systems, communication systems, electric traction infrastructure and buildings, but does not include any workshop or repair facility;

"**railway**" means a guided system designed for the movement of rolling stock which has the capability of transporting passengers, freight or both on a railway track, together with its infrastructure and associated sidings or crossing, or passing loops, and includes a railway in a marshalling yard or a passenger or freight terminal;

"**railway land**" means—

- (a) land within a rail corridor or rail reserve, including any associated sidings; and
- (b) railway yards; and
- (c) other land over which a railway track passes;

"**rolling stock**" means a vehicle (whether or not self-propelled) that operates on or uses a railway track¹, but does not include a vehicle designed to operate both on and off a railway track when the vehicle is not operating on a railway track.

¹ Examples: A locomotive, carriage, rail car, rail motor, light rail vehicle, train, tram, light inspection vehicle, road/rail vehicle, trolley, wagon.

REGULATIONS UNDER THE DEVELOPMENT ACT 1993

No. 230 of 2001

At the Executive Council Office at Adelaide 11 October 2001

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

E. J. NEAL, Governor

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

DIANA LAIDLAW, Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of Sched. 22

Citation

1. The *Development Regulations 1993* (see *Gazette* 27 October 1993 p. 1954), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of Sched. 22

3. Schedule 22 of the principal regulations is varied by striking out subclause (2) of clause 7 and substituting the following subclause:

(2) Railway Operations: the conduct of any of the following activities associated with a railway¹:

- (a) the construction or operation of rail infrastructure; and
- (b) the operation of rolling stock on a railway; and
- (c) other activities conducted on railway land,

but excluding—

- (d) any activities associated with—
 - (i) a railway with a track gauge that is less than 600mm; or
 - (ii) a railway in a mine which is underground or predominantly underground and used in connection with the performance of mining operations; or
 - (iii) a slipway; or
 - (iv) a crane-type runway; or
 - (v) a railway used solely for the purposes of horse-drawn trams; or
 - (vi) a railway used solely for the purposes of static displays; or

- (vii) a railway at an amusement park used solely for the purposes of an amusement structure under Schedule 2 of the *Occupational Health, Safety and Welfare Act 1986*; or
- (e) an activity that the Environment Protection Authority is satisfied will be conducted for such limited purposes or which such limited impact that requirement of an environmental authorisation under Part 6 of the *Environment Protection Act 1993* would not be justified.

¹ *Note:* Certain activities do not constitute development under the Act—see especially clause 13 of Schedule 3—and therefore will not come within the operation of Schedule 8 and this subclause.

In this subclause—

"rail infrastructure" means infrastructure associated with the operation of a railway and includes (but is not limited to) railway track, associated track structures, over or under track structures, supports, tunnels, bridges, stations, platforms, train control systems, signalling systems, communication systems, electric traction infrastructure and buildings, but does not include any workshop or repair facility;

"railway" means a guided system designed for the movement of rolling stock which has the capability of transporting passengers, freight or both on a railway track, together with its infrastructure and associated sidings or crossing, or passing loops, and includes a railway in a marshalling yard or a passenger or freight terminal;

"railway land" means—

- (a) land within a rail corridor or rail reserve, including any associated sidings; and
- (b) railway yards; and
- (c) other land over which a railway track passes;

"rolling stock" means a vehicle (whether or not self-propelled) that operates on or uses a railway track², but does not include a vehicle designed to operate both on and off a railway track when the vehicle is not operating on a railway track.

² *Examples:* A locomotive, carriage, rail car, rail motor, light rail vehicle, train, tram, light inspection vehicle, road/rail vehicle, trolley, wagon.

REGULATIONS UNDER THE MOTOR VEHICLES ACT 1959

No. 231 of 2001

At the Executive Council Office at Adelaide 11 October 2001

PURSUANT to the *Motor Vehicles Act 1959* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

DIANA LAIDLAW, Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Variation of reg. 29—Display of "P" plates

Citation

1. The *Motor Vehicles Regulations 1996* (see *Gazette* 30 May 1996 p. 2751), as varied, are referred to in these regulations as "the principal regulations".

