



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 24 JUNE 2004

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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](mailto: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. The *Government Gazette* is available online at: [www.governmentgazette.sa.gov.au](http://www.governmentgazette.sa.gov.au)

Department of the Premier and Cabinet  
Adelaide, 24 June 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Government Financing Advisory Board (SAFA), pursuant to the provisions of the Government Financing Authority Act 1982:

Deputy Member: (from 1 July 2004 until 17 July 2005)  
Peter John Mendo (Deputy to Howe)

By command,

J. D. LOMAX-SMITH, for Premier

DTF 022/04 CS

Department of the Premier and Cabinet  
Adelaide, 24 June 2004

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Water Corporation Board, pursuant to the provisions of the South Australian Water Corporation Act 1994:

Director: (from 1 July 2004 until 30 June 2007)  
Philip Wayne Pledge  
Graham Bruce Allison  
Frank Trevor Blevins  
Susan Mary Doyle  
Rosemary Joan Owens

Chair: (from 1 July 2004 until 30 June 2007)  
Philip Wayne Pledge

Deputy Chair: (from 1 July 2004 until 30 June 2007)  
Susan Mary Doyle

By command,

J. D. LOMAX-SMITH, for Premier

SAWC 006/04 CS

Department of the Premier and Cabinet  
Adelaide, 24 June 2004

HER Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for the period 1 July 2004 until 30 June 2005, as listed, 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.

Leonard James King, AC, QC, to the office of Puisne Judge of the Supreme Court on an auxiliary basis;

Roderick Grant Matheson, AM, QC, to the office of Puisne Judge of the Supreme Court on an auxiliary basis;

Leslie Trevor Olsson, MBE, RFD, ED, to the office of Puisne Judge of the Supreme Court and to the office of Judge of the Industrial Relations Court both on an auxiliary basis;

Andrew Bray Cameron Wilson to the office of Judge of the District Court and to the office of Judge of the Environment, Resources and Development Court both on an auxiliary basis;

Michael Lester Wheatley Bowering to the office of Judge of the District Court and to the office of Judge of the Environment, Resources and Development Court both on an auxiliary basis;

Garth Michael Massey Thompson to the office of Judge of the Industrial Relations Court on an auxiliary basis;

Peter Maurice St Leger Kelly to the office of Master of the District Court on an auxiliary basis;

William John Ackland to the office of Magistrate on an auxiliary basis;

John Antoine Kiosoglous to the office of Magistrate on an auxiliary basis;

Jacynth Elizabeth Sanders to the office of Magistrate on an auxiliary basis;

David Allan Swain to the office of Magistrate on an auxiliary basis;

David Cyril Gurry to the office of Magistrate on an auxiliary basis.

By command,

J. D. LOMAX-SMITH, for Premier

ATTG 0005/03 CS

Department of the Premier and Cabinet  
Adelaide, 24 June 2004

HER Excellency the Governor in Executive Council has been pleased to appoint Mark Frederick Johns to the positions of Chief Executive, Department of Justice and Chief Executive, Attorney-General's Department, for a term of five years commencing on 24 June 2004, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

J. D. LOMAX-SMITH, for Premier

DPC 025/04 CS

Department of the Premier and Cabinet  
Adelaide, 24 June 2004

HER Excellency the Governor in Executive Council has been pleased to approve the changes set below to the list of persons and groups authorised to access confidential information, pursuant to section 64D of the South Australian Health Commission Act 1976.

#### SOUTH AUSTRALIAN HEALTH COMMISSION ACT 1976

#### AUTHORISATION OF ACCESS TO CONFIDENTIAL INFORMATION

##### *Authorisation By The Governor*

Pursuant to section 64D of the South Australian Health Commission Act 1976 and with the advice and consent of the Executive Council, I authorise the persons listed below and the members from time to time of a group or body listed below to have access to confidential information in accordance with that section.

##### *Additional Authorisations:*

Persons/groups which access and improve the quality of specified health services, namely, of the health services at the hospitals/health services named:

##### *Adelaide Community Healthcare Alliance Incorporated*

- Medical Emergency Team (MET) Audit Committee (a Sub-Committee of the Clinical Review Committee)

##### *Calvary Health Care Adelaide Limited*

- Human Research Ethics Committee
- Operating Suite Sub-Committee

##### *Children, Youth and Women's Health Service Incorporated Child and Youth Health Campus*

- Improving Clinical Services Committee

##### *Gawler Health Service Incorporated*

- Sentinel Events Committee

##### *Ramsey Health Care Australia Pty Ltd Mental Health Services (SA)*

- Death Review Committee

##### *Sportsmed SA*

- Standards and Peer Review Committee

Persons/groups which access and improve the quality of surgical and anaesthetic health services, throughout South Australia.

*Department of Human Services, Australian and New Zealand College of Anaesthetics (South Australian and Northern Territory Regional Committee), and Royal Australasian College of Surgeons (South Australian and Northern Territory Regional Board)*

- South Australian Audit of Peri-operative Mortality Steering Committee
- South Australian Audit of Peri-operative Mortality Group

*Deletion of Authorisations:*

*Adelaide Community Healthcare Alliance Incorporated*

- Quality Improvement Committee
- Practice Review Committee

*Calvary Health Care Adelaide Limited*

- Anaesthetic Sub-Committee
- Surgical Services Committee (a Sub-Committee of the Medical Committee)

*Gawler Health Service Incorporated*

- Quality Improvement Committee

*North Western Adelaide Health Services*

- Customer Service Committee
- North Western Adelaide Health Service Quality Personnel Working Group
- NWAHS Allied Health Quality Improvement Sub-Committee
- NWAHS Division of Medicine Quality Improvement Forum
- NWAHS EQUIP Safe Practice and Environment Committee
- NWAHS Continuum of Care Committee
- NWAHS Safety Process Improvement Team

*Royal Adelaide Hospital*

- Treatment Ethics Committee
- Quality Review Forum (a Sub-Committee of Executive Team, Hampstead Rehabilitation Centre)
- Medical Record Committee
- Eastern Regional Geriatric and Medical Rehabilitation Service Quality Activities Committee

*Name Change:*

The following already authorised committees assess and improve the quality of health services provided at 'Calvary Health Care Adelaide Incorporated', the name of which has now changed to 'Calvary Health Care Adelaide Limited':

- Hospital Executive Committee
- Nursing Executive Committee
- Surgical Services Committee (a Sub-Committee of the Medical Committee)
- Pharmacy Committee (a Sub-Committee of the Medical Committee)
- Infection Control Committee (a Sub-Committee of the Medical Committee)
- Occupational Health and Safety Committee
- Medical Committee
  - Perinatal Sub-Committee
  - Clinical Review Sub-Committee
  - Anaesthetic Sub-Committee
  - Critical Care Unit Sub-Committee

- Allied Health Committee
- Quality Committee
- Admitting and Credentials Committee

By command,

J. D. LOMAX-SMITH, for Premier

DHS 14/02 CS

Department of the Premier and Cabinet  
Adelaide, 24 June 2002

HER Excellency the Governor directs it to be notified that she has been pleased to approve retention of the title Honourable Justice Graham C. Prior following his retirement on 5 July 2004.

Dated 17 June 2004.

By command,

MIKE RANN, Premier

DPO 429/75 PtA PT2

ANIMAL AND PLANT CONTROL (AGRICULTURAL PROTECTION AND OTHER PURPOSES) ACT 1986

*Appointment*

PURSUANT to the provisions of section 25 of the Animal and Plant Control (Agricultural Protection and Other Purposes) Act 1986, I hereby appoint the following person as a State Authorised Officer for the purposes of the said Act:

|                |   |
|----------------|---|
| Gavin Lovelock | to be appointed for the whole of South Australia for the purposes of Part 3 (Control of Animals) of the Act only. |
|----------------|---|

This appointment is effective from 21 June 2004.

Dated 21 June 2004.

J. HILL, Minister for Environment and Conservation

ASSOCIATIONS INCORPORATION ACT 1985

*Deregistration of Associations*

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below pursuant to section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

Bow Hill Holiday Homes Association Incorporated  
Christian City Church Metro Adelaide Incorporated  
Correllian Nativist Church Australasia Incorporated  
Marion Community Legal Service Incorporated  
South Australian Rugby Union Incorporated  
The Bichon Frise Fanciers of South Australia Incorporated  
The Justus Four Wheel Drive Touring and Social Club of Australia (South Australia) Incorporated

Dated at Adelaide, 22 June 2004.

B. COLQUIST, a Delegate of the Corporate Affairs Commission

BUILDING WORK CONTRACTORS ACT 1995

*Exemption*

TAKE notice that, pursuant to section 45 of the Building Work Contractors Act 1995, I, Michael John Atkinson, Minister for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Lindsay Kay, BLD 38404.

## SCHEDULE 2

Domestic building work performed by the licensee for the construction of a family room addition, including extra bedroom and upgrading kitchen, for his existing home at 16 Ways Road, Manningham.

## SCHEDULE 3

That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work, the subject of this exemption, without the authorisation of the Commissioner for Consumer Affairs.

Dated 10 June 2004.

M. J. ATKINSON, Minister for Consumer Affairs

Ref: 610/04-00067

## CROWN LANDS ACT 1929: SECTION 5

TAKE notice that pursuant to the Crown Lands Act 1929, I, JOHN HILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a School Recreation Reserve and declare that such land shall be under the care, control and management of the Minister for Education and Children's Services.

**The Schedule**

Allotment 104 in Deposited Plan 61444, Hundred of Randell, County of York, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 5917 Folio 34.

Dated 24 June 2004.

J. HILL, Minister for Environment and Conservation

DEHAA 13/0726

## DEVELOPMENT REGULATIONS 1993

*Schedule of Construction Indices**Preamble*

Schedule 6 of the Development Regulations 1993 refers to a construction index determined by the Minister from time to time and set out in the Schedule of Construction Indices. The Construction Indices will be used in the determination of fees payable by applicants seeking assessment against the Building Rules under the Development Act 1993.

## NOTICE

PURSUANT to Schedule 6 of the Development Regulations 1993, I have determined the Construction Indices in the Schedule for the purposes of Schedule 6 of the Development Regulations 1993.

This notice will come into effect on 1 July 2004.

## SCHEDULE

*Schedule of 2004 Construction Indices*

| Building Classes | Construction Indices |
|------------------|----------------------|
| Class 1, 2, 4    | 860                  |
| Class 3, 5, 6    | 1 145                |
| Class 7, 8       | 759                  |
| Class 9a and 9c  | 1 298                |
| Class 9b         | 1 181                |
| Class 10         | 256                  |

Dated 17 June 2004.

TRISH WHITE, Minister for Urban Development and Planning

PLN 91/1444  
PLAN 2502/91 TC1

## ENVIRONMENT PROTECTION ACT 1993

*Exemption*

THE following people are exempt from section 75 of the Environment Protection Act 1993, subject to the provisions of Regulation 6 of the Regulations under the Environment Protection Act 1993 dated 27 October 1994, by virtue of owning or possessing equipment containing ozone depleting substances.

| Exemptee   | Exemption Number |
|--|------------------|
| Gregory John Kenneth.....  | 73               |
| Commonwealth Custodial Services, c/o Knight Frank (S.A.) Pty Ltd ..... | 784              |
| South Australian Water Corporation .....                               | 1133             |
| Beerenberg Pty Ltd.....  | 1353             |
| Mitsubishi Motors Australia Ltd.....                                   | 1480             |
| Brenton Douglas Anderson .....   | 1744             |
| E. K. Dunstan & Co. Pty Ltd.....                                       | 1817             |
| The City of Port Adelaide Enfield .....                                | 2530             |
| Adelaide Industrial Refrigeration (S.A.) Pty Ltd.....                  | 6041             |
| Josef Cornelius Claassen .....   | 6775             |
| Alpha (S.A.) Pty Ltd t/a Adelaide Fire Control .....                   | 6798             |
| David Walker t/a Aircomfix .....                                       | 6970             |
| R. & R. Fumigation Services Aust. Pty Ltd.....                         | 7388             |
| Mark Dodsworth.....  | 7392             |
| Mehrdad Yazdani t/a Prompt Refrigeration Industries .                  | 7520             |
| Australian Highway Plant Services Pty Ltd t/a A. H. Plant.....         | 7522             |
| Russell Clarke t/a Air Balancing and Commissioning Services.....       | 7603             |
| Apollo Sales Pty Ltd t/a Big River Toyota .....                        | 11144            |
| Simon John Powell t/a Fresh Airconditioning .....                      | 11340            |

G. C. SCLARE, Manager, Licensing and Operations Services

## GAS ACT 1997

*Ministerial Direction to the Essential Services Commission*

I, PATRICK CONLON, Minister for Energy, by this notice:

revoke the notice dated 11 May 2004 published pursuant to section 33 of the Gas Act 1997 in the *South Australian Government Gazette* of 13 May 2004 at page 1248; and

give the following direction to the Essential Services Commission in relation to it making a determination under section 25 of the Essential Services Commission Act 2002 authorised by subsection 33 (1) (c) of the Gas Act 1997.

1. Pursuant to subsection 33 (2) (b) of the Gas Act 1997 and subject to clause 2, in making its determination in relation to the relevant entity's market share charge to retailers, the Commission must require the relevant entity to determine a retailer's market service charge by applying a single service fee for each delivery point a retailer is responsible for. The single service fee charged by the relevant entity to retailers in relation to each delivery point must not vary between customers and is to apply irrespective of the volume of gas supplied or to be supplied by a retailer to a customer.

2. The direction set out in clause 1 does not:

(a) apply to:

- any registration fees that might be charged by the relevant entity; or
- any annual service fees that might be charged by the relevant entity to retailers; or
- charges made by the relevant entity to Self Contracting Users; or

(b) preclude the single service fee from being reviewed or varied from time to time, as determined appropriate by the Commission.

3. In this notice:

- (a) 'relevant entity' means the retail market administrator; and
- (b) 'retail market administrator' and 'retail market rules' have the same meaning as in section 4 of the Gas Act 1997; and
- (c) 'self contracting users' has the same meaning as in the retail market rules.

Dated 16 June 2004.

P. CONLON, Minister for Infrastructure  
Minister for Energy  
Minister for Emergency Services

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#### GAS ACT 1997

##### *Ministerial Direction to the Essential Services Commission*

I, PATRICK CONLON, Minister for Energy, by this notice:

give the following direction to the Essential Services Commission in relation to it making a determination under section 25 of the Essential Services Commission Act 2002 authorised by subsection 33 (1) (b) of the Gas Act 1997 and taking into account the factors set out in the Earlier Direction.

1. Pursuant to subsection 33 (2) (a) of the Gas Act 1997, in addition to those factors that the Commission is required by the Essential Services Commission Act 2002 to take into account, the Commission must also take into account:

- (a) that the set amount of funds allocated by the Government in the 2003-2004 financial year to offset the payment of the prudent and estimated prudent costs of the relevant entity is \$54 609 367; and
- (b) that the funds referred to in paragraph 1 (a) above have been paid to the relevant entity; and in the alternative
- (c) that the funds referred to in paragraph 1 (a) above have not been paid to the relevant entity.

2. In this notice:

- (a) the expression 'relevant entity' is the gas entity operating the distribution system; and
- (b) the expression 'Earlier Direction' means the direction to the Essential Services Commission given by me pursuant to section 33 (2) (a) of the Gas Act 1997 on 11 May 2004 and published in the *Gazette* on 13 May 2004 at pages 1247 and 1248; and
- (c) 'prudent costs' has meaning given in the Earlier Direction.

Dated 16 June 2004.

P. CONLON, Minister for Infrastructure  
Minister for Energy  
Minister for Emergency Services

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**HARBORS AND NAVIGATION ACT 1993**  
**SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31—EFFECTIVE FROM 1 JULY 2004**

*Navigation Services Charge*

THE Navigation Service Charge is to recover the costs of providing navigational aids to commercial shipping using the State's indentured ports of Port Bonython, Port Stanvac and Whyalla. This will be a charge to vessels on the basis of the number of times the vessel enters State waters from outside those waters and proceeds to an indentured or private port in the State.

Note: Other charging arrangements have been made and apply to the ports of Ardrossan, Klein Point, Port Adelaide, Port Giles, Port Lincoln, Port Pirie, Thevenard and Wallaroo.

The base charge (GST inclusive) to be applied is \$1 026 + \$0.11 per gross ton per trading voyage within South Australian waters.

The base charge will be reduced by 25% for each subsequent call of the commercial vessel after the first call and within six months of the first call, (i.e. 100% of base charge for first call; 75% for second call within six months of the first call; 50% for the third call; 25% for the fourth call). No Navigation Services Charge will be payable for the fifth call and any subsequent call, provided they occur within six months of the first call).

Alternatively, an option of a one-off, up-front payment of 2.3 times the base charge for unlimited calls by the one commercial vessel in a six month period is available. Application must be made prior to the entry of the vessel into South Australian waters.

*Harbor Services Charge (Applied at Port Bonython Only)*

The Harbor Services Charge is to recover the costs of servicing vessels in port and at berths.

The base charge (GST inclusive) to be applied is \$2 763 + \$0.005134 per Gross Registered Ton of the vessel per hour at berth.

Dated 12 May 2004.

TRISH WHITE, Minister for Transport

HOUSING IMPROVEMENT ACT 1940

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

| Address of House  | Allotment, Section, etc.                                      | Certificate of Title |       | Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published |
|---|---|----------------------|-------|--|
|   |   | Volume               | Folio |  |
| 24 Royal Avenue, Adelaide (also known as 26 Royal Avenue) | Allotment 14 in Deposited Plan 1110, Hundred of Adelaide      | 5851                 | 620   | 28.1.93, page 484  |
| 8 Caire Street, Alberton                                  | Allotment 70 in Filed Plan 143134, Hundred of Yatala          | 5466                 | 785   | 24.9.87, page 963  |
| 80 Mead Street, Birkenhead                                | Allotment 128 in Deposited Plan 744, Hundred of Port Adelaide | 5256                 | 425   | 27.1.77, page 247  |
| 15 Twelftree Parade, Blakeview                            | Allotment 27 in Deposited Plan 4840, Hundred of Munno Para    | 5133                 | 889   | 28.8.03, page 3361   |
| 19 North Street, Frewville                                | Allotment 62 in Filed Plan 15858, Hundred of Adelaide         | 5394                 | 886   | 21.9.00, page 2147   |
| Lot 16, Nottle Road, Gawler Belt                          | Allotment 16 in Deposited Plan 16367, Hundred of Mudla Wirra  | 5237                 | 818   | 29.1.04, page 274  |
| 16 Rosella Street, Payneham                               | Allotment 57 of portion of section 285, Hundred of Adelaide   | 5811                 | 10    | 11.11.71, page 1942  |
| 186 Grand Junction Road, Pennington                       | Allotment 98 of portion of section 417, Hundred of Yatala     | 5280                 | 21    | 5.3.92, page 632   |
| 81 Percy Street, Prospect                                 | Allotment 57 of portion of section 352, Hundred of Yatala     | 5259                 | 234   | 10.8.67, page 980  |
| Lot 2, Garwood Avenue, Winkie                             | Block No. 340 in the Berri Irrigation Area, County of Hamley  | Crown Lease 822      | 21    | 24.1.91, page 255  |

Dated at Adelaide, 24 June 2004.

M. DOWNIE, General Manager, Housing Trust

## HOUSING IMPROVEMENT ACT 1940

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

| Address of House                             | Allotment, Section, etc.                                       | Certificate of Title |       | Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published | Maximum rental per week payable in respect of each house \$ |
|--|--|----------------------|-------|--|---|
|  |  | Volume               | Folio |  |   |
| 9 Thomas Street, Aldinga Beach               | Allotment 65 in Deposited Plan 3244, Hundred of Willunga       | 5624                 | 469   | 27.3.03, page 1186   | 105.00  |
| 37 Port Road, Auburn                         | Allotment 793 in Filed Plan 168992, Hundred of Upper Wakefield | 5424                 | 559   | 3.2.00, page 714   | 135.00  |
| 49 Harvey Street, Ethelton                   | Allotment 47 in Deposited Plan 384, Hundred of Port Adelaide   | 5415                 | 772   | 1.4.04, page 1001  | 150.00  |
| 31 Christie Street, Kadina                   | Allotment 1 in Filed Plan 107272, Hundred of Wallaroo          | 5180                 | 589   | 25.9.03, page 3620   | 90.00   |
| 40 Wright Street, Peterborough               | Allotment 457 in Deposited Plan 3873, Hundred of Yongala       | 5181                 | 730   | 6.12.90, page 1688   | 75.00   |
| Unit 8/12-16 Pibroch Avenue, Windsor Gardens | Unit 8 in Strata Plan 1841, Hundred of Yatala                  | 5057                 | 778   | 27.7.00, page 309  | 110.00  |
| 4 Brooker Terrace, Woodville Park            | Allotment 2 in Filed Plan 123796, Hundred of Yatala            | 5360                 | 718   | 29.4.04, page 1133   | 140.00  |
| Unit 1/11 Norman Street, Woodville Park      | Allotment 64 in Filed Plan 123858, Hundred of Yatala           | 5549                 | 225   | 29.4.04, page 1133   | 135.00  |
| Unit 2/11 Norman Street, Woodville Park      | Allotment 64 in Filed Plan 123858, Hundred of Yatala           | 5549                 | 225   | 29.4.04, page 1133   | 130.00  |

Dated at Adelaide, 24 June 2004.

M. DOWNIE, General Manager, Housing Trust

## HOUSING IMPROVEMENT ACT 1940

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

| No. of House and Street                            | Locality      | Allotment, Section, etc.                                  | Certificate of Title |       |
|--|---------------|---|----------------------|-------|
|  |               |   | Volume               | Folio |
| 2 Illogan Street                                   | Burra         | Allotment 8 in Filed Plan 104095, Hundred of Koorunga     | 5141                 | 150   |
| Flat 43A Haig Street                               | Broadview     | Allotment 49 in Filed Plan 111757, Hundred of Yatala      | 5210                 | 159   |
| 51 Bartel Boulevard, (also known as Victor Harbor) | Encounter Bay | Allotment 2 in Filed Plan 11220, Hundred of Encounter Bay | 5480                 | 748   |
| Unit 1/85 Gladstone Road                           | Mile End      | Unit 1 of Strata Plan 12210, Hundred of Adelaide          | 5113                 | 159   |

Dated at Adelaide, 24 June 2004.

M. DOWNIE, General Manager, Housing Trust

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5105, folio 397 being the whole of allotment 154 in the plan lodged in the Registrar-General's Office and numbered DP 65110.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in those pieces of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5424, folio 880 and being the whole of allotment 152 in the plan lodged in the Registrar-General's Office and numbered DP 65111.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land situated at Wingfield, S.A. 5013, being portion of the land contained in certificates of title volume 5533, folio 734 and volume 5533, folio 735 and being the whole of allotment 156 in the plan lodged in the Registrar-General's Office and numbered DP 65109.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land situated at Hanson Road North, Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5814, folio 363 and being the whole of allotment 18 in the plan lodged in the Registrar-General's Office and numbered DP 65113.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in those pieces of land situated at Hanson Road North, Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5502, folio 947 and being the whole of allotments 14 and 16 in the plan lodged in the Registrar-General's Office and numbered DP 65112.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land situated at Hanson Road North, Wingfield, S.A. 5013, being portion of the land contained in certificate of title volume 5779, folio 355 and being the whole of allotment 13 in the plan lodged in the Registrar-General's Office and numbered DP 65106.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

John Gluis  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2423

Dated 15 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

D. WOODS, Manager, Land Acquisition and Disposal, Transport SA

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land, situated on Park Terrace, Salisbury, S.A. 5108, being portion of the land contained in certificate of title register book volume 5457, folio 983 being the whole of Allotment 44 in the plan lodged in the Registrar-General's Office and numbered DP 64825, subject to the easements referred to in the said certificate of title.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

Charles Bertram  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2453

Dated 21 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

E. J. HICKS-MAITLAND, Manager, Property Services, Transport SA

TSA 2003/08679

## LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), Level 12, Roma Mitchell House, 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising the fee simple in that piece of land, situated on Park Terrace, Salisbury, S.A. 5108, being portion of the land contained in certificate of title register book volume 5422, folio 565 being the whole of Allotment 42 in the plan lodged in the Registrar-General's Office and numbered DP 64817, subject to the easements referred to in the said certificate of title.

This notice is given under section 16 of the Land Acquisition Act 1969.

*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:

Charles Bertram  
Transport SA  
P.O. Box 1  
Walkerville, S.A. 5081  
Phone (08) 8343 2453

Dated 21 June 2004.

The Common Seal of the Commissioner of Highways was hereto affixed by direction of the Commissioner of Highways in the presence of:

E. J. HICKS-MAITLAND, Manager, Property Services, Transport SA

TSA 2003/08680

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, Michael John Atkinson, 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

Kriena Jade Rowett, an employee of Van Voorst Black Real Estate Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5081, folio 193, situated at 54-56 Woolshed Street, Bordertown, S.A. 5268.

Dated 24 June 2004.

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

M. BODYCOAT, Commissioner

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES  
ACT 1992

*Notice of Application*

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Marina Hotel Operations Pty Ltd has applied to the Liquor and Gaming Commissioner for the transfer of a Special Circumstances Licence and a Gaming Machine Licence in respect of premises situated at Section 938 Jubilee Drive, Lincoln Cove, Port Lincoln, S.A. 5606 and known as Marina Hotel.

The applications have been set down for hearing on 30 June 2004 at 2 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner (and serving a copy of the notice on the applicant) on or before 29 June 2004.

The applicant's address for service is c/o Lynch Meyer Lawyers, (Attn: Joe Subic), 90 Flinders Street, Adelaide, S.A. 5000.

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

Dated 16 June 2004.

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 Bill and Lisa Petridis have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop T136, West Lakes Shopping Centre, 111 West Lakes Boulevard, West Lakes, S.A. 5021 and to be known as Boulevard Cafe.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 15 July 2004).

The applicants' address for service is c/o Lisa Petridis, 21 Brook Street, Kidman Park, S.A. 5025.

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

Dated 16 June 2004.

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 Tim Freeland, Dominic Torzi and Damon De Ruiter have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 6 Britton Street, Gawler, S.A. 5118 and known as Old Plains.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicants at the applicants' address given above, at least seven days before the hearing date (viz: 15 July 2004).

The applicants' address for service is c/o 6 Britton Street, Gawler, S.A. 5118.

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

Dated 17 June 2004.

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 Naj Trading Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence, application for Extended Trading Authorisation, variation to Entertainment Consent, Alterations and Redefinition in respect of premises situated at 46 Port Road, Hindmarsh, S.A. 5007 and known as Commercial Hotel and to be known as Argentinian Bar & Grill.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Extended Trading Authorisation:

Sunday: 9 a.m. to 11 a.m. and 8 p.m. to midnight;

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

Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;

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

Days preceding other Public Holidays: Midnight to 2 a.m. the following day,

Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.

- Variation to Entertainment Consent to apply to the above-mentioned hours in the areas shown on the plan lodged with this office.

- Alterations and Redefinition of licensed area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the 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 (viz: 15 July 2004).

The applicant's address for service is c/o Julie Messenger, P.O. Box 171, Stirling, S.A. 5152.

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

Dated 18 June 2004.

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 Facilis Pty Ltd has applied to the Licensing Authority for an Extended Trading Authorisation and variation to the Current Entertainment Consent in respect of premises situated at 23 Stanley Street, North Adelaide, S.A. 5006 and known as Kentish Arms Hotel.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Extended Trading Authorisation:
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight.
- Variation to the current Entertainment Consent to apply to the abovementioned hours in the areas shown on the plan lodged with this office.

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 (viz: 15 July 2004).

The applicant's address for service is c/o Steve Moffatt, 23 Stanley Street, North Adelaide, S.A. 5006.

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

Dated 18 June 2004.

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 Franzon's Hilton Hotel Pty Ltd has applied to the Licensing Authority for variation to the current Extended Trading Authorisation and variation to the current Entertainment Consent in respect of premises situated at 264 South Road, Hilton, S.A. 5033 and known as Hilton Hotel.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation to include:
  - Monday to Wednesday—Midnight to 2 a.m. the following day;
  - Sunday—8 a.m. to 11 a.m. and 8 p.m. to 2 a.m. the following day;
  - Christmas Eve—Midnight to 2 a.m. the following day;

Sunday Christmas Eve—8 p.m. to 2 a.m. the following day;

New Year's Eve—2 a.m. to 3 a.m. the following day;

Days preceding other Public Holidays—Midnight to 2 a.m. the following day;

Sundays preceding Public Holidays—8 p.m. to 2 a.m. the following day;

Good Friday—Midnight to 2 a.m. the following day.

- Variation to the current Entertainment Consent to include:

Sunday and Public Holidays—8 p.m. to midnight.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 15 July 2004).

The applicant's address for service is c/o Meister Belperio Clark, 389 King William Street, Adelaide, S.A. 5000.

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

Dated 21 June 2004.

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 Whitewithone Pty Ltd has applied to the Licensing Authority for a Restaurant Licence and Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 28 West Lakes Mall, 111 West Lakes Boulevard, West Lakes, S.A. 5020 and to be known as Cafe Bravo.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Extended Trading Authorisation:
  - Monday to Saturday—Midnight to 1 a.m. the following day;
  - Sunday—8 a.m. to 11 a.m. and 8 p.m. to midnight;
  - New Year's Day—Midnight to 1 a.m. the following day;
  - Sundays preceding a Public Holiday—8 p.m. to 1 a.m. the following day;
- Approval is sought under section 34 (1) (c) for consumption on the Licensed Premises by persons:
  - (a) seated at a table;
  - (b) attending a function at which food is provided.
- Entertainment Consent is sought for the premises during the hours sought.

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 (viz: 15 July 2004).

The applicant's address for service is c/o Duncan, Basheer, Hannon, Barristers and Solicitors, (Attention: Max Basheer/David Tillett), G.P.O. Box 2, Adelaide, S.A. 5001

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

Dated 21 June 2004.

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 Jennifer Stewart Deckert and Leonie Rae Down have applied to the Licensing Authority for a Restaurant Licence, Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 70 North Terrace, Littlehampton, S.A. 5250 and to be known as The.Store@Littlehampton.

The application has been set down for hearing on 23 July 2004 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Extended Trading Authorisation:
  - Monday to Thursday—Midnight to 2 a.m. the following day;
  - Friday and Saturday—Midnight to 3 a.m. the following day
  - Sunday—8 a.m. to 11 a.m. and 8 p.m. to midnight;
  - Christmas Eve—Midnight to 2 a.m. the following day;
  - Sunday Christmas Eve—8 p.m. to 2 a.m. the following day;
  - New Year's Eve—2 a.m. the following day to 4 a.m. the following day;
  - Days preceding other Public Holidays—Midnight to 3 a.m. the following day;
  - Sundays preceding Public Holidays—8 p.m. to 3 a.m. the following day;
- Approval is sought under section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
  - (a) seated at a table; or
  - (b) attending a function at which food is provided.
- Entertainment Consent is sought for the abovementioned hours and for the areas shown on the plan lodged with this office.

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 (viz: 15 July 2004).

The applicants' address for service is c/o Jack Fahey, 70 North Terrace, Littlehampton, S.A. 5250.

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

Dated 22 June 2004.

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 Montpellier Pty Ltd has applied the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 56 Jetty Road, Glenelg, S.A. 5045 and known as Cafe Viva and to be known as Montpellier Cafe.

The application has been set down for hearing on 26 July 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 16 July 2004).

The applicant's address for service is c/o Lang Lien, 56 Jetty Road, Glenelg, S.A. 5045.

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

Dated 17 June 2004.

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 North Adelaide Village Liquor Trust, c/o Wallmans Lawyers, has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Shop 25, 63-81 O'Connell Street, North Adelaide, S.A. 5006 and known as North Adelaide Wine Bin.

The application has been set down for hearing on 26 July 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 16 July 2004).

The applicant's address for service is c/o Wallmans Lawyers, (Attention: Peter Hoban or Ben Allen), 173 Wakefield Street, Adelaide, S.A. 5000.

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

Dated 17 June 2004.

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 Rock Brockman Pty Ltd has applied to the Licensing Authority for an application for variation to Extended Trading Authorisation, variation to Entertainment Consent and variation to conditions of Hotel Licence in respect of premises situated at 63 Light Square, Adelaide, S.A. 5000 and known as Cobbs.

The application has been set down for hearing on 26 July 2004 at 10 a.m.

*Conditions*

The following licence conditions are sought:

1. Variation to Extended Trading Authorisation and Entertainment Consent to apply to the whole of the licensed premises as follows:

Monday to Saturday—Midnight to 5 a.m. the following day; Sunday—8 a.m. to 11 a.m. and 8 p.m. to 9 p.m. for off-licence consumption, 5 a.m. the following day for on-licence consumption; Christmas Day—midnight to 2 a.m.; Good Friday—midnight to 2 a.m.

2. Variation to Condition 4 to read the premises shall be closed between the hours of 6 a.m. and 8 a.m.

3. Exemption from the obligation to provide any meals between midnight and 2 p.m., 6 p.m. and 8 p.m. on any day.

4. Exemption from the obligation to trade between 11 a.m. and 8 p.m. on Monday and Tuesday and between 11 a.m. and 4 p.m. on Wednesday to Saturday.

5. Approval of alterations and redefinition to the licensed premises in accordance with the plans lodged with this application and a subsequent reassessment of capacities.

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 (viz: 16 July 2004).

The applicant's address for service is c/o Ben Allen, 173 Wakefield Street, Adelaide, S.A. 5000.

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

Dated 21 June 2004.

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 Lyndoch Estate Wines Pty Ltd has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at Lot 102, Barossa Valley Way, Lyndoch, S.A. 5351 and known as Ross Estate Wines.

The application has been set down for hearing on 27 July 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 19 July 2004).

The applicant's address for service is c/o Kate Whitburn, Johnson Winter & Slattery, Lot 102, Barossa Valley Way, Lyndoch, S.A. 5351.

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

Dated 17 June 2004.

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 Jeffrey Rodda and Robyn Leahy have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Main Street, Carrieton, S.A. 5432 and known as Carrieton Hotel.

The application has been set down for hearing on 27 July 2004 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicants' address given above, at least seven days before the hearing date (viz: 19 July 2004).

The applicants' address for service is c/o Philip Foreman, Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

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

Dated 17 June 2004.

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 Mathew Tolson Pty Ltd as a trustee for the Tolson Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 748-752 Anzac Highway, Glenelg, S.A. 5045 and known as Glenelg Garden Restaurant/Coffee Lounge.

The application has been set down for hearing on 27 July 2004 at 10 a.m..

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 19 July 2004).

The applicant's address for service is c/o Shirley Beecroft, RMB 228, Ironbank Road, Ironbank, S.A. 5153.

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

Dated 17 June 2004.

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 Liznic Pty Ltd as a trustee for the Franjam Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 164 King William Road, Hyde Park, S.A. 5061 and known as Zoe's Restaurant.

The application has been set down for hearing on 28 July 2004 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Licensing Authority, and serving a copy of the notice on the applicant at the applicant's address given above, at least seven days before the hearing date (viz: 20 July 2004).

The applicant's address for service is c/o Theo Kadis, Johnston Withers, 164 King William Road, Hyde Park, S.A. 5061.

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

Dated 18 June 2004.

Applicant

#### MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Rio Tinto Exploration Pty Ltd and BHP Billiton Minerals Pty Ltd

Location: Mount Charles area—Approximately 130 km south-east of Oodnadatta.

Term: 1 year

Area in km<sup>2</sup>: 1 297

Ref.: 2004/00392

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

Dated 24 June 2004.

H. TYRTEOS, Mining Registrar

#### MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: ACN 099 477 915 Pty Ltd

Location: Mount Darling area—Approximately 130 km north of Marla.

Term: 1 year

Area in km<sup>2</sup>: 166

Ref.: 2004/00221

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

Dated 24 June 2004.

H. TYRTEOS, Mining Registrar

#### MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Agricola Mining Pty Ltd

Location: Lake Hawdon area—Approximately 16 km east of Robe.

Term: 1 year

Area in km<sup>2</sup>: 36

Ref.: 2004/00374

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

Dated 24 June 2004.

H. TYRTEOS, Mining Registrar

#### MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Reedy Lagoon Corporation Ltd

Location: Nilpinna area—Approximately 100 km south-east of Oodnadatta.

Term: 1 year

Area in km<sup>2</sup>: 440

Ref.: 2004/00373

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

Dated 24 June 2004.

H. TYRTEOS, Mining Registrar

#### NATIONAL PARKS AND WILDLIFE ACT 1972

##### *Innes National Park Management Plan—Draft Amendment*

I, GREG LEAMAN, Director of National Parks and Wildlife, hereby give notice under the provisions of section 38 of the National Parks and Wildlife Act 1972, that a draft amendment to the Innes National Park Management Plan has been proposed.

Copies of the draft amendment may be inspected at or obtained from the Offices of the Department for Environment and Heritage, 1 Richmond Road, Keswick, S.A. 5035 (G.P.O. Box 1047, Adelaide, S.A. 5001), telephone (08) 8124 9000, or at the Yorke District Office, Innes National Park, CMB, Stenhouse Bay, S.A. 5076, telephone (08) 8854 3200 or on the departmental website:

[http://www.environment.sa.gov.au/parks/management\\_plans.html](http://www.environment.sa.gov.au/parks/management_plans.html)

Any person may make representations in connection with the draft amendment during the period up to and including Friday, 24 September 2004.

Written comments should be forwarded to the A/Manager, Policy and Planning, Department for Environment and Heritage, 1 Richmond Road, Keswick, S.A. 5035 or e-mailed to:

[Irving.Jason@saugov.sa.gov.au](mailto:Irving.Jason@saugov.sa.gov.au)

G. LEAMAN, Director of National Parks and Wildlife

#### 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, Terry Aust, Acting Director Petroleum, Office of Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to Delegation dated 28 March 2002, *Gazetted* 11 April 2002, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document:

1. Statement of Environmental Objectives: Pipeline Licence Nos. 3 and 4, South East Pipelines, February 2004.

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](http://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 22 June 2004.

T. AUST, Acting Director Petroleum, Delegate of the Minister for Mineral Resources Development

#### RADIATION PROTECTION AND CONTROL ACT 1982: SECTION 44

##### *Notice by Delegate of the Minister for Environment and Conservation*

PURSUANT to section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Acting Director of the Radiation Protection Division of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the specified employer, the Royal Adelaide Hospital from the requirements of regulation 18 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, insofar as that regulation applies to staff operating a bone densitometry X-ray apparatus, Model Norland 01600 in the Endocrine and Metabolic Unit, subject to the following conditions:

1. That the X-ray apparatus is maintained in good working order and condition; and
2. That the specified employer issues a personal monitoring device to a radiation worker if directed in writing by the Radiation Protection Division of the Environment Protection Authority to do so.

Dated 15 June 2004.

G. PALMER, Delegate of the Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER***Excelsior Parade, Hindmarsh Island  
Deposited Plan 64362*

BY Road Process Order made on 3 November 2003, the Alexandrina Council ordered that:

1. Portion of allotment 2013 in Deposited Plan 31931, portion of allotment 2034 in Deposited Plan 57804 and portion of section 15 in the Hundred of Nangkita more particularly delineated and numbered '1', on Preliminary Plan No. 03/0068, be opened as road forming a re-alignment of the adjoining Excelsior Parade.

2. Portion of the public road (Excelsior Parade) adjoining allotment 2013 in Deposited Plan 31931 and allotment 2034 in Deposited Plan 57804, more particularly been portion of the land lettered 'A' on Preliminary Plan No. 03/0068 be closed.

3. The whole of the land subject to closure be transferred to Kebaro Pty Ltd in accordance with agreement for exchange dated 12 August 2003 entered into between the Alexandrina Council and Kebaro Pty Ltd.

On 16 March 2004 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 June 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER***Sapphire Crescent, Highbury  
Deposited Plan 64591*

BY Road Process Order made on 27 February 2004, the City of Tea Tree Gully ordered that:

1. The triangular portion of the public road (Sapphire Crescent) adjoining the eastern boundaries of allotment 7 in Deposited Plan 9662 more particularly lettered 'A' in Preliminary Plan No. 03/0023 be closed.

2. The whole of the land subject to closure be transferred to David Bruce Brensell and Maria Loretta Brensell in accordance with agreement for transfer dated 1 May 2003 entered into between the City of Tea Tree Gully and D. B. Brensell and M. L. Brensell.

On 21 April 2004 that order was confirmed by the Minister for Administrative Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 June 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER***Walkway, Friar Court/Marian Street, Salisbury East  
Deposited Plan 64668*

BY Road Process Order made on 31 March 2004, the City of Salisbury ordered that:

1. The whole of the public road between Friar Court and Marian Street adjoining allotments 137 and 124 in Deposited Plan 7003 more particularly lettered 'A' and 'B' (respectively) in Preliminary Plan No. 03/0109 be closed.

2. Portion of the land subject to closure lettered 'A' be transferred to Nayfe Bachnak and Walid Bachnak in accordance with agreement for transfer dated 31 March 2004 entered into between the City of Salisbury and N. Bachnak and W. Bachnak.