Commencement

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

Variation of reg. 29—Display of "P" plates

3. Regulation 29 of the principal regulations is varied—

- (a) by striking out from subregulation (1) "section 81A(1)(e) and (5a)" and substituting "sections 81A(1)(e), 81A(5a) and 81AB(3a)(a)";
- (b) by inserting in subregulation (2) "or a probationary licence issued subject to the alcohol interlock scheme conditions under Division 5A of Part 3 of the *Road Traffic Act 1961*" after "provisional licence".

REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 232 of 2001

At the Executive Council Office at Adelaide 11 October 2001

PURSUANT to the *Road Traffic Act 1961* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

DIANA LAIDLAW, Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Insertion of reg. 12A
 - 12A Vehicle fitted with alcohol interlock permitted to stop in emergency stopping lane
4. Variation of reg. 13—Vehicles (other than public buses or trucks) permitted to stop in loading zones
5. Insertion of reg. 23A and reg. 23B
 - 23A Use of hazard warning lights as part of operation of alcohol interlock
 - 23B Use of horn or similar warning device as part of operation of alcohol interlock

Citation

1. The *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999* (see *Gazette* 11 November 1999 p. 1631), 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.

Insertion of reg. 12A

3. The following regulation is inserted after regulation 12 of the principal regulations:

12A Vehicle fitted with alcohol interlock permitted to stop in emergency stopping lane

For the purposes of rule 178 (Stopping in an emergency stopping lane), a driver of a vehicle to which an alcohol interlock is fitted is permitted to stop in an emergency stopping lane in order for the driver to take action required by alcohol interlock scheme conditions (including any operating instructions published by the Minister in the *Gazette*) that apply by virtue of Division 5A of Part 3 of the Act, provided that the driver stops for no longer than is necessary in the circumstances.

Variation of reg. 13—Vehicles (other than public buses or trucks) permitted to stop in loading zones

4. Regulation 13 of the principal regulations is varied by inserting after paragraph (c) of subregulation (1) the following word and paragraph:

and

- (d) a vehicle to which an alcohol interlock is fitted is permitted to stop in a loading zone in order for the driver of the vehicle to take action required by alcohol interlock scheme conditions (including any operating instructions published by the Minister in the *Gazette*), that apply by virtue of Division 5A of Part 3 of the Act, provided that the vehicle stops for no longer than is necessary in the circumstances.

Insertion of reg. 23A and reg. 23B

5. The following regulations are inserted after regulation 23 of the principal regulations:

23A Use of hazard warning lights as part of operation of alcohol interlock

Despite anything in Part 13 of the Rules (Lights and warning devices), hazard warning lights fitted to a vehicle may be used as part of the operation of an alcohol interlock fitted to the vehicle under Division 5A of Part 3 of the Act.

23B Use of horn or similar warning device as part of operation of alcohol interlock

Despite anything in Part 13 of the Rules (Lights and warning devices), a horn or similar warning device fitted to a vehicle may be used as part of the operation of an alcohol interlock fitted to the vehicle under Division 5A of Part 3 of the Act.

REGULATIONS UNDER THE ROAD TRAFFIC ACT 1961

No. 233 of 2001

At the Executive Council Office at Adelaide 11 October 2001

PURSUANT to the *Road Traffic Act 1961* and with the advice and consent of the Executive Council, I make the following regulations.

E. J. NEAL, Governor

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

DIANA LAIDLAW, Minister for Transport and Urban Planning

SUMMARY OF PROVISIONS

1. Citation
2. Commencement
3. Insertion of Part 2A

PART 2A

ALCOHOL INTERLOCK SCHEME

- | | |
|------|-------------------------------------|
| 13B. | Alcohol interlock scheme conditions |
| 13C. | Alcohol interlock testing |

Citation

1. The *Road Traffic (Miscellaneous) Regulations 1999* (see *Gazette* 25 November 1999 p. 2690), 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.