3. Portion of the land subject to closure lettered 'B' be transferred to Adrian William Smith and Beverly Ann Smith in accordance with agreement for transfer dated 24 March 2004 entered into between the City of Salisbury and A. W. Smith and B. A. Smith.

On 10 May 2004 that order was confirmed by the Minister for Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 June 2004.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER***Grovelly Avenue and Stella Court, Salisbury North  
Deposited Plan 64677*

BY Road Process Order made on 1 April 2004, the City of Salisbury ordered that:

1. Portion of the public roads (Grovelly Avenue and Stella Court) adjoining allotment 563 (reserve) in Deposited Plan 4599, more particularly delineated and lettered 'A' and 'B' in Preliminary Plan No. 03/0050 be closed.

2. Issue a Certificate of Title to the City of Salisbury for the whole of the land subject to closure which land is being retained by Council for merging with the adjoining Council reserve.

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

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

On 10 May 2004 that order was confirmed by the Minister for Services conditionally on approval and deposit of the survey plan by the Registrar-General. The condition has now been fulfilled.

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

Dated 24 June 2004.

P. M. KENTISH, Surveyor-General

## ROAD TRAFFIC ACT 1961

*Lighting, Braking and Mudguard Exemption for Citrus Trailers*

UNDER section 163AA of the Road Traffic Act 1961, I hereby exempt trailers transporting citrus fruit:

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 33—Mudguards;
- Rules 132 (1) and 133 (1)—Trailer Braking Systems;
- Part 8—Lights and Reflectors;
- Rule 19—Compliance with second edition Australian Design Rules but only in so far as it relates to ADR 38—Heavy Trailer Braking System; and
- Rule 20—Compliance with third edition Australian Design Rules but only in so far as it relates to ADR 38—Trailer Brake Systems.

Subject to the following conditions:

1. Direction indicator and brake lights must be fitted to the rear of the trailer(s) if the direction indicator and brake lights of the towing vehicle are not clearly visible at all times to other drivers approaching from the rear.

Note: Direction indicator and brake lights fitted to trailers must comply with the requirements of the Part 8—Lights and Reflectors of the Road Traffic (Vehicle Standards) Rules 1999.

2. At least one rear-facing red reflector not over 1.5 metres above ground level must be fitted at the rear of the trailer(s).
3. The mass of each trailer including any load must not exceed 1.9 tonnes.
4. The trailer(s) must not be towed between the hours of sunset and sunrise or during periods of low visibility:
  - 4.1 For the purposes of this notice 'a period of low visibility' means any time, when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 metres to a person of normal vision.
5. The trailer(s) must not be towed at a speed greater than 25 kilometres per hour.
6. This exemption only applies while the trailers are transporting citrus fruit from a place of production to a place of processing and return.

Note: Citrus trailer bins when being transported (laden or unladen) must be secured to the trailer in accordance with the requirements of the Load Restraint Guide.

7. The towing vehicle and trailer(s) must comply with all other requirements of the Road Traffic Act 1961 and Regulations.

Note: Motor vehicles with a Gross Vehicle Mass over 4.5 tonnes and tractors are permitted to tow 2 trailers under Regulation 20A of the Road Traffic (Miscellaneous) Regulations 1999.

The notice titled 'Lighting, Braking and Mudguard Exemption for Citrus Trailers' appearing in the *South Australian Government Gazette*, dated 26 June 2003, is hereby revoked.

This notice will expire at midnight on 30 June 2005.

Effective date 1 July 2004.

Executive Director, Transport SA  
Authorised delegate for the Minister for Transport

## ROAD TRAFFIC ACT 1961

*Exemption from the Fitting of Brakes to Trailers with a Laden Mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 km/h*

UNDER section 163AA of the Road Traffic Act 1961, I hereby grant exemption for trailers with a Gross Trailer Mass over 750 kilograms:

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 132 (1)—Trailer braking requirements;
- Rule 133—Operation of brakes on trailers;
- Rule 19—Compliance with second edition Australian Design Rules but only in so far as it relates to ADR 38—Heavy Trailer Braking System; and
- Rule 20—Compliance with third edition Australian Design Rules but only in so far as it relates to ADR 38—Trailer Brake Systems.

Subject to the following conditions:

1. The trailer has a laden mass not exceeding 6 tonnes.
2. The trailer is towed at a speed not exceeding 25 kilometres per hour.
3. The trailer complies with all other requirements of the Road Traffic Act 1961 and Regulations.

Definitions:

1. For the purposes of this notice 'Laden Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when disconnected from the towing vehicle.
2. For the purposes of this notice 'Gross Trailer Mass' means the mass of the trailer and its load borne on the surfaces on which it is standing or stationary when connected to the towing vehicle.

The notice titled 'Exemption from the Fitting of Brakes to Trailers with a Laden mass not Exceeding 6 Tonnes and not Towed at a Speed Greater than 25 kilometres per hour' appearing in the *South Australian Government Gazette*, dated 26 June 2003, is hereby revoked.

This notice will expire at midnight on 30 June 2005.

Effective date 1 July 2004.

Executive Director, Transport SA  
Authorised delegate for the Minister for Transport

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**SOUTH AUSTRALIAN GAS ACT 1997****ENERGY RETAIL CODE***Gas Standing Contract and Gas Default Contract***CUSTOMER SALE CONTRACT****PREAMBLE**

Please note: This contract is about the sale and supply of gas to you as a customer at your current *supply address* (but only if this contract is expressed to apply to you in relation to that *supply address*).

These standard terms and conditions are published in accordance with section 34 of the *South Australian Gas Act 1997* and will come into force on 28 July 2004. When in force these standard terms and conditions will by law be binding on us and any customer to whom they are expressed to apply without the need for us or that customer to sign a document containing these terms and conditions.

**1. THE PARTIES**

This contract is between:

Origin Energy Retail Limited (ABN 22 078 868 425) of 1 King William Street, Adelaide, South Australia (in this *customer sale contract* referred to as “we”, “our” or “us”); and

You, the *customer* to whom this *customer sale contract* is expressed to apply (in this *customer sale contract* referred to as “you” or “your”).

**2. DEFINITIONS**

Words appearing in bold type like *this* are defined in Schedule 1 to this contract.

**3. DO THESE TERMS AND CONDITIONS APPLY TO YOU?****3.1. These are our terms and conditions**

*(note: for Standing Contracts only)*

This document sets out our current *standing contract* terms and conditions for the purposes of our *standing offer* under section 34A of the *Gas Act*.

*(note: for Default Contracts only)*

This document sets out our current *default contract* terms and conditions for the purposes of section 34B of the *Gas Act*.

**3.2. Standing contracts as at 28 July 2004**

*(note: clause 3.2 applies for Standing Contracts only)*

These terms and conditions will apply to you under our *standing offer obligation* (and as a consequence you will be deemed by section 34 of the *Gas Act* to have a *standing contract* with us) if you:

- (a) were a *small customer* in relation to your *supply address* as at 28 July 2004;
- (b) purchased gas from us at that *supply address* immediately prior to 28 July 2004; and
- (c) have not entered into a *market contract* with us or another *retailer* for the purchase of gas for that *supply address* from 28 July 2004.

**3.3. Standing contracts after 28 July 2004**

*(note: clause 3.3 applies for Standing Contracts only)*

These terms and conditions will apply to you (and as a consequence you will be deemed by section 34 of the *Gas Act* to have a *standing contract* with us) if you are a *small customer* in relation to your *supply address* and you choose after 28 July 2004 to accept our *standing offer* for the purchase of gas at your *supply address*.

### 3.4. **Default contracts**

*(note: clause 3.4 applies for Default Contracts only)*

These terms and conditions apply to you (and as a consequence you will be deemed by section 34 of the *Gas Act* to have a *default contract* with us) if:

- (a) you are a *small customer* in relation to your *supply address*;
- (b) you commence taking a supply of gas at that *supply address* after 28 July 2004 without first entering into a *standing contract* or a *market contract* for that *supply address* with us or another *retailer*; and
- (c) we were the last *retailer* to have a contract with a *customer* for the sale of gas for that *supply address*.

## 4. **WHAT IS THE TERM OF THIS CONTRACT?**

### 4.1 **When does this contract end?**

Subject to clause 4.3, your contract will end:

*(note: the following clauses are for Standing Contracts only)*

- (a) 3 *business days* after we receive a notice from you terminating that contract; or
- (b) when we or another *retailer* enter into a different *customer sale contract* with you for the sale and supply of gas to you at your *supply address* and responsibility for payment for gas commences; or
- (c) if you have vacated or intend to vacate your *supply address*, on the day you cease to be responsible to pay for gas supplied to that *supply address* under clause 17; or
- (d) on the day after you cease to have the right under the *Energy Retail Code* to have your *supply address* reconnected following disconnection in accordance with clause 16.

*(note: the following clauses are for Default Contracts only)*

- (a) you enter into a different *customer sale contract* with us or another *retailer* for your *supply address*;
- (b) another *customer* enters into a *customer sale contract* with us or another *retailer* for that *supply address*;
- (c) if you have vacated or intend to vacate your *supply address*, on the day you cease to be responsible to pay for gas supplied to that *supply address* under clause 17; or
- (d) on the day after you cease to have the right under the *Energy Retail Code* to have your *supply address* reconnected following disconnection in accordance with clause 16.

### 4.2 **Your contract cannot end until certain conditions are satisfied**

*(note: clause 4.3 applies for Standing Contract only)*

Despite clause 4.2, if you are not vacating your *supply address*, the termination of your *standing contract* under clause 4.2 (a) will not be effective until the later of:

- (a) the date upon which a new *customer sale contract* with us for that *supply address* commences; or
- (b) the date on which a different *retailer* becomes financially responsible to pay the wholesale market for gas used at the *supply address*.

### 4.3 **Rights on the contract ending**

The ending of this contract does not affect any rights or obligations which have accrued under this contract prior to that time.

## 5. SCOPE OF THIS CONTRACT

### 5.1. What is covered by this contract?

This contract applies to the sale and supply of gas to you at your *supply address*. We agree to sell and supply gas to you at your *supply address* and perform the other obligations set out in this contract.

In return, you are required to pay the amount billed by us under clause 10 of this contract, and perform your other obligations under this contract.

### 5.2. Quality of Supply

#### 5.2.1. Our obligations

We will use our *best endeavours* to supply gas to you in accordance with *applicable regulatory instruments*.

#### 5.2.2. Explanation of change in quality of gas supply

We will provide you within 10 *business days* of your request an explanation of any change in the quality of gas outside of the allowed limits specified in *applicable regulatory instruments*.

#### 5.2.3. Limitation on quality of supply obligations

Our obligation concerning the quality of gas supply is limited to the extent that:

- (a) The distribution system; or
- (b) The quality of gas supply to other customers,

Is adversely affected by your action or equipment.

We will, at your request, provide you with advice on any facilities required to protect gas equipment.

### 5.3. Safety of supply

#### 5.3.1. Our obligations

We will use our *best endeavours* to ensure that our actions do not interfere with the safe operation of the *distribution system*.

#### 5.3.2. Right to information by a small customer

At your request we will provide advice on:

- (a) The facilities required to protect gas equipment; and
- (b) Your use of *supply* so that it does not interfere with the *distribution system* or with *supply* to any other gas installation.

### 5.4. Reliability of Supply

#### 5.4.1. Our obligations

We will use our *best endeavours* to provide a reliable supply of gas to you in accordance with *applicable regulatory instruments*.

#### 5.4.2. Interruption of supply

Subject to this clause 5.3, we may interrupt your gas supply for maintenance or repair, for the installation of a new supply to another customer, in an emergency or for health and safety reasons.

Subject to the time frames set out in clause 12, we must give you reasonable notice before interrupting or limiting the gas supply to your *supply address*.

#### 5.4.3. Unplanned interruption

In the case of an unplanned interruption, we will provide a 24 hour telephone service to enable you to ascertain details and the expected duration of your interruption.

#### 5.4.4. Information on interruptions

At your request, we will give you an explanation for any unplanned maintenance and/or interruption to the supply of gas at your *supply address*.

### 6. YOU MUST SATISFY OUR PRE-CONDITIONS (IF ANY)

(Note: clause 6 applies for Standing Contracts only)

#### 6.1. Application

When you apply for an account with us for the sale and supply of gas at your *supply address*, we may require you to satisfy some pre-conditions, which are set out in the *Energy Retail Code*. We will explain any pre-conditions that may apply to you when you apply for an account with us.

#### 6.2. Connection

In particular, if:

- (a) your *supply address* is not already connected to a gas distribution system; or
  - (b) your existing connection or associated equipment requires modification or upgrading,
- we will need to make arrangements about your connection.

### 7. OUR LIABILITY

#### 7.1. How this clause operates with the Trade Practices Act etc.

The *Trade Practices Act 1974 (Cth)* and other laws imply certain conditions, warranties and rights into contracts that cannot be excluded or limited.

Unless one of these laws requires it, we give no condition, warranty or undertaking, and we make no representation to you about the condition or suitability of gas, its quality, fitness or safety, other than those set out in this contract.

Any liability we have to you under these laws that cannot be excluded but that can be limited is (at our option) limited to:

- (a) providing equivalent goods or services provided under this contract to your *supply address*; or
- (b) paying you the cost of replacing the goods or services provided under this contract to your *supply address*, or acquiring equivalent goods or services.

#### 7.2. Survival of this clause

This clause 7 survives the termination of this *customer sale contract*.

### 8. APPOINTMENTS

We will do our best to be on time for any appointment with you. Unless due to circumstances beyond our reasonable control, if we are more than 15 minutes late we will credit your next bill with \$20 (including GST) and phone you to apologise.

### 9. PRICE FOR GAS AND OTHER SERVICES

#### 9.1. What are our tariffs and charges?

Our current tariffs and charges for gas and other services are set out in the *price list*. Some of the tariffs and charges are regulated by law.

Other amounts relating to the sale of gas to you, including special meter readings, account application fees and fixed charges for special purpose gas sales will be separately itemised on your bill.

At your request, we must provide you with reasonable information setting out the components of the charges which appear on a bill.

#### 9.2. Which tariff applies to you?

Our *price list* explains the conditions that need to be satisfied for each tariff and charge.

In some cases, you will be able to select a tariff to apply to you. In those cases, if you do not choose a tariff, we will assign one to you.

### 9.3. Variations to the customer's tariffs and charges

We may only vary our tariffs and charges in accordance with the requirements of the *Gas Act* or other *applicable regulatory instruments* and any variation will be published on our website and in the *South Australian Government Gazette*.

If the conditions applying to our tariffs and charges change so that your previous tariff and charges no longer apply to you at your *supply address*, we can decide which tariffs and charges will apply.

### 9.4. Switching tariffs

You must tell us if your circumstances relating to your eligibility for a tariff or charge change. If you think you satisfy all of the conditions applying to another tariff or charge, you can ask us to review your current circumstances to see whether that tariff or charge can apply to you.

### 9.5. Changes to the tariff rates and charges during a billing cycle

If a tariff rate or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated on a *pro rata* basis using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the *billing cycle*.

### 9.6. Changes to the tariff type during a billing cycle

If the type of tariff or charge applying to you changes during a *billing cycle*, your bill for that *billing cycle* will be calculated using:

- (a) the old tariff or charge up to and including the date of change; and
- (b) the new tariff or charge from that date to the end of the *billing cycle*.

### 9.7. Pass through of taxes and other charges

In some cases we can pass through to you certain taxes and other charges in accordance with *applicable regulatory instruments*. We can do this by either changing the tariffs and charges, or including the amount as a separate item in your bill.

### 9.8. GST

Certain amounts in this contract are (or will be) stated to be inclusive of GST. These are:

- (a) the amounts specified in our *price list* from time to time; and
- (b) the amount specified in clause 9.

Apart from these amounts, there may be other amounts paid by you or by us under this contract that are payments for "taxable supplies" as defined for GST purposes. To the extent permitted by law, these other payments will be increased so that the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

Any adjustments for GST under this clause will be made in accordance with the requirements of the *Trade Practices Act 1974*.

## 10. BILLING

### 10.1. When bills are sent

We will send a bill for the sale and supply of gas to you as soon as possible after the end of each *billing cycle*.

If we fail to issue a bill following the end of a *billing cycle*, we will offer you the option of paying for any gas used during the relevant *billing cycle* under an instalment plan. The maximum period of that instalment plan will be the greater of the period during which we did not bill you or twelve months.

## 10.2. Calculating the bill

We will calculate at the end of each *billing cycle*:

- (a) the bill for gas sold and supplied during that *billing cycle* (using information obtained from reading your meter or using an approved estimating system); and
- (b) the amount for any other services supplied under this contract during the *billing cycle*.

## 10.3. Estimating the gas usage

If your meter is unable to be read, or your metering data is not obtained, for any reason (for example, if access to the meter cannot be gained, or the meter breaks down or is faulty), the amount of gas which was purchased from us at your *supply address* may be estimated.

When your meter is subsequently read, the bill will be adjusted for the difference between the estimate and the actual amount of gas used, based on the reading of the meter. When you have received an estimated bill due to the absence of metering data and a subsequent meter reading shows that you have been undercharged, we will offer you option of paying for the amount undercharged under an instalment plan.

If the meter is unable to be read due to your actions, we can bill you any charges we incur in arranging for a meter reader returning to your *supply address* to read the meter.

## 10.4. How bills are issued

We must send a bill:

- (a) to you at the address nominated by you; or
- (b) to a person authorised in writing by you to act on your behalf at the address specified by you.

## 10.5. Contents of a bill

The bill will be in a form and contain such information as is required by the *Energy Retail Code*.

# 11. PAYING YOUR BILL

## 11.1. What you have to pay

You must pay to us the amount shown on each bill by the date shown on the bill as the date for payment.

## 11.2. How the bill is paid

You can pay the bill using any of the payment methods listed on the bill. If a payment you make is dishonoured (e.g. where a cheque or credit card payment is not honoured), and we incur a fee as a result, you must reimburse us the amount of that fee.

## 11.3. Late payments

If you do not pay your bill on time, we may require you to pay our reasonable costs of recovering that amount from you. If you are a *business customer*, you may also be required to pay interest on the outstanding amount as set out in the *price list*.

This clause does not affect our right to arrange for your *supply address* to be disconnected under clause 15 of this contract.

## 11.4. Difficulties in paying

If you have difficulties paying your bill, you should contact us as soon as possible. We will provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Energy Retail Code*.

We are required by the *Energy Retail Code* to identify situations where you may be experiencing difficulties in paying your bill. In such cases, we will offer you the opportunity to pay your bill under an instalment plan and provide you with information about various payment options and, where applicable, payment assistance, in accordance with the *Energy Retail Code*.

## 12. ACCESS TO YOUR SUPPLY ADDRESS

You must allow safe and convenient access to your *supply address* for the purposes of:

- (a) reading the meter;
- (b) connecting or disconnecting supply;
- (c) inspection, repair or testing of the gas installation at your *supply address*; or
- (d) maintenance of the distribution system.

We will give you at least 24 hours notice of our intention to enter your *supply address* for the purposes of connecting or disconnecting supply or inspection, repair or testing of the gas installation.

We will give you at least 4 *business days* notice of our intention to enter your *supply address* for the purposes of planned maintenance work.

## 13. OVERCHARGING AND UNDERCHARGING

### 13.1. Undercharging

We may recover from you any amount you have been undercharged.

Where you have been undercharged as a result of our error, we can only recover the amount undercharged in the 12 months prior to the meter reading date on the last bill sent to you. We must offer you the opportunity to pay this amount in instalments over the same period of time during which you were undercharged.

### 13.2. Overcharging

Where you have been overcharged, we must tell you and follow the procedures set out in the *Energy Retail Code* for repaying the money. Where the amount overcharged is \$100 or less, and you have already paid that amount, the amount will be credited to your next bill, or, if you have subsequently ended this contract, we will pay you that amount within 10 *business days*.

Where the amount overcharged is more than \$100, and you have already paid that amount, we must ask you whether the amount should be credited to your account, repaid to you or paid to another person, and pay the amount in accordance with your instructions within 10 *business days*.

### 13.3. Reviewing your bill

If you disagree with the amount you have been charged, you can ask us to review your bill. The review will be undertaken in accordance with the requirements of the *Energy Retail Code*.

If your bill is being reviewed, you are still required to pay the greater of:

- (a) the portion of the bill which you do not dispute; or
- (b) an amount equal to the average of your bills in the last 12 months.

You must also pay any future bills.

## 14. SECURITY DEPOSITS

### 14.1. Interest on security deposits

Where you have paid a security deposit, we must pay you interest on the deposit at a rate and on terms required by the *Energy Retail Code*.

### 14.2. Use of a security deposit

We may use your *security deposit*, and any interest earned on the *security deposit*, to offset any amount you owe under this contract:

- (a) if you fail to pay a bill and, as a result, we arrange for the disconnection of your *supply address*; or
- (b) in relation to a final bill (i.e., the bill we issue when you stop buying gas from us at your *supply address*).

#### 14.3. **Business customers**

If you are purchasing gas for business use, we may request that you increase the amount of your *security deposit* in accordance with the *Energy Retail Code*.

### 15. **DISCONNECTION OF SUPPLY**

#### 15.1. **When can we arrange for disconnection?**

Subject to us satisfying the requirements in the *Energy Retail Code*, we can arrange for the disconnection of your *supply address* if:

- (a) you do not pay your bill by the last day for payment and, in the case of *residential customers*, you refuse to agree to an instalment plan or payment option offered by us;
- (b) you fail to comply with the terms of an agreed instalment plan or payment option;
- (c) you use gas illegally or breach clause 19 of this contract; or
- (d) we are otherwise entitled or required to do so under the *Energy Retail Code* or by law.

#### 15.2. **Comply with the Energy Retail Code**

We must comply with the provisions of the *Energy Retail Code* (such as giving you the required notices and warnings) before arranging for the disconnection of your *supply address*.

#### 15.3. **Disconnection for emergencies**

Despite any other provisions of this *customer sale contract*, we may disconnect or interrupt the supply of gas at your *supply address* in an emergency.

If we do disconnect or interrupt the supply of gas at your *supply address* due to an emergency, we will provide a 24 hour telephone service with information on the nature of the emergency and an estimate of when supply will be restored. We will also use our *best endeavours* to reconnect the supply of gas at your *supply address* as soon as possible.

#### 15.4. **Disconnection for maintenance**

We may disconnect or interrupt the supply of gas at your *supply address* for planned maintenance on or augmentation to the distribution system.

If we do plan to disconnect or interrupt the supply of gas at your *supply address* for planned maintenance on or augmentation to the distribution system we will use our *best endeavours* to give you at least 4 *business days* notice of that disconnection or interruption.

We will use our *best endeavours* to minimise interruptions and to restore supply of gas to your *supply address* as soon as practicable.

### 16. **RECONNECTION AFTER DISCONNECTION**

If you request us to arrange reconnection of your *supply address* and you pay to us all of our reconnection charges in advance, we will arrange for the reconnection of your *supply address*.

We may refuse to arrange reconnection and terminate your *customer sale contract* if we are allowed to do so under the *Energy Retail Code* (such as where the circumstances leading to your disconnection have not been fixed within a period of 10 *business days* after the date on which you were disconnected).

### 17. **VACATING A SUPPLY ADDRESS**

You must give us at least 3 *business days* notice of your intention to vacate your *supply address*, together with a forwarding address for your final bill.

When we receive the notice, we must use our *best endeavours* to arrange that the relevant meters are read on the date specified in your notice (or as soon as possible after that date if you do not provide access to your meter on that date) and send a final bill to you at the forwarding address stated in your notice.

If you do not provide the required notice, or if you do not provide access to your meter, you will be responsible for all gas purchased at the *supply address* until:

- (a) we become aware that you have vacated your *supply address* and the relevant meters have been read; or
- (b) you give us the required notice; or
- (c) someone else commences purchasing gas from us or another *retailer* for that *supply address*.

## 18. USE OF GAS AND ILLEGAL USE

### 18.1. Use of gas

You must not:

- (a) allow gas purchased from us to be used other than in accordance with this contract or the *Energy Retail Code*; or
- (b) tamper with, or permit tampering with, any meters or associated equipment.

### 18.2. Illegal use

If you have breached clause 18.1 of this contract, we may, in accordance with the *Energy Retail Code*:

- (a) estimate the amount of the gas so obtained and bill you or take debt recovery action against you for that amount; and
- (b) arrange for the immediate disconnection of your *supply address*.

## 19. INFORMATION WE NEED

You must provide us with all information we reasonably require for the purposes of this contract. All information must be correct. We have rights under the *Gas Act* and the *Energy Retail Code* if information you provide is incorrect. You must tell us if information you have provided to us changes (for example, if your address changes, or the purpose for which you are buying gas changes).

## 20. WE CAN AMEND THIS CONTRACT

We can amend our contract with you at any time in accordance with the *Gas Act*, provided the amendments satisfy the requirements of the *Energy Retail Code*, any special conditions to this contract and our licence. Any amendment will take effect from the date referred to in the *South Australian Government Gazette*.

## 21. NOTICES

Unless this document or the *Energy Retail Code* says otherwise (for example, where phone calls are allowed), all notices must be sent in writing. We can send to you notices at the address at which you buy gas from us or the most recent address that we have for you. If a notice is sent by post, we can assume that you have received the notice on the second *business day* after it was sent.

## 22. PRIVACY AND CONFIDENTIALITY

### 22.1. Privacy of information

Subject to clauses 22.2 and 26 of this contract we must keep your information about you confidential.

### 22.2. Disclosure

We may, however, disclose information about you:

- (a) if required or permitted by law to do so;
- (b) if we are required or permitted by our licence to do so, such as to a law enforcement agency;
- (c) where you give us written consent; or
- (d) to your *distributor* or a metering provider to the extent that information is for the purposes of arranging connection, disconnection, reconnection, testing of a meter and billing.

### 23. QUERIES AND COMPLAINTS

If you have a query or a complaint relating to the sale and supply of gas by us to you, or this contract generally, you may contact us on 13 2461 (as updated and notified to you from time to time).

### 24. FORCE MAJEURE

#### 24.1. Effect of force majeure event

If, but for this clause 24, either party would breach this contract due to the occurrence of a *force majeure event*:

- (a) the obligations of the party under this contract, other than any obligation to pay money, are suspended to the extent to which they are affected by the *force majeure event* for so long as the *force majeure event* continues; and
- (b) the affected party must use its *best endeavours* to give the other prompt notice of that fact including full particulars of the *force majeure event*, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.

#### 24.2. Deemed prompt notice

For the purposes of this clause 24, if the effects of a *force majeure event* are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the *force majeure event* or otherwise as soon as practicable.

#### 24.3. Obligation to overcome or minimise effects of force majeure event

Either party relying on this clause 24 by claiming a *force majeure event* must use its *best endeavours* to remove, overcome or minimize the effects of that *force majeure event* as quickly as practicable.

#### 24.4. Settlement of industrial disputes

Nothing in this clause 24 will require either party to settle an industrial dispute which constitutes a *force majeure event* in any manner other than the manner preferred by that party.

### 25. APPLICABLE LAW

We, as your *retailer*, and you, as our customer, agree to comply with any applicable requirements of any codes or guidelines issued by the Commission from time to time.

The laws of South Australia govern this contract.

### 26. LAST RESORT EVENT

If we are no longer entitled under the *Gas Act* to sell gas to you due to a *last resort event* occurring in relation to us, we are required by the *Energy Retail Code* to provide your name, billing address and *MIRN* to the gas entity appointed as the retailer of last resort under the *Gas Act* and this contract will come to an end.

## SCHEDULE 1: DEFINITIONS

“*applicable regulatory instruments*” means any Act or regulatory instrument made under an Act, or regulatory instrument issued by the *Commission*, which applies to us as a *retailer*;

“*best endeavours*” means to act in good faith and use all reasonable efforts, skill and resources;

“*billing cycle*” means the regular recurrent period for which you receive a bill from us;

“*business customer*” means a *small customer* who is not a *residential customer*;

“*business day*” means a day on which banks are open for general banking business in Adelaide, other than a Saturday, or a Sunday;

“*connection point*” means the agreed point of supply between your gas installation and the distribution system;

“*customer*” means a *customer* as defined in the *Gas Act* who buys or proposes to buy gas from a *retailer*;

“*customer sale contract*” means a *standing contract*, a *market contract* or a *default contract*;

“*date of receipt*” means, in relation to the receipt by you of a notice (including a *disconnection warning*) given us:

- (a) in the case where we hand the notice to you, the date we do so;
- (b) in the case where we send a notice by facsimile or by e-mail before 5 p.m. on a *business day*, on that *business day*, otherwise on the next *business day*;
- (c) in the case where we leave the notice at your *supply address*, the date we do so;
- (d) in the case where we give the notice by post or, registered mail or lettergram, a date 2 *business days* after the date we sent the notice.

“*default contract*” means the *customer sale contract* between a *retailer* and a *default customer* arising in accordance with the regulations under the *Gas Act*;

“*default customer*” means, in relation to a *connection point*, a person who is deemed pursuant to the regulations under the *Gas Act* to have a *default contract* with a *retailer* in relation to that *connection point*;

“*disconnection warning*” means a notice in writing issued in accordance with clause 9;

“*distributor*” means a holder of a licence to operate a distribution system under Part 3 of the *Gas Act*;

“*force majeure event*” means an event outside the control of you or us;

“*Gas Act*” means the *Gas Act 1997*;

“*in-situ termination*” means a termination made where you are not vacating a *supply address*;

“*last resort event*” means an event which triggers the operation of the retailer of last resort scheme approved by the *Commission*;

“*market contract*” means a *customer sale contract* which complies with Part A of the *Energy Retail Code* other than a *standing contract* or a *default contract*;

“*metering data*” has the meaning given that term in the *Retail Market Rules*;

“*MIRN*” means a Meter Installation Registration Number assigned to a metering installation at a gas *customer’s supply address*;

“*price list*” means our list of current tariffs and charges applying to you from time to time;

“*quarterly*” means the period of days represented by 365 days divided by 4;

“*residential customer*” means a *small customer* who acquires gas for domestic use;

“*retailer*” means a person licensed under the *Gas Act* to sell and supply gas;

“*security deposit*” means an amount of money or other arrangement acceptable to the *retailer* as a security against a *customer* defaulting on a bill;

“*small customer*” has the same meaning as is given to that term in the *Energy Retail Code*;

“*standing contract*” has the same meaning as is given to that term in the *Energy Retail Code*;

“*standing offer*” means the offer to sell and supply gas made in accordance with our *standing offer obligation*;

“*standing offer obligation*” means the obligation imposed on a *retailer* under the *Gas Act* to agree to sell and supply gas to a *small customer* in accordance with the *retailer’s standing contract* terms and conditions when requested to do so by that *small customer*;

“*supply address*” means:

- (a) the address for which you purchase gas from us where there is only one *connection point* at that address;  
or
- (b) where there is more than one *connection point* at that address, each *connection point* through which you purchase gas from us.

PETER VINES, Executive General Manager, Retail

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## NOTICE TO MARINERS

No. 21 OF 2004

*South Australia—Port Bonython—Navigation Marker Adrift*

MARINERS are advised that No. 8 Navigation Marker in position 33°01.309'S and 137°46.307'E has broken its moorings and run adrift. Weather permitting the buoy which has been retrieved will be repositioned in due course.

Navy charts affected: Aus 136.

Adelaide, 11 June 2004.

TRISH WHITE, Minister for Transport

TSA 2004/00541

## UPPER SOUTH EAST DRYLAND AND SALINITY AND FLOOD MANAGEMENT ACT 2002

I, JOHN DAVID HILL, Minister for Environment and Conservation, to whom administration of the Upper South East Dryland Salinity and Flood Management Act 2002 ('the Act') is committed and pursuant to Section 23 of the Act hereby give notice that:

1. Contributions to the Project are hereby levied in respect of the financial year commencing 1 July 2004 and ending 30 June 2005 from all persons who own or occupy more than 10 hectares of land in the Project Area.

2. The following rates of contribution will apply in respect of the financial year commencing 1 July 2004 and ending 30 June 2005 to persons according to the location of the land owned or occupied by them in the Zones designated in the attached Schedule:

## Zone A

\$29.07 per hectare

## Zone B

\$13 per hectare

## Zone C

\$6.51 per hectare

3. The following additional rate of contribution is fixed in respect of the financial year commencing 1 July 2004 and ending 30 June 2005 for persons owning or occupying land in Zone A who were subject to the contribution levied pursuant to the *Gazette* notice dated 10 April 1997 and who chose the option in the scheme established by the Minister to pay that contribution over eight years:

\$2.29 per hectare.

4. An exemption from the contribution payable will apply in respect of the following land:

- (a) All land located in the Project Area that does not form part of Zones A, B or C as described in the attached Schedule;
- (b) Wetland areas identified by a wetland unique identification number in the Statewide Landscape Wetlands Database held by the Department for Environment and Heritage;
- (c) Native Vegetation Areas that are in blocks greater than 10 hectares; and
- (d) Land subject to a Heritage agreement pursuant to the Native Vegetation Act 1991.

5. A reduction in the contribution payable will apply in respect of land owned or occupied by landowners who are approved to participate in the Upper South East Project Levy/Biodiversity Offset Scheme approved by the Minister and published by the Department of Water, Land and Biodiversity Conservation. The reduction will apply to the extent, and on the terms and conditions provided by that Scheme for the offset of the assessed value of biodiversity assets subject to a management agreement under section 16 of the Act against the amount of contribution payable.

6. Landowners may choose to pay contributions levied by clauses 1 and 2 of this notice by instalments as follows:

## Zone A

Eight annual payments of \$3.63 per hectare, payable by 30 June of each consecutive financial year commencing 30 June 2005.

## Zone B

Eight annual payments of \$1.62 per hectare, payable by 30 June of each consecutive financial year commencing 30 June 2005.

## Zone C

Eight annual payments of \$0.81 per hectare, payable by 30 June each consecutive financial year commencing 30 June 2005.

In this Notice:

'Native Vegetation Area' means an area native vegetation identified on the Regional Floristic Vegetation Mapping of South Australia using 1985-1989, 1:40000 colour aerial photography as modified by the intersection with the Upper South East region native vegetation extent mapping updated using 2002, 1:40000 colour aerial photography, produced by the Department for Environment and Heritage;

'Project' means the scheme established under Section 4 of the Act by Regulation 5 of the Upper South East Dryland Salinity and Flood Management Regulations 2002;

'Project Area' consists of the area described in Rack Plan 895 lodged in the Surveyor-General's Office at Adelaide.

## SCHEDULE

Land comprising Zone A:

- (1) The Hundreds of Laffer, Landseer, McNamara, Messent, Peacock, Petherick and Wells.
- (2) That portion of the Hundred of Santo, County of Buckingham bounded as follows:

Commencing at the northernmost point (383650E, 6003050N) of that portion of Part Section 13, Hundred of Santo bounded by the surveyed road defined by RP 5214 and the eastern boundary of the said Hundred; thence along the southern side of the road boundary in a generally westerly direction to the first bend east of Lot 500 of FP 16677 (378700E, 6001250N); dividing Lot 501 of FP 16677 to the easterly corner of Lot 1 of DP 26077; along generally south-easterly boundary of Lot 1 of DP 26077 to its intersection with the Princes Highway road boundary; generally southerly along the eastern side of the Princes Highway road boundary to the intersection with the northern side of the road boundary dividing Section 80; generally in a south-easterly direction along the northern boundary of the road reserve through Sections 80 and 82; along south-westerly boundary of Sections 19, 9 and 22; along south-easterly boundary of Section 22; along south-westerly boundary of Section 20; dividing Section 11 from the southern corner of Section 20 to a point on the southern Hundred line boundary of Santo, 800 m from the western corner of Section 11; along the southern boundary of the said Hundred to the south-east corner of the said Hundred; along the eastern boundary of the said Hundred to the point of commencement.

- (3) That portion of the Hundred of Neville, County of Cardwell, bounded as follows:

Commencing at a point on the northern boundary of the Hundred of Neville 800 m from the north-western corner of Section 15 in the said Hundred; thence following a straight line dividing Sections 15, 14, 13, 12 and 5 to a point (394400E, 5970400N) which is the second bend on the southern boundary of Section 5 in an easterly direction from the south-western corner of Section 5; south-westerly along the road boundary to the north-western corner of Section 54; along the westerly

boundary of Section 54 to its intersection with the north-westerly boundary of Section 46; then generally south-easterly along the north-easterly boundaries of Sections 46, 45, 44, 43, 42, 41 and 40 to the southern boundary of the said Hundred to the south-eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (4) That portion of the Hundred of Duffield, County of MacDonnell bounded as follows:

Commencing at a point (396180E, 5963520N) which is the north-western corner of that portion of Section 28 in the Hundred of Duffield adjacent to Section 5 in the Hundred of Neville; thence in a generally southerly direction along the road reserve boundary abutting the western boundaries of Sections 28, 107, 95, 84, 63, east portion of 64, 35, 116, 25, 75, 67, 87, 88, 93, 51, 81 and east portion of 82 to the south-western corner of Section 126; in a generally easterly direction to the north-eastern corner of Section 126; across the road reserve to the north-western corner of Section 65; along the generally south-westerly boundaries of Sections 65, 94, 31, 71 and 117 to the south-eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (5) That portion of the Hundred of Minecrow, County of MacDonnell, bounded as follows:

Commencing at the north-western corner of the Hundred of Minecrow; thence southwards along the western boundary of the said Hundred to the south-western corner of Section 239; in a north-easterly direction along the south-easterly boundaries of Sections 239, 110, 109; along the westerly boundary of Section 108; along the southerly boundaries of Sections 108, 107 and 105; along the westerly boundary of Section 104; along the southerly boundaries of Sections 104 and 103; along the westerly boundaries of Sections 101, 88, 85, 83, 71, 70, 56, 53, 47, 44, 184 and 31; along portion of southerly boundary of Section 31; along western boundary of Sections 27 and 28; along portion of southern boundary of Section 28; along western boundary then southern boundary of Section 18; along portion of westerly boundary then portion of southerly boundary of Section 16; along western boundaries of Sections 4 and 2; along southern boundary of said Hundred to south-eastern corner of said Hundred; along eastern boundary of said Hundred to north-eastern corner of said Hundred; along northern boundary of said Hundred to the point of commencement.

- (6) That portion of the Hundred of Townsend, County of Robe denoted by the following sections:

Sections 88 and 214.

- (7) That portion of the Hundred of Joyce, County of Robe bounded as follows:

Commencing at the north-western corner of the Hundred of Joyce; thence along the western boundary of Section 361; along the southern boundaries of Sections 361, 1, 436, 2, 3, 4 and 455; along the southern boundary of Section 456 to a point (444700E, 5913880N) which is 1 000 m past the first bend east of the south-western corner of Section 456; following a straight line from this point to the north-western corner of Section 378; along the westerly boundary of Sections 378 and 379; along the northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (8) That portion of the Hundred of Spence, County of Robe bounded as follows:

Commencing at the north-western corner of the Hundred of Spence; thence along the western boundary of the said Hundred; along the northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of Lot 3 of FP 17535 and Sections 128, 136, 100 and 91; along the northern boundary of the said Hundred to the point of commencement.

- (9) That portion of the Hundred of Lochaber, County of MacDonnell bounded as follows:

Commencing at the south-western corner of the Hundred of Lochaber thence along the southern boundary of the said Hundred to the south-eastern corner of Section 96; along the generally easterly boundaries of Sections 96, 303, 312, 316, 306, 343, 178, 189, 203, portion of 202, 213, 216 and 221; along the line defined as the straight line from the south-eastern corner of Section 225, Hundred of Lochaber to the south-western corner of Section 44, Hundred of Woolumbool; along the western boundary of the Hundred of Lochaber to the point of commencement.

- (10) That portion of the Hundred of Woolumbool, County of MacDonnell bounded as follows:

Commencing at the south-eastern corner of the Hundred of Woolumbool thence along the eastern boundary of the said Hundred to intersect with the line from the south-western corner of Section 44 in the Hundred of Woolumbool to the south-eastern corner of Section 225 in the Hundred of Lochaber; along the straight line to the south-western corner of Section 44; along generally westerly boundary of Section 44; along generally southerly boundary of portion of Section 32; along westerly boundary of Sections 32, 63 and 58; along northern boundary of said Hundred to north-western corner of the said Hundred; along western boundary of said Hundred to south-western corner of said Hundred along southern boundary of said Hundred to point of commencement.

- (11) That portion of the Hundred of Marcollat, County of MacDonnell bounded as follows:

Commencing at the south-western corner of the Hundred of Marcollat; thence along the southern boundary of the said Hundred to the south-eastern corner of Section 48; along the road reserve boundary abutting the generally easterly boundary of Section 48; Lot 10 of FP 9642, Lot 12 of DP 17847, Lot 11 of DP 17847, portion of 58, 60, 30, 8, 61, 94 and 91; along the north-westerly boundary of Section 91; along the north-easterly boundary of Section 77, portion of 13, 34 and portion of 26; along south-easterly boundary of Section 42; along eastern boundary of Sections 42 and 81; along northern boundary of said Hundred to north-western corner of said Hundred; along western boundary of said Hundred to point of commencement.