Insertion of Part 2A

3. The following Part is inserted after regulation 13A of the principal regulations:

PART 2A

ALCOHOL INTERLOCK SCHEME

Alcohol interlock scheme conditions

13B. (1) For the purposes of section 51(1) of the Act, a person issued with a driver's licence subject to alcohol interlock scheme conditions must comply with the following requirements:

- (a) the person must attend the following counselling sessions with the Drug and Alcohol Services Council—
 - (i) an initial counselling session, to be held not more than two weeks before and no later than four weeks after the commencement of the required period for which the person's licence is subject to the alcohol interlock scheme conditions; and
 - (ii) at least one session of any further counselling that the Drug and Alcohol Services Council may recommend that the person undertake; and

- (iii) a final counselling session, to be held before the end of the required period for which the person's licence is subject to the alcohol interlock scheme conditions; and
- (b) the following fees are payable to the Registrar of Motor Vehicles prior to the person's attendance at the relevant counselling session in accordance with subregulation (1)(a) as follows:
 - (i) a fee of \$55 is payable for attendance at the initial counselling session; and
 - (ii) a fee of \$55 is payable for attendance at the final counselling session,

(there is no fee payable for attendance at any recommended further counselling sessions under subregulation (1)(a)(ii)); and
- (c) an administration fee is payable to the approved installer for payment to the Transport Department, for each month (part of a month being treated as a whole month) of the prescribed period, as follows:
 - (i) in the case of a low income participant—\$22 per month; and
 - (ii) in any other case—\$30 per month.

(2) Subject to subregulation (1)(a), counselling sessions will be held at times and in places determined by the Drug and Alcohol Services Council, and notified to the person in writing.

(3) In this regulation—

"low income participant" means the holder of a driver's licence subject to alcohol interlock scheme conditions who has been assessed as being eligible for financial assistance in accordance with the scheme established by the Minister under section 53AA of the Act;

"prescribed period" means the period commencing on the date the alcohol interlock is installed by the approved installer and ending on the expiration of the required period for which the person's licence is subject to alcohol interlock scheme conditions.

Alcohol interlock testing

13C. For the purposes of section 53(7) of the Act, an alcohol interlock must have been tested not more than 60 days before, and not more than 60 days after, the time of the vehicle's operation specified in the relevant certificate.

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CITY OF ADELAIDE

Temporary Road Closures

NOTICE is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 20 August 2001, adopted the following resolution:

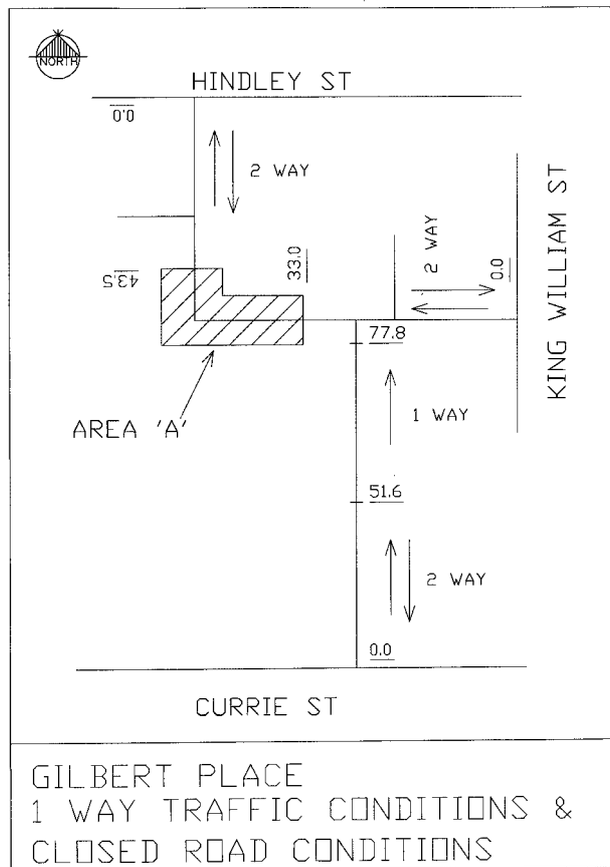
Pursuant to section 359 (1) of the Local Government Act 1934, as amended, and section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles indicated in Column 3 shall be excluded from those roads named in Column 1.