- (12) That portion of the Hundred of Willalooka, County of Buckingham bounded as follows:

Commencing at the south-eastern corner of Section 112 in the Hundred of Willalooka; thence along generally eastern boundary of Sections 112, 85, 108, 49 and 40; along portion of northern boundary of Section 40; along generally easterly boundary of Sections 66, 65, 64, 22 and 110; along western boundary of said Hundred to south-western corner of said Hundred; along southern boundary of said Hundred to the point of commencement.

Land comprising Zone B:

- (1) That portion of the Hundred of Willalooka, County of Buckingham bounded as follows:

Commencing at the south-eastern corner of Section 57 in the Hundred of Willalooka; thence along the generally easterly boundary of Sections 57, 56, 55, 54, 52, 53, 23, 86, 50, 20, 100, 81, 125 and 124; along the southerly boundary of Lots 1, 2 and 3 of FP 18168; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the north-western corner of the said Hundred; along the western boundary of Sections 114, 115 and portion of 109; along generally easterly boundary of Sections 110, 22, 64, 65 and 66; along portion of northern boundary of Section 40; along the generally eastern boundary of Sections 40, 49, 108, 85 and 112; along the southern boundary of the said Hundred to the point of commencement.

- (2) That portion of the Hundred of Marcollat, County of MacDonnell bounded as follows:

Commencing at the north-eastern corner of Section 81 in the Hundred of Marcollat; thence along the eastern boundary of Sections 81 and 42; along the south-easterly boundary of Section 42; along the north-easterly boundary of Sections portion of 26, 34, portion of 13 and 77; along the north-westerly boundary of Section 91; along the road reserve boundary abutting generally the easterly boundary of Sections 91, 94, 61, 8, 30, 60, portion of 58, Lot 11 of DP 17847, Lot 12 of DP 17847, Lot 10 of FP 9642, and Section 48; along the southern boundary of said Hundred to south-eastern corner of said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of Lot 10 of DP 14130; along the generally north-easterly boundary of Sections 25, 19, Lots 1 and 2 of FP 14573, 9 and 11 and easterly boundary of Section 86; along the northern boundary of the said Hundred to the point of commencement.

- (3) That portion of the Hundred of Parsons, County of MacDonnell, bounded as follows:

Commencing at the north-western corner of Section 20 in the Hundred of Parsons; thence along the western boundary of the said Hundred to the south-western corner of the said Hundred; along the southern boundary of the said Hundred to the south-eastern corner of Section 95; along the generally south-westerly road reserve boundary of the main Keith-Padthaway Road to the point of commencement.

- (4) That portion of the Hundred of Glen Roy, County of MacDonnell, bounded as follows:

Commencing at the north-western corner of the Hundred of Glen Roy; thence along the western boundary of the said Hundred to the south-western corner of the said Hundred; along the southern boundary of the said Hundred to the south-eastern corner of the said Hundred; along the generally south-western road reserve boundary of the main Padthaway to Naracoorte Road; along the northern boundary of the said Hundred to the point of commencement.

- (5) That portion of the Hundred of Woolumbool, County of MacDonnell not classified in Zone A.

- (6) That portion of the Hundred of Lochaber, County of MacDonnell, bounded as follows:

Commencing at the north-western corner of the Hundred of Lochaber; thence along the western boundary of the said Hundred to intersect with a line defined as the straight line from the south-western corner of Section 44 in the Hundred of Woolumbool to the south-eastern corner of Section 255 in the Hundred of Lochaber; along this line to the south-eastern corner of Section 225; along the generally easterly boundary of Sections 221, 216, 213, portion of 202, 203, 189 and 178; along southerly boundary of Section 180; along generally south-westerly boundary of Sections 179, 93 and 91; along the southern boundary of the said Hundred to the south-eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred along the northern boundary of the said Hundred to the point of commencement.

- (7) That portion of the Hundred of Hynam, County of MacDonnell, bounded as follows:

Commencing at the north-western corner of Lot 13 of DP 20900 in the Hundred of Hynam; thence along the western boundary of the said Hundred to the south-western corner of the said Hundred; along the southern boundary of the said Hundred to the south-eastern corner of BK 101; along the generally western road reserve boundary of the main Padthaway to Naracoorte Road; along the northern boundary of Lot 13 of DP 20900 to the point of commencement.

- (8) That portion of the Hundred of Naracoorte, County of Robe, bounded as follows:

Commencing at the north-western corner of the Hundred of Naracoorte; thence along the western boundary of the said Hundred to south-western corner of Section 9; along the generally northerly boundary of the Kingston to Naracoorte railway reserve; along the generally westerly road reserve boundary of the main Padthaway to Naracoorte Road; along the northern boundary of the said Hundred to the point of commencement.

- (9) That portion of the Hundred of Spence, County of Robe, bounded as follows:

Commencing at the north-eastern corner of Section 76 in the Hundred of Spence; thence along the generally north-easterly then northerly boundary of Section 76; along the generally westerly boundary of Sections Part 48, 46, 45, Lots 1 and 2 of DP 17317, 43N, 83, 42 and 81; along the generally northerly boundary of the Kingston to Naracoorte railway reserve; along the eastern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (10) That portion of the Hundred of Spence, County of Robe, bounded as follows:

Commencing at the north-western corner of the Kingston to Naracoorte railway reserve boundary in the Hundred of Spence; thence along the western boundary of the said Hundred to the south-western corner of the said Hundred; along the southern boundary of the said Hundred to the south-eastern corner of Section 142; along the generally south-easterly boundary of Section 142, 161, 165 and 169; along the generally north-easterly boundary of Section 169; along the generally south-easterly boundary of Sections Lot 500 of DP 36919, 71 and 134; along the north-easterly boundary of Section 134 and portion of 70; along the south-easterly boundary of Sections 138 and 89; along the southerly boundary of portion of Section 68; along the easterly boundary of Section 68; along the northerly boundary of Sections 68 and portion of 155; along the easterly boundary of Section 174; along the northerly boundary of portion of Section 174; along the easterly boundary of Section 58; along the generally northerly boundary of the Kingston to Naracoorte railway reserve to the point of commencement.

- (11) That portion of the Hundred of Joyce, County of Robe, bounded as follows:

Commencing at the north-western corner of Section 418 in the Hundred of Joyce; thence along the westerly boundary of Section 418 to the south-western corner of Section 418; along the production of the westerly boundary of Section 418 across Section 417 to intersect with the road reserve boundary dividing Section 417; along the generally south-easterly road reserve boundary; along the westerly boundary of Section 420; along the southern boundary of Section 420; along the western boundary of Section 482; along a line from the south-western corner of Section 482 to the north-western corner of Section Lot 1 of DP 27261 dividing Section 383; along the generally westerly boundary of Section Lot 1 of DP 27261; long a portion of the northerly boundary of Section 395; along the generally westerly boundary of Sections 395, 394, 393, 413 and Lot 2 of FP

1004; along the southern boundary of the said Hundred to the south-eastern corner of the said Hundred; along the easterly boundary of the said Hundred to the north-easterly boundary of the Kingston to Naracoorte railway reserve; along the northerly boundary of the Kingston to Naracoorte railway reserve to a point intersecting with the production of the westerly boundary of Section 418; then to the point of commencement.

Land comprising Zone C:

- (1) The Hundred of Binnum.
- (2) That portion of the Hundred of Willalooka, County of Buckingham not included in Zone A or Zone B.
- (3) That portion of the Hundred of Marcollat, County of MacDonnell not included in Zone A or Zone B.
- (4) That portion of the Hundred of Parsons, County of MacDonnell bounded as follows:

Commencing at the north-western corner of the Hundred of Parsons; thence along the western boundary of the said Hundred to the south-western corner of Section 22; along the generally south-westerly road reserve boundary of the main Keith to Padthaway Road; along the southern boundary of the said Hundred to the south-eastern corner of Section 142; along the eastern boundary of Sections 142 and 97; along the generally northerly boundary of Sections 97, 59; along generally north-easterly boundary of Section 58 and portion of 91; along the easterly boundary of Section 92; along the generally north-easterly boundary of Sections 92, 103, 71, 140, Lots 1 and 2 of 39971, 56 and 55; along the northern boundary of the said Hundred to the point of commencement.

- (5) That portion of the Hundred of Glen Roy, County of MacDonnell not included in Zone B.
- (6) That portion of the Hundred of Hynam, County of MacDonnell not included in Zone B.
- (7) That portion of the Hundred of Lochaber, County of MacDonnell not included in Zone A or Zone B.
- (8) That portion of the Hundred of Spence, County of Robe not included in Zone A or Zone B and excluding Sections 2, 3, 6, 7, 8, 9, 10, 17, 18, 19, 20, 87, 118, 119, 172 and 176.
- (9) That portion of the Hundred of Naracoorte, County of Robe bounded as follows:

Commencing at the intersection of the western boundary of the Hundred of Naracoorte and the northerly boundary of the Kingston to Naracoorte railway reserve; thence along the generally northerly railway reserve boundary of the Kingston to Naracoorte railway line; along the generally westerly road reserve boundary of the main Naracoorte to Padthaway Road; along the northern boundary of the said Hundred to the north-eastern corner of the said Hundred; along the eastern boundary of the said Hundred to the south-eastern corner of Section 357; along the northerly road reserve boundary of the Wimmera Highway; along the western boundary of Lot 1 of 16246 and Section 43; along the northerly boundary of Sections 802, 801 and 800; along the westerly boundary of Sections 800, 807, Part BK 69, Lot 4 of DP 31086, Lots 1, 2 and 3 of DP 12224, 839, Lots 1, 2 and 3 of DP 12226, Lots 11 and 12 of DP 12227, Lot 101 of DP 22018; along the generally southerly boundary of Sections 861, 860, BK 73, BK 72, 856, Lot 17 of FP 17895, Lot 2 of DP 13264, Lots 10, 9, 5 and 4 of DP 10884; along the generally easterly road reserve boundary of the main Naracoorte to Penola Road; along the southern boundary of the said Hundred to the south-western corner of the said Hundred; along the western boundary of the said Hundred to the point of commencement.

- (10) That portion of the Hundred of Robertson, County of Robe, bounded as follows:

Commencing at the north-western corner of the Hundred of Robertson; thence along the western boundary of the said Hundred; along the southern boundary of Section 210; along portion of westerly boundary of Section 25; along portion of easterly boundary of Section 25; along southern boundary of Sections 26 and 27; along generally southern boundary of Sections 37, 238, 135 and 137; along generally easterly boundary of Section 137 and portion of 136; along generally southerly boundary of Sections 247, 248, 159, 339, 340, 370, 348, 180 and 216; along the generally north-easterly road reserve boundary of the main Naracoorte to Penola Road; along the northern boundary of the said Hundred to the point of commencement.

- (11) That portion of the Hundred of Jessie, County of Robe, bounded as follows:

Commencing at the north-western corner of the Hundred of Jessie; thence along the western boundary of the said Hundred to the south-western corner of Section Lot 1 of FP 4935; along the generally northerly road reserve boundary of the Wimmera Highway; along the generally easterly boundary of Sections 394 and 396; along the generally southerly boundary of Sections 378, 377, 631 and 632; along the generally easterly boundary of Section 632 and portion of 631; along the southern boundary of Sections 375 and 606; along the eastern boundary of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (12) That portion of the Hundred of Stirling, County of Buckingham, bounded as follows:

Commencing at the north-western corner of the Hundred of Stirling; thence along the western boundary of the said Hundred to the south-western corner of the said Hundred; along the southern boundary of the said Hundred to the south-eastern corner of the said Hundred; along the eastern boundary of the said Hundred; along the generally north-easterly railway reserve boundary of the main Adelaide to Melbourne railway line; along the northern boundary of the said Hundred to the point of commencement.

- (13) That portion of the Hundred of Wirrega, County of Buckingham, bounded as follows:

Commencing at the north-western corner of the Hundred of Wirrega; thence along the western boundary of the said Hundred; along the generally southern boundary of Sections 413, 414, 415, 620 and Lot 2 of DP 26296; along generally the southerly boundary of Sections 303, 333, 332, 579, 258, 308, 309, portion of 312, 313 and 318; along westerly boundary of Section 527; along south-westerly boundary of Sections 527 and 528; along generally south-easterly boundary of Sections 528, 384 and 383; along southern boundary of Section 575; along generally south-westerly boundary of Sections 379, 369, 366, 359; along generally southerly boundary of Lots 18, 19 of DP 1921; along eastern boundary of said Hundred to the north-eastern corner of the said Hundred; along the northern boundary of the said Hundred to the point of commencement.

- (14) That portion of the Hundred of Tatiara, County of Buckingham excluding sections 377, 378, 379, 380, 381, 382, 383, 384, 385, 387, 388, 389, 390, 391, 394, 395 and 890.

Dated 21 June 2004.

JOHN HILL, Minister for Environment  
and Conservation

**WATER MAINS AND SEWERS**

Office of the South Australian Water Corporation  
Adelaide, 24 June 2004

**WATER MAINS LAID**

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

**ADELAIDE WATER DISTRICT**

ADELAIDE HILLS COUNCIL  
Charles Street, Woodside. p27

CAMPBELLTOWN CITY COUNCIL  
Woodland Grove, Tranmere. p28

CITY OF HOLDFAST BAY  
King George Avenue, Hove and Brighton. p18 and 19

CITY OF TEA TREE GULLY  
Ellis Street, Tea Tree Gully. p29

**GLADSTONE WATER DISTRICT**

NORTHERN AREAS COUNCIL  
Easements in sections 504 and 457, hundred of Booyoolie, North Terrace, Gladstone. p1

**MINLATON WATER DISTRICT**

DISTRICT COUNCIL OF YORKE PENINSULA  
Depot Road, Minlaton. p2

**PENOLA WATER DISTRICT**

WATTLE RANGE COUNCIL  
South Terrace, Penola. This main is available on the south side by application only. p30  
Gibson Street, Penola. p31

**WATER MAINS ABANDONED**

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

**GLADSTONE WATER DISTRICT**

NORTHERN AREAS COUNCIL  
Easements in sections 504 and 457, hundred of Booyoolie, North Terrace, Gladstone. p1

**WATER MAINS LAID**

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

**ADELAIDE WATER DISTRICT**

CITY OF ONKAPARINGA  
Bains Road, Woodcroft. p3 and 4  
Panalatinga Road, Woodcroft and Onkaparinga Hills. p5, 8, and 11-13  
Easement in lot 599 in LTRO DP 29415, Panalatinga Road, Woodcroft. p5 and 6  
Easements in lot 602 in LTRO DP 36336, Panalatinga Road, Woodcroft. p6 and 7  
Golf Course Drive, Woodcroft. p9-11  
Easements in lot 10 in LTRO FP 25990 and lot 21 in LTRO DP 26236, Panalatinga Road, Onkaparinga Hills. p14 and 15

**SEWERS LAID**

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

**ADELAIDE DRAINAGE AREA**

CITY OF BURNSIDE  
Oval Terrace, Kensington Park. FB 1125 p12

CAMPBELLTOWN CITY COUNCIL  
Renown Avenue, Tranmere. FB 1125 p10  
Woodland Grove, Tranmere. FB 1125 p2

CITY OF CHARLES STURT  
Margaret Avenue, West Croydon. FB 1125 p6  
Brown Street, West Croydon. FB 1125 p6

CITY OF NORWOOD PAYNEHAM & ST PETERS  
Addison Avenue, Marden. FB 1125 p14

CITY OF PORT ADELAIDE ENFIELD  
Kelham Street, Hillcrest. FB 1125 p7  
Austin Street, Croydon Park. FB 1125 p9  
Thistle Avenue, Klemzig. FB 1125 p11  
Mansfield Road, Northfield. FB 1125 p13  
Cedar Avenue, Greenacres. FB 1125 p15  
Sanderson Street, Peterhead. FB 1125 p17

CITY OF TEA TREE GULLY  
Easement in lot 96 in LTRO FP 132887, Perseverance Road, Tea Tree Gully. FB 1125 p4

CITY OF WEST TORRENS  
Capper Street, Camden Park. FB 1125 p8

**VICTOR HARBOR COUNTRY DRAINAGE AREA**

CITY OF VICTOR HARBOR  
Easement in lot 293, Tregonning Street, Victor Harbor. FB 1125 p16

**SEWERS ABANDONED**

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

**ADELAIDE DRAINAGE AREA**

CITY OF ONKAPARINGA  
River Road, Port Noarlunga—300 mm MSCL pumping main. FB 1125 p29  
Sewerage land (lot 112 in LTRO DP 12039), Flagstaff Hill—150 mm PVC pumping main. FB 1125 p41  
Easements in lot 113 in LTRO DP 12039, and lot 55 in LTRO DP 10979, Glendale Avenue, and lot 653 in LTRO DP 27298, Skylark Close, Flagstaff Hill—150 mm PVC pumping main. FB 1125 p41  
Across Skylark Close, Flagstaff Hill—150 mm PVC pumping main. FB 1125 p41  
Easement in lot 654 in LTRO DP 27298, Craighburn Drive, Flagstaff Hill—150 mm PVC pumping main. FB 1125 p42  
Across and in Craighburn Drive, Flagstaff Hill—150 mm PVC pumping main. FB 1125 p42

**SEWERS LAID**

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

**ADELAIDE DRAINAGE AREA****CITY OF CHARLES STURT**

Sewerage land (lot 2 in LTRO DP 33856), De Haviland Avenue, Hendon—600 mm DICL pumping main. FB 1117 p1, 2 and 17, and FB 1125 p44-56

Across and in De Haviland Avenue, Hendon—600 mm DICL pumping main. FB 1117 p1, 2, 17 and 26

Vickers Avenue, Hendon—600 mm DICL pumping main. FB 1117 p1, 2, 17 and 26

Avro Avenue, Albert Park—600 mm DICL pumping main. FB 1117 p1, 2, 17 and 26

Victoria Street, Albert Park—600 mm DICL pumping main. FB 1117 p1-3, 17 and 26

Gordon Street, Albert Park—600 mm DICL pumping main. FB 1117 p1, 3, 17 and 26

Malin Street, Albert Park—600 mm DICL pumping main. FB 1117 p1, 3, 4, 17, 18, 26 and 31

Murray Street, Albert Park—600 mm DICL pumping main. FB 1117 p1, 4, 5, 18 and 26

Grace Street, Albert Park—600 mm DICL pumping main. FB 1117 p1, 5, 18, 19, 26 and 31

Jervois Street, Albert Park and Woodville West—600 mm DICL pumping main. FB 1117 p1, 5, 6, 19, 26 and 28

Green Road, Woodville West—600 mm DICL pumping main. FB 1117 p1, 6, 19, 26 and 31

Across Port Road, Woodville West, Woodville South and Woodville—600 mm DICL pumping main. FB 1117 p1, 7 and 19

Aberfeldy Avenue, Woodville—600 mm DICL pumping main. FB 1117 p1, 7, 20, 26 and 31

Bower Street, Woodville—600 mm DICL pumping main. FB 1117 p1, 7-9, 20, 21, 26 and 31

Hughes Street South, Woodville—600 mm DICL pumping main. FB 1117 p1, 9, 10, 21 and 26

Russell Terrace, Woodville, Woodville Park and Kilkenny—600 mm DICL pumping main. FB 1117 p1, 10-13, 21-23, and 26

Kilkenny Road, Woodville Park—600 mm DICL pumping main. FB 1117 p1, 13 and 23

Share Street, Kilkenny—600 mm DICL pumping main. FB 1117 p1, 13, 23 and 26

Easements in lots 105 and 101 (walkway) in LTRO DP 23015, Aroona Road South, Railway Reserve (lot 14 in LTRO DP 31992), Wilpena Terrace, GM 71/336, lot 82 in LTRO DP 1417, and lot 101 in LTRO DP 18549, Day Terrace, Kilkenny and West Croydon—600 mm DICL pumping main. FB 1117 p1, 14, 23, 26, 28 and 31

Day Terrace, West Croydon—600 mm DICL and 600 mm GRP pumping main. FB 1117 p1, 14-16, 23-27, and 31

Rosetta Street, West Croydon—600 mm GRP pumping main. FB 1117 p1, 16, 24, 26, 29 and 30

**PRIVATE SEWERS ABANDONED**

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

**ADELAIDE DRAINAGE AREA****CITY OF ONKAPARINGA**

Easements in reserve (lot 2 in LTRO DP 37183), Nashwauk Crescent, Moana—80 mm PVC pumping main. FB 1125 p38

Griffiths Drive, Moana—80 mm PVC pumping main. FB 1125 p38 and 39

Fourth Avenue, Moana—80 mm PVC pumping main. FB 1125 p39

Vista Street, Moana and Seaford—80 mm PVC pumping main. FB 1125 p39 and 40

**CORRECTION**

Correction to notice in “*Government Gazette*” of 7 March 2002.