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Chancery Lane	Between Angus Street and Wakefield Street	Those vehicles travelling in a northerly direction from Angus Street to Wakefield Street. Those vehicles owned or operated by or on behalf of the Corporation of the City of Adelaide for the purpose of street cleaning and/or maintenance.

Notice is hereby given that the council of the Corporation of the City of Adelaide at its meeting held on 14 May 2001, adopted the following resolution:

Pursuant to section 359 (1) of the Local Government Act 1934, as amended, all vehicles other than those vehicles indicated in Column 3 below and vehicles owned and operated by or on behalf of the Corporation of the City of Adelaide for the purposes of street cleaning and maintenance, shall be excluded from those roads named in Column 1.

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Gilbert Place	The area shown shaded and labelled 'A'	Emergency vehicles, bicycles which are being pushed by the rider, wheelchairs and those motor vehicles given express permission to enter by the Manager Regulatory Services.
Gilbert Place	Between a point 51.6 m north of the Currie Street building alignment and a point 77.8 m north of the Currie Street building alignment	Those vehicles travelling in a northerly direction from a point 51.6 m north of the Currie Street building alignment and a point 77.8 m north of the Currie Street building alignment.



CITY OF ADELAIDE

Declaration of Public Roads

NOTICE is hereby given pursuant to section 210 of the Local Government Act 1999, that at a future meeting, council intends to declare the following roads to be public roads:

- (1) That part of Mansfield Street in Town Acre 880 contained in certificate of title volume 5754, folio 754.
- (2) Munks Place in Town Acre 925, which is delineated as the land marked 'A' on L.T.O. Plan Filed Plan 11242 and contained in partially cancelled certificate of title volume 134, folio 241.
- (3) The unnamed road in Town Acre 506, which is delineated as Private Road on L.T.O. Plan B-522 and is contained in partially cancelled certificate of title volume 116, folio 248.
- (4) Gilles Arcade in Town Acres 135 and 176, which is delineated as Gilles Arcade in L.T.O. Plan Filed Plan 25189 and is contained in partially cancelled certificate of title volume 358, folio 126.

SUSAN LAW, Chief Executive Officer

Declaration of Public Roads

NOTICE is hereby given pursuant to sections 210 and 219 of the Local Government Act 1999, that at its meeting held on 20 August 2001, council declared the following roads to be public roads and declared that the respective names be applied:

- (1) Those parts of Fisher Place in Town Acres 20 and 43 delineated as Fisher Place on L.T.O. Plan Filed Plan 157833 plus the road marked 'C' on L.T.O. Plan Filed Plan 104271.
- (2) Those parts of Gawler Place in Town Acres 19, 20, 43 and 44 delineated as Gawler Place on L.T.O. Plan Tube 210 plus that part of the land on L.T.O. Plan Filed Plan 104271 marked 'B', lying between the two blocks marked Gawler Place.
- (3) Cardwell Street in Town Acres 498, 499, 514 and 515, which is delineated as Cardwell Street on L.T.O. Plan B-254.
- (4) McLaren Street in Town Acres 496, 497, 498, 499, 500, 513, 514, 515, 516 and 517, which is delineated as McLaren Street on L.T.O. Plans A-343 and B-254.
- (5) That part of Neales Place in Town Acre 496 delineated as certificate of title volume 5514, folio 524.
- (6) Pope Street in Town Acre 519, which is delineated as Pope Street on L.T.O. Plan A-9113, but excluding the reserve in certificate of title volume 294, folio 38, which is already public.
- (7) Regent Street South in Town Acres 495, 496, 517 and 518, which is delineated as Regent Street South on L.T.O. Plan Deposited Plan 158.
- (8) The unnamed road in Town Acre 517, which is delineated as Allotment 13 on L.T.O. Plan Deposited Plan 158 and is in partially cancelled certificate of title volume 167, folio 25.
- (9) Arrow Place in Town Acre 442, which is delineated as Allotment 11 on L.T.O. Plan Deposited Plan 703 and contained in partially cancelled certificate of title volume 286, folio 30.
- (10) Bewes Street in Town Acres 417 and 444, which is delineated as Bewes Street on L.T.O. Plan B-1081.
- (11) Cardwell Street in Town Acres 422, 423, 438 and 439, which is delineated as Cardwell Street on L.T.O. Plan Filed Plan 7862.
- (12) That part of Eden Street in Town Acre 418, contained in certificate of title volume 4191, folio 364.
- (13) Hume Street in Town Acres 423, 424, 437 and 438, which is delineated as Hume Street on L.T.O. Plan Filed Plan 7862.