**“SEWERS LAID”**

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

**“NARACOORTE COUNTRY DRAINAGE AREA”****“DISTRICT OF NARACOORTE LUCINDALE”**

“Grieve Avenue, Naracoorte. FB 1090 p31”

“Easement in lot 38, Grieve Avenue, Naracoorte. FB 1090 p31”

For “FB 1090 p31” read “FB 1090 p39.”

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

**WATER RESOURCES ACT 1997***Notice of Establishment of Levy for the River Murray Prescribed Watercourse*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from the River Murray Prescribed Watercourse. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming, or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 1.036 cents per kilolitre of water allocation specified on the licence where water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932, is declared.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 0.363 cents per kilolitre for water allocation specified on the licence where the water is not used for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932, is declared.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997 and section 68 of the Ground Water (Qualco-Sunlands) Control Act 2000, a levy of 0.341 cents per kilolitre for water allocation specified on the licence where water is taken and used to irrigate properties within the Qualco-Sunlands Groundwater Control Scheme Area.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

**WATER RESOURCES ACT 1997***Notice of Establishment of Levy for the Angas Bremer Prescribed Wells Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the Angas Bremer Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.363 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the Barossa Prescribed Water Resources Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from the prescribed wells, watercourses and surface water within the Barossa Prescribed Water Resources Area (the Area). The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, the following levy is declared where the water allocation on the licence is specified as an annual volume in kilolitres, 1.0 cent per kilolitre of allocation.

Pursuant to section 122 (6) and 8 (b) of the Water Resources Act 1997, the following levy is declared where the water allocation on the licence is specified as an area of crop, at the following rates:

| Crop Type                   | Levy Rate per Hectare of allocation \$ |
|-----------------------------|--|
| Lucerne/Full Pasture/Fodder | 50                                     |
| Vegetables                  | 50                                     |
| Recreation/Lawn             | 50                                     |
| Cut Flowers                 | 50                                     |
| Starter Pasture             | 10                                     |
| Fruit Trees                 | 10                                     |
| Stone Fruit                 | 10                                     |
| Pome Fruit                  | 10                                     |
| Vines                       | 10                                     |
| Eucalypts                   | 10                                     |
| Native Trees/Native Flowers | 10                                     |
| Nursery                     | 10                                     |
| Pistachio                   | 10                                     |
| Walnuts                     | 10                                     |
| Environmental Garden        | 10                                     |

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the Mallee Prescribed Wells Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Mallee Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy of 1.036 cents per kilolitre of water allocation specified on the licence where the water is taken for the purpose of providing a reticulated water supply pursuant to the Waterworks Act 1932, is declared.

Pursuant to section 122 (6) and (8) (b) of the Water Resources Act 1997, a levy is payable by persons who are authorised by a water licence to take for irrigation purposes from a prescribed well or wells within the area, at the following rates:

- where the water allocation on the licence is specified as an annual volume in kilolitres, 0.311 cents per kilolitre of the allocation;
- where the water allocation on the licence is specified in Irrigation Equivalents, in the Northern Zone of the Mallee Prescribed Wells Area, \$32.63 per hectare Irrigation Equivalent of the allocation or part thereof; and

- where the water allocation on the licence is specified in Irrigation Equivalents, in the Southern Zone of the Mallee Prescribed Wells Area, \$26.94 per hectare Irrigation Equivalent of the water allocation or part thereof.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the McLaren Vale Prescribed Wells Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the McLaren Vale Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 1.25 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the Northern Adelaide Plains Prescribed Wells Areas*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare the following levies, payable by persons authorised by a water licence, to take water from prescribed wells within the Northern Adelaide Plains Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.5 cents per kilolitre of water allocation specified on the water licence is declared for the right to take water.

Pursuant to section 122 (7) of the Water Resources Act 1997, a levy of 0.5 cents per kilolitre of water taken is declared.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the Noora Prescribed Wells Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from prescribed wells within the Noora Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 0.363 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levies in the Comaum-Caroline, Lacedepe Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare levies, payable by persons authorised by a water licence or an authorisation pursuant to Section 11, to take water or hold water from prescribed wells in the Comaum-Caroline, Lacedepe Kongorong, Naracoorte Ranges, Padthaway, Tintinara Coonalpyn and Tatiara Prescribed Wells Areas (the Areas), the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Area. The levies do not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming or is taken pursuant to a licence, which states that the water is to be taken for environmental purposes.

Pursuant to section 122 (6), (7) and (8) of the Water Resources Act 1997, the following levies are declared:

In the Comaum-Caroline, Lacedepe Kongorong, Naracoorte Ranges, Padthaway and Tatiara Prescribed Wells Areas, the Morambro Creek Prescribed Watercourse and the Morambro Creek Prescribed Surface Water Areas:

- (a) where the water allocation on a water licence is specified as a water (taking) allocation and for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, 1.0 cent per kilolitre of allocation;
- (b) where the water allocation on a water licence is specified as a water (taking) allocation and is not for the purpose of reticulated water supply pursuant to the Waterworks Act 1932, and is specified as an annual volume in kilolitres, 0.197 cents per kilolitre of allocation;
- (c) where the water allocation on a water licence is specified as a water (taking) allocation and is specified in Irrigation Equivalents (IE), \$9.85 per hectare IE or part thereof;
- (d) where the water allocation on a water licence is specified as a water (holding) allocation, the rates specified in Schedule 1; and
- (e) where water is taken and used for the purpose of pulp and paper mill operations pursuant to a section 11 authorisation, 0.197 cents per kilolitre of water taken.

In the Tintinara Coonalpyn Prescribed Wells Area:

- (f) where the water allocation on a water licence is specified as a water (taking) allocation from the Boothby, Coonalpyn, Sherwood, Tintinara, Kynoch and Tauragat management areas and is specified as an annual volume in kilolitres, 0.197 cents per kilolitre of allocation; and
- (g) where the water allocation on a water licence is specified as a water (taking) allocation from the Tolmer management area and is specified as an annual volume in kilolitres, 0.347 cents per kilolitre of allocation.

## SCHEDULE 1

## Levy rates for water (holding) allocations

## Unconfined Aquifer

|                               | Cents/kL |
|-------------------------------|----------|
| <i>Lacedepe Kongorong PWA</i> |          |
| Benara                        | 0.179    |
| Blanche Central               | 0.197    |
| Bowaka                        | 0.197    |
| Bray                          | 0.090    |
| Coles                         | 0.197    |
| Compton                       | 0.099    |
| Connurra                      | 0.134    |
| Duffield                      | 0.090    |
| Fox                           | 0.104    |

|                                | Cents/kL |
|--------------------------------|----------|
| Grey                           | 0.197    |
| Hindmarsh                      | 0.197    |
| Joyce                          | 0.143    |
| Kennion                        | 0.090    |
| Killanoola                     | 0.197    |
| Kongorong                      | 0.197    |
| Lacedepe                       | 0.090    |
| Lake George                    | 0.105    |
| Landseer                       | 0.090    |
| Lochaber                       | 0.139    |
| MacDonnell                     | 0.197    |
| Marcollat                      | 0.090    |
| Mayurra                        | 0.090    |
| Minecrow                       | 0.090    |
| Monbulla                       | 0.181    |
| Moorak                         | 0.197    |
| Mount Benson                   | 0.113    |
| Mount Muirhead                 | 0.090    |
| Murrabinna                     | 0.122    |
| Peacock                        | 0.090    |
| Riddoch                        | 0.197    |
| Rivoli Bay                     | 0.090    |
| Ross                           | 0.090    |
| Short                          | 0.197    |
| Smith                          | 0.090    |
| Spence                         | 0.100    |
| Symon                          | 0.090    |
| Townsend                       | 0.126    |
| Waterhouse                     | 0.178    |
| Woolumbool                     | 0.090    |
| Young                          | 0.155    |
| <i>Padthaway PWA</i>           |          |
| Management Area 1              | 0.197    |
| Management Area 2              | 0.197    |
| Management Area 3              | 0.197    |
| Management Area 4              | 0.197    |
| <i>Comaum Caroline PWA</i>     |          |
|                                | Cents/kL |
| Myora                          | 0.197    |
| Glenburnie                     | 0.197    |
| Donovans                       | 0.197    |
| Zone 2A                        | 0.197    |
| Zone 3A                        | 0.197    |
| Glenroy                        | 0.197    |
| Comaum                         | 0.197    |
| <i>Naracoorte Ranges PWA</i>   |          |
| Struan                         | 0.197    |
| Joanna                         | 0.197    |
| Zone 5A                        | 0.197    |
| Bangham                        | 0.197    |
| Frances                        | 0.197    |
| Western Flat                   | 0.197    |
| Bool                           | 0.172    |
| Hacks                          | 0.197    |
| Moyhall                        | 0.090    |
| Ormerod                        | 0.197    |
| Stewarts                       | 0.197    |
| Hynam West                     | 0.197    |
| Hynam East                     | 0.197    |
| Beeamma                        | 0.197    |
| <i>Tatiara PWA</i>             |          |
| Tatiara                        | 0.197    |
| Zone 8A                        | 0.197    |
| Shaugh                         | 0.197    |
| Wirrega                        | 0.197    |
| Willalooka                     | 0.197    |
| Cannawigara                    | 0.197    |
| North Pendleton                | 0.197    |
| Stirling                       | 0.197    |
| <i>Tintinara Coonalpyn PWA</i> |          |
| Coonalpyn                      | 0.197    |
| Boothby                        | 0.197    |
| Tintinara                      | 0.197    |
| Sherwood                       | 0.197    |

*Confined Aquifer*

|            | Cents/kL |
|------------|----------|
| Zone 1A    | 0.197    |
| Zone 2A    | 0.197    |
| Zone 3A    | 0.197    |
| Zone 4A    | 0.197    |
| Zone 5A    | 0.197    |
| Zone 6A    | 0.197    |
| Zone 8A    | 0.197    |
| Millicent  | 0.197    |
| Kalangadoo | 0.197    |
| Kingston   | 0.197    |
| Lucindale  | 0.197    |
| Taratap    | 0.197    |
| Fairview   | 0.197    |
| Wirrega    | 0.197    |
| Keith      | 0.197    |
| Tauragat   | 0.197    |
| Tolmer     | 0.197    |
| Kynoch     | 0.197    |

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATER RESOURCES ACT 1997

*Notice of Establishment of Levy for the Musgrave and Southern Basins Prescribed Wells Areas*

I, JOHN DAVID HILL, Minister for Environment and Conservation, hereby declare a levy, payable by persons authorised by a water licence, to take water from a prescribed well or wells within the Musgrave and/or Southern Basins Prescribed Wells Areas. The levy does not apply where the water is taken for domestic purposes or for the watering of stock not subject to intensive farming.

Pursuant to section 122 (6) of the Water Resources Act 1997, a levy of 2.072 cents per kilolitre of water allocation specified on the water licence is declared.

This notice has effect in relation to the financial year commencing on 1 July 2004.

Dated 19 June 2004.

J. D. HILL, Minister for Environment and Conservation

## WATERWORKS ACT 1932

*Save The River Murray Levy*

PURSUANT to section 65CA of the Waterworks Act 1932, I, the Minister for Administrative Services:

- (1) declare land occupied by or used by associations that can demonstrate that they are incorporated under the Associations Incorporation Act 1985 to be Category 1 land for the purposes of the charging of the Save The River Murray Levy and that this will take effect from 1 July 2004.
- (2) declare persons of a specified class to be entitled to a remission or partial remission as set out in Schedule 1.

## SCHEDULE 1

From 1 July 2004, farmers who incur total levy charges for each financial year greater than the levy for Category 2 land for that financial year for a single farming enterprise will be eligible for a rebate that will limit their total levy charges for that enterprise to the levy for Category 2 land for that financial year.

Eligibility will be subject to the following criteria:

- (a) The owner or occupier of the land serviced must be the same. Where a single farming enterprise includes land other than that owned by the applicant but which all participants in the business occupy, then these may be included in an application. For example it may include land owned by a father, mother, son, or a family trust or land leased from another party but farmed as part of the single farming enterprise.
- (b) The land must be wholly or principally used to carry on the business of primary production and be managed as a single unit for that purpose.
- (c) All of the land must be contained in the same or adjoining council areas.

Applications for rebates will need to be supported by a signed declaration.

Dated 22 June 2004.

M. Wright, Minister for Administrative Services

*For General Information*

Pursuant to section 65CA of the Waterworks Act 1932 the charges for the Save The River Murray Levy for the 2004-2005 financial year commencing 1 July 2004 will be:

- (a) For Category 1 land—\$7.65 per quarter
- (b) For Category 2 land—\$34.45 per quarter

Dated 22 June 2004.

M. WRIGHT, Minister for Administrative Services

## WATERWORKS ACT 1932

## INSTRUMENT AUTHORISING RETROSPECTIVE APPLICATION

*Save The River Murray Levy*

PURSUANT to section 65CA of the Waterworks Act 1932, I, the Minister for Administrative Services, declare land occupied by or used by organisations that can demonstrate that they are incorporated under the Associations Incorporation Act 1985 to be Category 1 land for the purposes of the charging of the Save The River Murray Levy for the period 1 October 2003 to 30 June 2004.

Dated 22 June 2004.

M. WRIGHT, Minister for Administrative Services

South Australia

## **Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2004**

under section 10 of the *Emergency Services Funding Act 1998*

### **1—Short title**

This notice may be cited as the *Emergency Services Funding (Declaration of Levy and Area and Land Use Factors) Notice 2004*.

### **2—Commencement**

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

### **3—Interpretation**

In this notice—

*Act* means the *Emergency Services Funding Act 1998*.

### **4—Declaration of levy**

The levy under Part 3 Division 1 of the Act for the 2004/2005 financial year comprises—

- (a) an amount of 0.1232 cents in respect of each dollar of the value of land subject to assessment; and
- (b) a fixed charge of \$50 for each piece, section or aggregation of contiguous or non-contiguous land subject to separate assessment.

### **5—Declaration of area factors**

The area factors for each of the emergency services areas for the 2004/2005 financial year are as follows:

- (a) Regional area 1—0.8;
- (b) Regional area 2—0.5;
- (c) Regional area 3—0.2;
- (d) Regional area 4—1.0.

### **6—Declaration of land use factors**

The land use factors for each of the land uses referred to in section 8(1) of the Act for the 2004/2005 financial year are as follows:

- (a) commercial—1.0;
- (b) industrial—1.42;
- (c) residential—0.4;
- (d) rural—0.3;
- (e) all other uses—0.5.

**7—Relevant day**

The relevant day for the purposes of section 8 of the Act in respect of the 2004/2005 financial year is 30 June 2004.

**8—Required statement of amount and description of method used to determine amount**

The following information is provided in accordance with section 10(6) of the Act:

- (a) the Minister has determined under section 10(4)(a) of the Act that \$165.5 million needs to be raised by means of the levy under Part 3 Division 1 of the Act to fund emergency services in the 2004/2005 financial year, of which \$86.9 million (net of remissions) needs to be raised from private and local government property ownerships;
- (b) the method used for determining the amount referred to in paragraph (a) is as follows:
  - (i) a strategic and business planning process was undertaken to establish a strategic context for assessing amounts to be expended for the kinds of emergency services and other purposes referred to in section 28(4) of the Act;
  - (ii) the amounts to be expended for emergency services and the amount that needs to be raised by the levy under Part 3 Division 1 of the Act were derived from existing forward estimates and adjusted to reflect additional initiatives and requirements identified in the strategic and business planning process and, following an assessment of risk, amounts were also included for contingencies in accordance with sound financial management practices.

**Made by the Governor**

on the recommendation of the Treasurer and with the advice and consent of the Executive Council  
on 24 June 2004

T&F04/028CS

South Australia

## Emergency Services Funding (Declaration of Levy For Vehicles and Vessels) Notice 2004

under section 24 of the *Emergency Services Funding Act 1998*

### 1—Short title

This notice may be cited as the *Emergency Services Funding (Declaration of Levy For Vehicles and Vessels) Notice 2004*.

### 2—Commencement

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

### 3—Application of notice

This notice applies in relation to the 2004/2005 financial year.

### 4—Declaration of levy in respect of vehicles and vessels

For the purposes of section 24 of the *Emergency Services Funding Act 1998*—

- (a) motor vehicles are divided into classes referred to in Schedule 1 (being the same classes as the Premium Class Code published by the Motor Accident Commission); and
- (b) the amount of the levy in respect of each such class of motor vehicle is as specified in Schedule 1; and
- (c) the amount of the levy in respect of vessels is \$12.

### Schedule 1—Classes of motor vehicles

|                 | Premium Class Code                                 | Amount of levy |
|-----------------|--|----------------|
| <u>Tier One</u> | PCC1—Metropolitan—Cars No ITC Entitlement          | \$32           |
|                 | PCC2—Metro—Light goods No ITC Entitlement          |                |
|                 | PCC3—Metro—Medium goods                            |                |
|                 | PCC4—Metro—Primary production—goods                |                |
|                 | PCC5—Metro—Taxis                                   |                |
|                 | PCC6—Metro—Hire and drive                          |                |
|                 | PCC7—Metro—Chauffeured vehicle                     |                |
|                 | PCC8—Metro—Bus 13-35 passengers                    |                |
|                 | PCC9—Metro—Bus 35 +passengers                      |                |
|                 | PCC10—Metro—Community transport No ITC Entitlement |                |
|                 | PCC15—Metro—Motorcycle 51-250cc No ITC Entitlement |                |

- PCC16—Metro—Motorcycle 251-600cc No ITC Entitlement
- PCC20—Metro—Motorcycle 601cc + No ITC Entitlement
- PCC21—Metro—Heavy goods
- PCC22—Metro—Light car carrier
- PCC23—Metro—Medium car carrier
- PCC24—Metro—Heavy car carrier
- PCC25—Metro—Trailer car carrier
- PCC29—Metro—Miscellaneous
- PCC32—Metro—Municipal Bus
- PCC35—Metro—Motorcycle 51-250cc ITC Entitled
- PCC36—Metro—Motorcycle 251-600cc ITC Entitled
- PCC40—Metro—Motorcycle 601cc + ITC Entitled
- PCC41—Metropolitan—Cars ITC Entitled
- PCC42—Metro—Light goods ITC Entitled
- PCC45—Metro—Community transport ITC Entitled
- PCC51—Country—Cars No ITC Entitlement
- PCC52—Country—Light goods carrier No ITC Entitlement
- PCC53—Country—Medium goods carrier
- PCC55—Country—Taxis
- PCC56—Country—Hire and drive yourself
- PCC57—Country—Chauffeured vehicle
- PCC58—Country—Bus 13-35 passengers
- PCC59—Country—Bus 35 + passengers
- PCC66—Country—Motorcycle 251-600cc No ITC Entitlement
- PCC70—Country—Motorcycle 601cc + No ITC Entitlement
- PCC71—Country—Heavy goods
- PCC72—Country—Light car carrier
- PCC73—Country—Medium car carrier
- PCC74—Country—Heavy car carrier
- PCC86—Country—Motorcycle 251-600cc ITC Entitled
- PCC90—Country—Motorcycle 601cc + ITC Entitled
- PCC91—Country—Cars ITC Entitled

|                   |   |      |
|-------------------|---|------|
|                   | PCC92—Country—Light goods ITC Entitled  |      |
| <u>Tier Two</u>   | PCC14—Metro—Motorcycle—not exceeding 50cc<br>No ITC Entitlement               | \$12 |
|                   | PCC34—Metro—Motorcycle—not exceeding 50cc<br>ITC Entitled                     |      |
|                   | PCC54—Country—Primary producer's goods<br>carrying vehicles                   |      |
|                   | PCC60—Country—Public passenger vehicle No<br>ITC Entitlement                  |      |
|                   | PCC64—Country—Motorcycle—not exceeding 50cc<br>No ITC Entitlement             |      |
|                   | PCC65—Country—Motorcycle—51-250cc No ITC<br>Entitlement                       |      |
|                   | PCC75—Country—Car carrier's extension and<br>trade plates                     |      |
|                   | PCC79—Country—Special purpose—fire and<br>emergency purposes, hearses         |      |
|                   | PCC84—Country—Motorcycle—not exceeding 50cc<br>ITC Entitled                   |      |
|                   | PCC85—Country—Motorcycle 51-250cc ITC<br>Entitled                             |      |
|                   | PCC95—Country—Public passenger vehicle ITC<br>Entitled                        |      |
| <u>Tier Three</u> | PCC11—Metro—Trailers No ITC Entitlement                                       | \$8  |
|                   | PCC19—Metro—Historic vehicle scheme   |      |
|                   | PCC31—Metro—Trailers ITC Entitled   |      |
|                   | PCC61—Country—Trailers No ITC Entitlement                                     |      |
|                   | PCC69—Country—Historic and left hand drive                                    |      |
|                   | PCC81—Country—Trailers ITC Entitled   |      |
|                   | PCC68—Country—Conditionally registered farm<br>tractors No ITC Entitlement    | \$0  |
|                   | PCC18—Metro—Conditionally registered farm<br>tractors, etc No ITC Entitlement |      |
|                   | PCC88—Country—Conditionally registered farm<br>tractors ITC Entitled          |      |
|                   | PCC38—Metro—Conditionally registered farm<br>tractors, etc ITC Entitled       |      |
|                   | PCC67—Country—Vehicles under permit No ITC<br>Entitlement                     |      |
|                   | PCC17—Metro—Vehicles under permit No ITC<br>Entitlement                       |      |
|                   | PCC87—Country—Vehicles under permit ITC<br>Entitled                           |      |
|                   | PCC37—Metro—Vehicles under permit ITC<br>Entitled                             |      |

**Made by the Governor**

on the recommendation of the Treasurer and with the advice and consent of the Executive Council

on 24 June 2004

T&F04/028CS

South Australia

## **Forestry (Forest Reserve) (Mount Burr Forest District) Variation Proclamation 2004**

under section 3(3) of the *Forestry Act 1950*

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### **Preamble**

It is intended that the following Crown land be declared to be forest reserve as part of the Mount Burr Forest District:

Section 424, Hundred of Hindmarsh.

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### **Part 1—Preliminary**

#### **1—Short title**

This proclamation may be cited as the *Forestry (Forest Reserve) (Mount Burr Forest District) Variation Proclamation 2004*.

#### **2—Commencement**

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

#### **3—Variation provisions**

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

### **Part 2—Variation of proclamation under *Forestry Act 1950* declaring forest reserve (*Gazette 19.3.1992 p877*) as varied**

#### **4—Variation of Schedule**

Schedule, clause 7(a)(i)—after "422," insert:

424,

#### **Made by the Governor**

with the advice and consent of the Executive Council  
on 24 June 2004

MFOR003/04CS

South Australia

## **Public Sector Management (Office of Local Government—Transfer to Department of Transport and Urban Planning) Proclamation 2004**

under section 7 of the *Public Sector Management Act 1995*

### **1—Short title**

This proclamation may be cited as the *Public Sector Management (Office of Local Government—Transfer to Department of Transport and Urban Planning) Proclamation 2004*.

### **2—Commencement**

This proclamation will come into operation on 30 June 2004.

### **3—Transfer of employees of Office of Local Government**

The employees of the Department of Trade and Economic Development who, immediately before the commencement of this proclamation, are working in the Office of Local Government, are transferred to the Department of Transport and Urban Planning.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 24 June 2004

MTRD 04/0006 CS

South Australia

## **Fisheries (Fees) Variation Regulations 2004**

under the *Fisheries Act 1982*

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19 Fees
- 27 Substitution of Schedule 2  
Schedule 2—Fees
- 28 Transitional provision

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## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Fisheries (Fees) Variation Regulations 2004*.

### 2—Commencement

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

### 3—Interpretation

In these regulations—

- (a) *licence period* means the period of 12 months commencing on 1 July in any year;
- (b) a reference to the *principal regulations* is a reference to the regulations specified in the heading to the Part in which the reference occurs.

**4—Variation provisions**

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

**Part 2—Variation of *Fisheries (Fish Processors) Regulations 1991*****5—Variation of regulation 5—Registration as a fish processor (section 54 of Act)**

Regulation 5(2)(a)(i)—delete "the Schedule" and substitute:

Schedule 1

**6—Substitution of Schedule**

Schedule—delete the Schedule and substitute:

**Schedule 1—Fees**

- |   |   |       |
|---|---|-------|
| 1 | For registration or renewal of registration as a fish processor (regulation 5)—   |       |
|   | (a) in the case of an application by an eligible applicant  | \$127 |
|   | (b) in any other case   | \$698 |
| 2 | Fee (per species) (in addition to the fee payable under clause 1(b)) where the applicant (not being an eligible applicant) proposes to process any of the following species of fish pursuant to the registration:   | \$952 |
|   | abalone ( <i>Haliotis</i> spp.) of all species  |       |
|   | western king prawn ( <i>Penaeus latisulcatus</i> )  |       |
|   | southern rock lobster ( <i>Jasus edwardsii</i> ).   |       |
|   | Where registration is to be granted or renewed for a term of less than the registration period, the fee is a proportion of the fee set out above, being the proportion that the number of complete months in the term of registration bears to the number of months in the registration period. |       |
| 3 | For processing an application to have premises, places, boats or vehicles specified in the certificate of registration (regulation 6)   | \$23  |

**Part 3—Variation of *Fisheries (General) Regulations 2000*****7—Variation of regulation 27—Fees**

Regulation 27—after its present contents (to be designated as subregulation (1)) insert:

- (2) If application is made for the issue of a permit or the granting of an exemption by the Minister, the Minister may waive the prescribed fee if satisfied that it is appropriate to do so in a particular case.
- (3) If application is made for the issue of a permit or duplicate authority by the Director, the Director may waive the prescribed fee if satisfied that it is appropriate to do so in a particular case.

**8—Substitution of Schedule 5**

Schedule 5—delete Schedule 5 and substitute:

**Schedule 5—Fees**

(Regulation 27)

- |   |   |          |
|---|---|----------|
| 1 | For registration of a mesh net to be used by any person other than for trade or business (regulation 8)—  |          |
|   | (a) where the applicant produces evidence to the satisfaction of the Director that he or she is in receipt of an age or invalid pension or is the holder of a State Concession Card issued by the Department of Human Services (per annum)                | \$15     |
|   | (b) in any other case (per annum)   | \$30     |
|   | No fee is payable where the Director registers a mesh net for a period of less than one year for the purpose of achieving a common expiry date for the registration of that mesh net and the registration of any other mesh net owned by the same person. |          |
| 2 | For registration of a rock lobster pot to be used by any person other than for trade or business (regulation 8)—  |          |
|   | (a) for registration of a single rock lobster pot   | \$50     |
|   | (b) for registration of two rock lobster pots   | \$140    |
| 3 | For registration of a device to be used pursuant to a fishery licence (regulation 9)—   |          |
|   | (a) for registration of one or more swinger nets to be used pursuant to a licence in respect of the Lakes and Coorong Fishery   | no fee   |
|   | (b) for registration of one or more fish nets (other than swinger nets) to be used pursuant to a licence in respect of the Lakes and Coorong Fishery  | \$1 335  |
|   | (c) for registration of one or more fish nets to be used pursuant to a licence in respect of a rock lobster fishery   | \$1 335  |
|   | (d) for registration of one or more pilchard nets to be used pursuant to a licence in respect of the Marine Scalefish Fishery   | \$67 807 |
|   | (e) for registration of one or more fish nets (other than pilchard nets) to be used pursuant to a licence in respect of a marine scalefish fishery or the Miscellaneous Fishery   | \$2 793  |
|   | (f) for registration of a fish net used solely to take fish for bait provided that the bait is not for sale   | no fee   |
|   | (g) for registration of one or more sand crab pots to be used pursuant to a licence in respect of the Marine Scalefish Fishery  | no fee   |
| 4 | On application to vary the endorsement on a fishery licence of—   |          |
|   | (a) a boat used pursuant to the licence   | \$80     |
|   | (b) the person registered as the master of a boat used pursuant to the licence  | \$80     |

|    |  |       |
|----|--|-------|
| 5  | On application to endorse an additional boat on a fishery licence                                      | \$80  |
| 6  | On application to register an interest in a fishery licence (section 65(3) of the Act)                 | \$130 |
| 7  | On application for a permit under the Act  | \$80  |
| 8  | On application for an exemption (section 59 of the Act)  | \$100 |
| 9  | On application for the issue of a duplicate authority under the Act                                    | \$20  |
| 10 | On application for the issue of a replacement tag for a rock lobster pot registered under regulation 8 | \$20  |

## **Part 4—Variation of Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991**

### **9—Insertion of regulation 16**

After regulation 15 insert:

#### **16—Fees**

The fees set out in Schedule 1 are prescribed for the purposes of the Act and these regulations.

### **10—Substitution of Schedule 1**

Schedule 1—delete Schedule 1 and substitute:

#### **Schedule 1—Fees**

|   |   |          |
|---|---|----------|
| 1 | On application for the renewal of a licence in respect of—  |          |
|   | (a) the Central Zone Abalone Fishery  | \$67 702 |
|   | (b) the Southern Zone Abalone Fishery   | \$66 621 |
|   | (c) the Western Zone Abalone Fishery  | \$66 482 |
| 2 | On application for the transfer of a licence in respect of an abalone fishery   | \$300    |
| 3 | On application under regulation 13, 13A or 13B by the holder of a licence in respect of an abalone fishery to vary a condition of the licence so as to decrease the unit entitlement of the licence in respect of a species of abalone and increase the unit entitlement of one or more other licences— |          |
|   | (a) for the licence the unit entitlement of which is to be decreased  | \$100    |
|   | (b) for each licence the unit entitlement of which is to be increased   | \$20     |

### **11—Transitional provision**

- (1) A fee prescribed by Schedule 1 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 10, a fee prescribed by Schedule 1 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## **Part 5—Variation of *Fisheries (Scheme of Management—Blue Crab Fishery) Regulations 1998***

### **12—Insertion of regulation 19**

After regulation 18 insert:

#### **19—Fees**

The fees set out in Schedule 2 are prescribed for the purposes of the Act and these regulations.

### **13—Substitution of Schedule 2**

Schedule 2—delete Schedule 2 and substitute:

#### **Schedule 2—Fees**

|   |  |            |
|---|--|------------|
| 1 | On application for the issue of a licence in respect of the fishery  | \$2 142.00 |
| 2 | On application for the issue of a licence (in addition to the fee payable under clause 1)—for each blue crab unit to be allocated to the licence   | \$18.68    |
| 3 | On application for the renewal of a licence in respect of the fishery  | \$2 142.00 |
| 4 | On application for the renewal of a licence (in addition to the fee payable under clause 3)—for each blue crab unit allocated to the licence   | \$18.68    |
| 5 | On application for the transfer of a licence in respect of the fishery   | \$300.00   |
| 6 | On application under regulation 15 by the holder of a licence in respect of the fishery to vary a condition of the licence so as to decrease the unit entitlement of the licence in respect of blue crab and increase the unit entitlement of one or more other licences in respect of the fishery (or so as to result in conditions fixing blue crab being imposed on one or more licences in respect of a marine scalefish fishery)— |            |
|   | (a) for the licence the unit entitlement of which is to be decreased   | \$100.00   |
|   | (b) for each licence the unit entitlement of which is to be increased or on which blue crab quotas are to be imposed (as the case may be)  | \$20.00    |

### **14—Transitional provision**

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 13, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## **Part 6—Variation of *Fisheries (Scheme of Management—Lakes and Coorong Fishery) Regulations 1991***

### **15—Variation of regulation 8—Renewal of licences**

- (1) Regulation 8(5)(a)(i)—delete "\$5 514" and substitute:

\$5 241

- (2) Regulation 8(5)(a)(ii)—delete "\$5 604" and substitute:

\$5 331

### 16—Transitional provision

- (1) A fee prescribed by regulation 8 of the principal regulations as varied by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 15, a fee prescribed by regulation 8 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## Part 7—Variation of *Fisheries (Scheme of Management—Marine Scalefish Fisheries) Regulations 1991*

### 17—Insertion of regulation 18

After regulation 17 insert:

#### 18—Fees

The fees set out in Schedule 2 are prescribed for the purposes of the Act and these regulations.

### 18—Substitution of Schedule 2

Schedule 2—delete Schedule 2 and substitute:

#### Schedule 2—Fees

|   |   |            |
|---|---|------------|
| 1 | On application for the renewal of a licence in respect of a marine scalefish fishery  | \$2 976.00 |
| 2 | On application for the renewal of a licence endorsed with a condition fixing a blue crab quota on the licence (in addition to the fee payable under clause 1)—for each blue crab unit allocated to the licence  | \$63.42    |
| 3 | On application for the transfer of a licence in respect of the Marine Scalefish Fishery   | \$300.00   |
| 4 | On application under regulation 14B by the holder of a licence in respect of a marine scalefish fishery to vary the conditions of the licence so as to decrease the unit entitlement of the licence in respect of blue crab and increase the unit entitlement under one or more licences in respect of a marine scalefish fishery or the Blue Crab Fishery or so as to result in conditions fixing blue crab quotas being imposed on one or more licences in respect of a marine scalefish fishery— |            |
|   | (a) for the licence the unit entitlement of which is to be decreased  | \$100.00   |
|   | (b) for each licence the unit entitlement of which is to be increased or on which a blue crab quota is to be imposed (as the case may be)   | \$20.00    |
| 5 | On application under regulation 14C by the holder of a licence in respect of the Marine Scalefish Fishery to vary a condition of the licence so as to decrease the unit entitlement of the licence in respect of pilchards and increase the unit entitlement under one or more other licences—  |            |

- |     |   |          |
|-----|---|----------|
| (a) | for the licence the unit entitlement of which is to be decreased  | \$100.00 |
| (b) | for each licence the unit entitlement of which is to be increased or on which a blue crab quota is to be imposed (as the case may be) | \$20.00  |

### 19—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 18, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## Part 8—Variation of *Fisheries (Scheme of Management—Miscellaneous Fishery) Regulations 2000*

### 20—Insertion of regulation 18

After regulation 17 insert:

#### 18—Fees

The fees set out in Schedule 4 are prescribed for the purposes of the Act and these regulations.

### 21—Substitution of Schedule 4

Schedule 4—delete Schedule 4 and substitute:

#### Schedule 4—Fees

- 1 On application for the issue of a licence in respect of the fishery—
  - (a) in the case of a licence to be issued for the term of the licence period \$2 976.00
  - (b) in the case of a licence to be issued for a term of less than the licence period—a proportion of the fee specified in paragraph (a), being the proportion that the number of months (part of a month being treated as a whole month) in the term of the licence bears to the number of months in the licence period.
- 2 On application for the renewal of a licence in respect of the fishery \$2 976.00
- 3 On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fee payable under clause 2)—for each giant crab unit allocated to the licence \$26.31
- 4 On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 2 and 3) \$600.00
- 5 On application under regulation 11 by the holder of a licence in respect of the fishery to vary a condition of the licence so as to decrease the unit entitlement of the licence in respect of giant crab and increase the unit entitlement of one or more other licences in respect of the fishery or one or more licences in respect of a rock lobster fishery—

- |     |   |          |
|-----|---|----------|
| (a) | for the licence the unit entitlement of which is to be decreased  | \$100.00 |
| (b) | for each licence the unit entitlement of which is to be increased | \$20.00  |

## 22—Transitional provision

- (1) A fee prescribed by Schedule 4 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 21, a fee prescribed by Schedule 4 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## Part 9—Variation of *Fisheries (Scheme of Management—Prawn Fisheries) Regulations 1991*

### 23—Insertion of regulation 15

After regulation 14 insert:

#### 15—Fees

The fees set out in Schedule 2 are prescribed for the purposes of the Act and these regulations.

### 24—Substitution of Schedule 2

Schedule 2—delete Schedule 2 and substitute:

#### Schedule 2—Fees

- 1 On application for the renewal of a licence in respect of—
 

|     |                                    |          |
|-----|------------------------------------|----------|
| (a) | the Gulf St. Vincent Prawn Fishery | \$25 936 |
| (b) | the Spencer Gulf Prawn Fishery     | \$18 826 |
| (c) | the West Coast Prawn Fishery       | \$17 843 |
- 2 On application for the transfer of a licence in respect of a prawn fishery \$300

## 25—Transitional provision

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 24, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

## **Part 10—Variation of *Fisheries (Scheme of Management—Rock Lobster Fisheries) Regulations 1991***

### **26—Insertion of regulation 19**

After regulation 18 insert:

#### **19—Fees**

The fees set out in Schedule 2 are prescribed for the purposes of the Act and these regulations.

### **27—Substitution of Schedule 2**

Schedule 2—delete Schedule 2 and substitute:

#### **Schedule 2—Fees**

- |   |  |             |
|---|--|-------------|
| 1 | On application for the renewal of a licence in respect of the Northern Zone Rock Lobster Fishery—  |             |
|   | (a) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of rock lobster, octopus and giant crab   | \$10 562.00 |
|   | (b) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of—   |             |
|   | (i) rock lobster, octopus and giant crab; and  |             |
|   | (ii) fish of a species (other than octopus or giant crab) prescribed by Schedule 1 for the purpose of bait only  | \$11 062.00 |
|   | (c) in any other case  | \$11 923.00 |
| 2 | On application for the renewal of a licence in respect of the Northern Zone Rock Lobster Fishery (in addition to the fee payable under clause 1)—for each rock lobster pot endorsed on the licence                       | \$88.00     |
| 3 | On application for the renewal of a licence endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 1 and 2)—for each giant crab unit allocated to the licence | \$26.31     |
| 4 | On application for the renewal of a licence endorsed with a condition limiting the number of giant crab that may be taken on each boat trip (in addition to the fees payable under clauses 1, 2 and 3)                   | \$29.20     |
| 5 | On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery—  |             |
|   | (a) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of rock lobster, octopus and giant crab   | \$7 511.00  |
|   | (b) in the case of a licence that will, on its renewal, be subject to a condition limiting the holder of the licence to the taking of—   |             |
|   | (i) rock lobster, octopus and giant crab; and  |             |

|    |  |            |
|----|--|------------|
|    | (ii) fish of a species (other than octopus or giant crab) prescribed by Schedule 1 for the purpose of bait only  | \$8 011.00 |
|    | (c) in any other case  | \$8 872.00 |
| 6  | On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery (in addition to the fee payable under clause 4)—for each rock lobster pot endorsed on the licence   | \$96.00    |
| 7  | On application for the renewal of a licence in respect of the Southern Zone Rock Lobster Fishery endorsed with a condition fixing a giant crab quota on the licence (in addition to the fees payable under clauses 5 and 6)—for each giant crab unit allocated to the licence  | \$26.31    |
| 8  | On application for the renewal of a licence endorsed with a condition limiting the number of giant crab that may be taken on each boat trip (in addition to the fees payable under clauses 5, 6 and 7)   | \$29.20    |
| 9  | On application for transfer of a licence in respect of either rock lobster fishery   | \$300.00   |
| 10 | On application under regulation 14(1)(d) by the holder of a licence in respect of a rock lobster fishery to vary a condition of the licence so as to decrease the rock lobster pot entitlement under the licence and increase the rock lobster pot entitlement under one or more other licences in respect of that fishery—                  |            |
|    | (a) for the licence the unit entitlement of which is to be decreased   | \$100.00   |
|    | (b) for each licence the unit entitlement of which is to be increased  | \$20.00    |
| 11 | On application under regulation 14AA(2)(g) by the holder of a licence in respect of the Northern Zone Rock Lobster Fishery to vary the conditions of the licence so as to decrease the unit entitlement of the licence in respect of rock lobster and increase the unit entitlement of one or more other licences in respect of the Fishery— |            |
|    | (a) for the licence the unit entitlement of which is to be decreased   | \$100.00   |
|    | (b) for each licence the unit entitlement of which is to be increased  | \$20.00    |
| 12 | On application under regulation 14B by the holder of a licence in respect of a rock lobster fishery to vary the conditions of the licence so as to decrease the unit entitlement of the licence in respect of giant crab and increase the unit entitlement of one or more licences in respect of that fishery or the Miscellaneous Fishery—  |            |
|    | (a) for the licence the unit entitlement of which is to be decreased   | \$100.00   |
|    | (b) for each licence the unit entitlement of which is to be increased  | \$20.00    |

The fees prescribed in relation to an application under regulation 14(1)(d) are not payable if the application relates to a licence in respect of the Northern Zone Rock Lobster Fishery and, at the same time, an application under regulation 14AA(2)(g) is made in respect of the same licence and the fees prescribed in relation to that application are paid.

## **28—Transitional provision**

- (1) A fee prescribed by Schedule 2 of the principal regulations as substituted by this Part applies in relation to the licence period commencing after the commencement of these regulations.
- (2) Despite regulation 27, a fee prescribed by Schedule 2 of the principal regulations as in force immediately before the commencement of these regulations continues to apply in relation to the licence period commencing before the commencement of these regulations.