- (14) That part of Regent Street North in Town Acres 419, 420, 441 and 442, delineated as Regent Street on L.T.O. Plan C-1743.
- (15) That part of Angas Court in Town Acre 359 contained in certificate of title volume 4078, folio 517.
- (16) Bent Street in certificate of title volume 5519, folio 992, plus all the land in Town Acres 89 and 98, delineated as Bent Street on L.T.O. Plan C-3185.
- (17) York Street in Town Acres 87, 88 and 89 and delineated as York Lane on L.T.O. Plan C-3185.

SUSAN LAW, Chief Executive Officer

Naming of Roads

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, council has declared that the roads known as Mildred Road and Barton Road are now named War Memorial Drive.

SUSAN LAW, Chief Executive Officer

CITY OF MOUNT GAMBIER

Periodical Review of Elector Representation

NOTICE is hereby given that the City of Mount Gambier has undertaken a review to determine whether a change of arrangements in respect of elector representation, including ward structure and the composition of council, would result in the electors within the council area being more adequately and fairly represented.

Council has prepared a report which details the review process, the public consultation undertaken and the proposal which it considers should be implemented. Copies of this report are available free of charge from the council office and the Mount Gambier Public Library during normal business hours, or by contacting the undersigned on telephone 8721 2555.

Pursuant to the provisions of section 12 (9) of the Local Government Act 1999, interested persons are invited to make a written submission with respect to the report. These should be directed to:

Chief Executive Officer
City of Mount Gambier
P.O. Box 56
Mount Gambier, S.A. 5290

by 5 p.m. on Friday, 2 November 2001.

Any person(s) making a written submission will be provided the option to appear before council, or a committee thereof, to be heard in respect to their submission.

Dated 11 October 2001.

G. MULLER, Chief Executive Officer

CITY OF PLAYFORD

ROADS (OPENING AND CLOSING) ACT 1991

Walkway between Crittenden Road and Roberts Crescent, Smithfield Plains

NOTICE is hereby given that the Corporation of the City of Playford, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, proposes to make a Road Process Order to close the whole of road (walkway) between Crittenden Road and Roberts Crescent, Smithfield Plains adjoining allotments 501 and 508 in Deposited Plan 9051, more particularly delineated as 'A' and 'B' in Preliminary Plan No. PP32/0686.

Closed road 'A' is to be transferred to David Lindsay Brown, 73 Crittenden Road, Smithfield Plains, S.A. 5114.

Closed road 'B' is to be transferred to the South Australian Housing Trust, Riverside Centre, North Terrace, Adelaide, S.A. 5000.

Subject to any easements that may be required.

The plan and statement of affected owners may be inspected at the Council's office and at the office of the Surveyor-General during normal office hours. Any application for easement or objection must be lodged with the City of Playford, Civic Centre, Warooka Drive, Smithfield, S.A. 5114 and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, S.A. 5000, in writing, giving full details and made within 28 days of this notice.

The City of Playford will give notification of a meeting to deal with any submission if required.