### **Note—**

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

## **Made by the Governor**

with the advice and consent of the Executive Council

on 24 June 2004

No 137 of 2004

MAFF04/0015CS

South Australia

## **Passenger Transport (General) Variation Regulations 2004**

under the *Passenger Transport Act 1994*

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### **Contents**

#### **Part 1—Preliminary**

- 1 Short title
- 2 Commencement
- 3 Variation provisions

#### **Part 2—Variation of Passenger Transport (General) Regulations 1994**

- 4 Variation of regulation 70—Causing inconvenience in vehicles
  - 5 Variation of Schedule 2—Maximum fares chargeable by taxis
- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Passenger Transport (General) Variation Regulations 2004*.

#### **2—Commencement**

These regulations will come into operation on 4 July 2004.

#### **3—Variation provisions**

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

### **Part 2—Variation of *Passenger Transport (General) Regulations 1994***

#### **4—Variation of regulation 70—Causing inconvenience in vehicles**

Regulation 70(1)—delete "\$60" and substitute:

\$66

**5—Variation of Schedule 2—Maximum fares chargeable by taxis**

(1) Schedule 2, clause 1(1)—delete subclause (1) and substitute:

(1) For a journey within Metropolitan Adelaide and for a journey that begins and ends in Metropolitan Adelaide, the fare must not exceed the sum of the following:

(a) flagfall—

(i) on tariff 1 \$2.40

(ii) on tariff 2 \$4.40

(b) for the distance travelled—

(i) on tariff 1—for every 79.59 metres or part \$0.10

(ii) on tariff 2—for every 74.32 metres or part \$0.10

(c) for waiting time after the commencement of the hiring—

(i) on tariff 1—for each period of 12.63 seconds \$0.10

(ii) on tariff 2—for each period of 12.63 seconds \$0.10

(2) Schedule 2, clause 2(1)—delete "\$0.82" and substitute:

\$0.84

**Note—**

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

**Made by the Governor**

with the advice and consent of the Executive Council

on 24 June 2004

No 138 of 2004

COPT2004/0004

South Australia

## **Emergency Services Funding (Remissions—Land) Variation Regulations 2004**

under the *Emergency Services Funding Act 1998*

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### **Contents**

#### **Part 1—Preliminary**

- 1 Short title
- 2 Commencement
- 3 Variation provisions

#### **Part 2—Variation of Emergency Services Funding (Remissions—Land) Regulations 2000**

- 4 Variation of regulation 4—Interpretation
  - 5 Variation of regulation 5—Remission of levy
  - 6 Variation of regulation 6A—Remission of levy
  - 7 Variation of regulation 6B—Amount of remission
  - 8 Variation of regulation 7—Remission for tenants of Aboriginal Housing Authority
  - 9 Variation of regulation 7A—Remission for tenants of public housing
  - 10 Variation of regulation 8—General remission
  - 11 Variation of regulation 9—Further remission in respect of principal place of residence
  - 12 Variation of regulation 14—Remission of levy
  - 13 Variation of regulation 16—Remission of levy
  - 14 Variation of regulation 18—Remission of levy
  - 15 Variation of regulation 20—Remission of levy
  - 16 Variation of regulation 22—General remission
  - 17 Variation of regulation 23—Remission in respect of land of low value
  - 18 Variation of regulation 27—Remission of levy in respect of tenants of public land
- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Emergency Services Funding (Remissions—Land) Variation Regulations 2004*.

#### **2—Commencement**

These regulations will come into operation on 1 July 2004.

#### **3—Variation provisions**

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

## **Part 2—Variation of *Emergency Services Funding (Remissions—Land) Regulations 2000***

### **4—Variation of regulation 4—Interpretation**

Regulation 4—after the definition of *Regional area 4* insert:

*relevant financial year* means the 2004/2005 financial year;

### **5—Variation of regulation 5—Remission of levy**

Regulation 5—delete "2003/2004" and substitute:

relevant

### **6—Variation of regulation 6A—Remission of levy**

Regulation 6A—delete "2003/2004" and substitute:

relevant

### **7—Variation of regulation 6B—Amount of remission**

Regulation 6B—delete "0.001315" and substitute:

0.001232

### **8—Variation of regulation 7—Remission for tenants of Aboriginal Housing Authority**

Regulation 7—delete "2003/2004" and substitute:

relevant

### **9—Variation of regulation 7A—Remission for tenants of public housing**

Regulation 7A(1)—delete "2003/2004" and substitute:

relevant

### **10—Variation of regulation 8—General remission**

Regulation 8—delete "2003/2004" and substitute:

relevant

### **11—Variation of regulation 9—Further remission in respect of principal place of residence**

Regulation 9(1)—delete "2003/2004" and substitute:

relevant

### **12—Variation of regulation 14—Remission of levy**

Regulation 14—delete "2003/2004" and substitute:

relevant

### **13—Variation of regulation 16—Remission of levy**

Regulation 16(1)—delete "2003/2004" and substitute:

relevant

**14—Variation of regulation 18—Remission of levy**

Regulation 18—delete "2003/2004" and substitute:  
relevant

**15—Variation of regulation 20—Remission of levy**

Regulation 20—delete "2003/2004" and substitute:  
relevant

**16—Variation of regulation 22—General remission**

Regulation 22—delete "2003/2004" and substitute:  
relevant

**17—Variation of regulation 23—Remission in respect of land of low value**

Regulation 23—delete "2003/2004" and substitute:  
relevant

**18—Variation of regulation 27—Remission of levy in respect of tenants of public land**

Regulation 27(1)—delete "2003/2004" and substitute:  
relevant

**Note—**

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

**Made by the Governor**

on the recommendation of the Treasurer and with the advice and consent of the Executive Council  
on 24 June 2004

No 139 of 2004

T&F04/028CS

South Australia

## **Emergency Services Funding (Remissions—Motor Vehicles and Vessels) Variation Regulations 2004**

under the *Emergency Services Funding Act 1998*

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### **Contents**

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- 3 Variation provisions

#### **Part 2—Variation of Emergency Services Funding (Remissions—Motor Vehicles and Vessels) Regulations 2000**

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  - 7 Variation of regulation 6—Remission of levy on trailers
  - 8 Substitution of regulation 7
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- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Emergency Services Funding (Remissions—Motor Vehicles and Vessels) Variation Regulations 2004*.

#### **2—Commencement**

These regulations will come into operation on 1 July 2004.

#### **3—Variation provisions**

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

### **Part 2—Variation of *Emergency Services Funding (Remissions—Motor Vehicles and Vessels) Regulations 2000***

#### **4—Variation of regulation 3—Interpretation**

Regulation 3(2)—delete "or renewal" and substitute:

, or the renewal of the registration,

**5—Variation of regulation 4—Remission of levy on cars and motor cycles**

- (1) Regulation 4—delete "2000/2001" and substitute:

2004/2005

- (2) Regulation 4—delete "51, 66 or 70" and substitute:

35, 36, 40, 41, 51, 66, 70, 86, 90 or 91

**6—Variation of regulation 5—Remission of levy on metropolitan primary production goods vehicles**

Regulation 5—delete "2000/2001" and substitute:

2004/2005

**7—Variation of regulation 6—Remission of levy on trailers**

- (1) Regulation 6—delete "2000/2001" and substitute:

2004/2005

- (2) Regulation 6—delete "11 or 61" and substitute:

11, 31, 61 or 81

**8—Substitution of regulation 7**

Regulation 7—delete the regulation and substitute:

**7—Remission of levy on historic and left hand drive vehicles**

A person who is liable to pay a levy in relation to the 2004/2005 financial year or a subsequent financial year on the registration, or the renewal of the registration, of a motor vehicle as a historic vehicle or a left hand drive vehicle under section 25 of the *Motor Vehicles Act 1959* is entitled to a remission of such amount as is required to reduce the levy in respect of the vehicle to \$6.00.

**9—Variation of regulation 8—Remission of levy on recreational vessels**

Regulation 8—delete "2000/2001" and substitute:

2004/2005

**Note—**

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

**Made by the Governor**

on the recommendation of the Treasurer and with the advice and consent of the Executive Council  
on 24 June 2004

No 140 of 2004

T&F04/028CS

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## CITY OF PORT ADELAIDE ENFIELD

## LOCAL GOVERNMENT ACT 1999

*Adoption of Community Land Management Plans*

NOTICE is hereby given that following relevant consultation under the Act, the City of Port Adelaide Enfield at its meeting held on 2 June 2004, resolved to adopt Community Land Management Plans for Council's Passive Recreation Reserves and Active Recreation Reserves.

H. J. WIERDA, City Manager

## CITY OF UNLEY

*Adoption of Valuations*

NOTICE is hereby given that the Corporation of the City of Unley in accordance with section 167 (2) (a) of the Local Government Act 1999, at a meeting held on 7 June 2004, adopted for the year ending 30 June 2005, the Government assessment of capital value being \$6 542 167 740 as detailed in the valuation roll prepared by the Valuer-General in relation to the areas of the Corporation of the City of Unley and hereby specifies 1 July 2004 as the day as and from which such valuation shall become and be the valuations of the council.

*Declaration of Rates*

Notice is hereby given that at a meeting held on Monday, 7 June 2004, the Corporation of the City of Unley in accordance with section 156 (1) (a) of the Local Government Act 1999, declared differential general rates, based upon the capital value of the land subject to the rate, for the year ending 30 June 2005 as follows:

- (a) In respect to rateable land which is categorised by Land Use Category 1—Residential in Regulation 10 of the Local Government (General) Regulations 1999, as a prescribed permissible differentiating factor, a differential general rate of 0.2928 cents in the dollar.
- (b) In respect to rateable land which is categorised by Land Use Category 2—Commercial—Shop, Category 5—Industry Light, Category 6—Industry Other, Category 7—Primary Production, Category 8—Vacant Land and Category 9—Other in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.5582 cents in the dollar.
- (c) In respect to rateable land which is categorised by Land Use Category 3—Commercial—Office and Category 4—Commercial—Other in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.7924 cents in the dollar.

Pursuant to section 158 of the Local Government Act 1999, the council fixed a minimum amount that shall be payable by way of rates on all rateable land within the whole of the Municipality for the year ending 30 June 2005 at \$475.

Pursuant to section 154 to the Local Government Act 1999 and in respect to all rateable land within the City of Unley, a separate rate of 0.006566 cents in the dollar was declared as the Catchment Environment Levy in accordance with the requirements of section 138 of the Water Resources Act 1997.

Pursuant to section 154 of the Local Government Act 1999, for the year ending 30 June 2005, the following differential Separate Rates are declared on all rateable land based upon capital value of the land, subject to the rate as follows:

- In order to raise the amount of \$51 300 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with an Unley Road

address, a differential separate rate of 0.0340 cents in the dollar in respect of Land Uses—Category 2 (Commercial Shop), Category 3 (Commercial Office) and Category 4 (Commercial Other).

- In order to raise the amount of \$27 500 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the north, a differential separate rate of 0.1276 cents in the dollar in respect of Land Uses—Category 2 (Commercial Shop), Category 3 (Commercial Office) and Category 4 (Commercial Other).
- In order to raise the amount of \$35 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road (eastern side), a differential separate rate of 0.0991 cents in the dollar in respect of Land Uses—Category 2 (Commercial Shop).
- In order to raise the amount of \$12 500 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rate of 0.0976 cents in the dollar in respect of Land Uses—Category 2 (Commercial Shop).

R. GREEN, City Manager

## CITY OF WEST TORRENS

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Water Resources Act 1997:

*Adoption of Valuations*

At a meeting held on 15 June 2004, adopted for rating purposes, for the year ending 30 June 2005, the capital valuations of the Valuer-General of all property within the area, totalling \$7 900 017 600.

*Declaration of Rates*

At a meeting held on 15 June 2004:

- (i) Declared differential general rates in the dollar based on capital values as follows:
  - (a) 0.249000 cents in the dollar on rateable land of Category 1 Use;
  - (b) 0.630723 cents in the dollar on rateable land of Categories 2, 3, 4, 5, 6, 7, 8 and 9 Use.
- (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$482.40.
- (iii) Declared separate rates on rateable land within the area as follows:
  - (a) 0.008073 cents in the dollar based on capital values on all rateable land in the area of the River Torrens Catchment Water Management Board; and
  - (b) 0.006470 cents in the dollar based on capital values on all rateable land in the area of the Patawalonga Catchment Water Management Board.

T. M. STARR, Chief Executive Officer

DISTRICT COUNCIL OF CLEVE

*Adoption of Valuations*

NOTICE is hereby given that the District Council of Cleve in accordance with section 167 of the Local Government Act 1999, at a meeting held on 11 June 2004, adopted for the year ending 30 June 2005, the site valuations made by the Valuer-General in relation to the area of the council, being the most recent valuations available and totalling \$143 629 400.

*Declaration of Rates and Charges*

Notice is hereby given pursuant to section 170 of the Local Government Act 1999, that the District Council of Cleve at a meeting held on 11 June 2004, declared the following rates and charges for the year ending 30 June 2005.

1. Pursuant to section 153 of the Local Government Act 1999, differential general rates based on the site value of land according to locality as hereunder:

|   |                     |
|---|---------------------|
| Arno Bay—Town.....                        | 2.3485 c in the \$  |
| Arno Bay—Coastal Zone .....               | 0.8065 c in the \$  |
| Cleve—Town.....                           | 3.1394 c in the \$  |
| Cleve—Rural Living/Fringe Zone .....      | 2.1709 c in the \$  |
| Other Towns—Rudall, Darke Peak, etc. .... | 50.0000 c in the \$ |
| Outside Towns—Rural.....                  | 0.7824 c in the \$  |
| Special Industry Zone (SACBH Silos).....  | 29.5110 c in the \$ |

2. Pursuant to section 158 of the Local Government Act 1999, a minimum amount that shall be payable by way of rates on rateable properties of \$295.

3. Pursuant to section 155 of the Local Government Act 1999, annual service charges payable on land serviced by prescribed services as hereunder:

|   |                               |
|---|-------------------------------|
| Cleve Common Effluent Drainage Scheme.....                  | \$150 per unit                |
| Arno Bay Foreshore Waste Drainage and Treatment Scheme..... | \$150 per unit                |
| Common Antenna TV Retransmission Service .....              | \$70 per unit (GST inclusive) |

4. Pursuant to section 154 of the Local Government Act 1999, a separate rate of 2.2429 cents in the dollar payable on the site value of the following specified land at Arno Bay undergoing the shack site free-holding process, which activity, the council has agreed to support. Allotment Nos 5, 7, 10, 12, 14, 16, 19, 22 and 25 of DP35669, Hundred of Boothby, Arno Bay.

5. Pursuant to section 138 of the Water Resources Act 1997, and section 154 of the Local Government Act 1999, the council declared a separate rate being a fixed water levy of \$31 upon all rateable property in the council area. The fixed water levy was declared in order to reimburse the council the amount of \$32 581 which council is required to contribute towards the costs of operating the Eyre Peninsula Catchment Water Management Board for the 2004-2005 financial year.

*Rating Policy*

Pursuant to section 171 of the Local Government Act 1999, the District Council of Cleve has prepared and adopted a rating policy in conjunction with the declaration of rates and charges for the 2004-2005 financial year. A summary version of the policy will accompany each rates notice sent to ratepayers and copies of the policy are available at the council office.

*Payment of Rates and Discounts*

The District Council of Cleve has resolved pursuant to section 181 of the Local Government Act 1999, that rates shall be payable in four equal or approximately equal instalments due on the 15th days of September, December, March and June for the 2004-2005 financial year.

Pursuant to section 181 (11) of the Local Government Act 1999, a discount of 2% is offered if the annual rates amount is paid in full prior to 16 September 2004.

F. L. GILLINGS, Chief Executive Officer

LIGHT REGIONAL COUNCIL

*Revocation of Load Limit—Vinegrove Road Bridge, Greenock*

NOTICE is hereby given that, pursuant to the provisions of section 17 of the Road Traffic Act 1961 and the Instrument of General Approval issued by the Minister for Transport dated 12 March 2001, Light Regional Council has now revoked the 5 tonne Gross

Load Limit imposed on the Vinegrove Road Bridge, Greenock, effective from 16 June 2004.

*Bridge Closure—Reformatory Road, Kapunda*

Notice is hereby given that, pursuant to the provisions of section 359 of the Local Government Act 1934, as amended, Light Regional Council resolved that the Reformatory Road Bridge at Kapunda be closed to all through traffic until further notice for the installation of appropriate traffic control devices, effective from 16 June 2004.

P. J. BEARE, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

*Supplementary Election for Area Councillor—Nominations Received*

AT the close of nominations at 12 noon on Thursday, 17 June 2004, the following persons have been accepted as candidates and are listed in the order in which they will appear on the ballot paper.

*Area Councillor (1 Vacancy)*

- Gladwell, Bob
- Gibbs, David Stuart
- Kempen, Judith

*Postal Voting*

The election will be conducted entirely by postal voting. No polling booth will be open for voting on polling day. Voting is not compulsory.

Voting material will be dispatched by post to every natural person, body corporate and group listed on the voters roll as at roll closure on 30 April 2004.

The mailout will commence on Tuesday, 29 June 2004, with all voting materials to be delivered by Monday, 5 July 2004.

A person who has not received voting material by Monday, 5 July 2004 and who believes that he or she is entitled to vote should apply to the State Electoral Office on (08) 8401 4327.

A pre-paid addressed envelope for each elector entitlement will be provided. Completed ballot material must be returned to reach the Returning Officer no later than 12 noon on Monday, 19 July 2004.

A ballot box will be provided at the Council Office, 108 Main Street, Peterborough for electors who wish to personally deliver their completed ballot material during office hours.

*Place of Counting Votes*

The scrutiny and counting of votes will take place at the Council Office, 108 Main Street, Peterborough as soon as practicable after 12 noon on Monday, 19 July 2004. A provisional declaration will be made at the conclusion of the election count.

*Campaign Donations Return*

All candidates must forward a campaign donations return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

STEVE TULLY, Returning Officer

DISTRICT COUNCIL OF TATIARA

*Results of Supplementary Election*

COUNCILLOR West Ward (1 vacancy):

- Formal Ballot Papers: 844
- Informal Ballot Papers: 4

Quota: 423

| Candidates           | First Preference Votes | Result after Distribution of Preferences |
|----------------------|------------------------|--|
| Allen, Janet.....    | 634                    | Elected                                  |
| Walladge, Keith..... | 210                    |  |

STEVE TULLY, Returning Officer

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

*Arnold, John Robert*, late of 12 Waterman Avenue, Vale Park, retired supply manager, who died on 17 May 2004.

*Hall, Muriel Adelaide*, late of Leighton Avenue, Klemzig, of no occupation, who died on 20 March 2004.

*Hillier, Emma Jane*, late of 10 Chilmark Street, Elizabeth Vale, of no occupation, who died on 10 May 2004.

*Jaensch, Gladys Bertha*, late of 14 Frew Street, Fullarton, of no occupation, who died on 3 May 2004.

*Jagger, Margaret*, late of 51 Eve Road, Bellevue Heights, of no occupation, who died on 12 March 2004.

*Laferi, Maria Henriette*, late of 160 O.G. Road, Felixstow, of no occupation, who died on 5 December 2003.

*Martin, Gilbert Thomas Osborn*, late of 3 Compass Drive, Seaford, retired company executive, who died on 14 February 2004.

*MacGregor, Catherine Clark-Smeaton*, late of Hazel Grove, Ridgehaven, widow, who died on 10 March 2004.

*McIntyre, Robert Carmichael Butchart*, late of 243 Hogarth Road, Elizabeth Grove, retired carpenter and joiner, who died on 26 February 2004.

*Murray-Smith, Lewis*, late of 103 Fisher Street, Fullarton, retired truck driver, who died on 19 March 2004.

*Salmon, May McCreath*, late of 30 Owen Street, Woodville North, widow, who died on 30 April 2004.

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 23 July 2004, 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 24 June 2004.

C. J. O'LOUGHLIN, Public Trustee

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#### SALE OF PROPERTY

Auction Date: Friday, 9 July 2004 at 11 a.m.

Location: 51 Recreation Parade, Semaphore Park.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the District Court of South Australia, Action No. 1494 of 2003, directed to the Sheriff of South Australia in an action wherein Cayman National Bank Ltd is the Plaintiff and Peter Glenn and Carolyn Fay Russell are the Defendants, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendants Peter Glenn and Carolyn Fay Russell as the registered proprietors of an estate in fee simple in the following:

That piece of land situated in the area named Semaphore Park, being 51 Recreation Parade, being the property comprised in Certificate of Title Register Book Volume 5251, Folio 75.

Further particulars from the auctioneers:

Griffin Real Estate  
179 King William Road  
Hyde Park, S.A 5061  
Telephone: (08) 8357 3177

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