T. JACKSON, Chief Executive Officer

CITY OF SALISBURY

Declaration of Public Road

PURSUANT to section 210 (1) of the Local Government Act 1999, the City of Salisbury resolved at its meeting held on 24 September 2001, that allotment 503 in deposited plan 52795 corner Whites Road and Shepherdson Road, Parafield Gardens be declared as public road.

S. HAINS, City Manager

CITY OF SALISBURY

Declaration of Public Road

PURSUANT to section 208 of the Local Government Act 1999, the City of Salisbury resolved at its meeting held on 24 September 2001, that allotment 6 in deposited plan 34655 be declared as public road.

S. HAINS, City Manager

TOWN OF WALKERVILLE

Change of Council Meeting Times

NOTICE is hereby given that all future council meetings will be scheduled to commence at 7.45 p.m. on the first Monday of each month, however, in the case where the first Monday is a public holiday the meeting will be held on the first Tuesday, following the first Monday of the month.

The next council meeting commencing at 7.45 p.m. will be on Monday, 5 November 2001.

R. H. WALLACE, Chief Executive Officer

FLINDERS RANGES COUNCIL

Revocation of Appointment

NOTICE is hereby given that the previous appointment made in accordance with section 260 of the Local Government Act 1999, for Terry Barnes to act as an authorised officer for the following, is revoked:

- Local Government Act 1999.
- Dog and Cat Management Act 1995.
- Environment Protection Act 1993.

D. A. CEARNS, Chief Executive Officer

WATTLE RANGE COUNCIL

Naming of Road—Lobley Way

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, council resolved to name the road adjacent lots 10 to 15 and section 125W, Hundred of Young running between Kangaroo Flats and Thomas Roads, Glencoe as Lobley Way.

F. N. BRENNAN, Chief Executive Officer

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

Burns, Frances Catherine, late of 35 Recreation Parade, Semaphore Park, retired nurse, who died on 4 August 2001.

Ellis, Gladys Jean, late of 35 Ferguson Avenue, Myrtle Bank, of no occupation, who died on 22 July 2001.

Huntley, Rex Lewis Lionel, late of 26 Stockton Street, Elizabeth, of no occupation, who died on 2 July 2001.

Leader, Amy Reta, late of 86 Oaklands Road, Glengowrie, widow, who died on 12 August 2001.

Pulsford, Margaret Joan Bronte, late of 360 Glen Osmond Road, Myrtle Bank, retired medical practitioner, who died on 10 August 2001.

Roberts, Douglas Walter, late of 10 Shanks Road, Aldgate, retired nurseryman, who died on 27 July 2001.

Schulz, Randle Alwin, late of 49 Buxton Street, North Adelaide, retired automotive clerk, who died on 19 August 2001.

Sheppard, Iris Dorothy, late of 342 Marion Road, North Plympton, of no occupation, who died on 10 August 2001.

Sparrow, Jack Keith, late of 47 Gregory Street, Geraldton, Western Australia, retired market labourer, who died on 13 October 1992.

Surman, Frank Edwin Ernest, late of 77 Seaview Road, Port Augusta, retired butcher, who died on 6 July 2001.

Venning, Ruth Millicent, late of 21 Foster Street, Parkside, of no occupation, who died on 25 January 2001.

Wallis, Dorothy Irene, late of 29 Austral Terrace, Morphettville, who died on 5 August 2001.

Wright, Francis, late of 15 Ozone Street, Alberton, retired fitter, who died on 9 July 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 9 November 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 11 October 2001.

J. H. WORRALL, Public Trustee

SALE OF PROPERTY

Auction Date: Wednesday, 31 October 2001 at 10 a.m.

Location: Government Auctions SA, 47 Transport Avenue, Netley.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG-00-60794/1 and others, are directed to the Sheriff of South Australia in an action wherein Andrew Beaglehole is the Defendant, I, Tim Goodes, Sheriff of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Holden Belmont HK utility
Registration Number: SFC-328.

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