



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 13 MAY 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**. 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

Department of the Premier and Cabinet
Adelaide, 13 May 2004

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

No. 11 of 2004—Authorised Betting Operations (Betting Review) Amendment Act 2004. An Act to amend the Authorised Betting Operations Act 2000.

No. 12 of 2004—Consent to Medical Treatment and Palliative Care (Prescribed Forms) Amendment Act 2004. An Act to amend the Consent to Medical Treatment and Palliative Care Act 1995.

No. 13 of 2004—Local Government (Flood Mitigation Infrastructure) Amendment Act 2004. An Act to amend the Local Government Act 1999.

No. 14 of 2004—Meat Hygiene (Miscellaneous) Amendment Act 2004. An Act to amend the Meat Hygiene Act 1994.

By command,

J. W. WEATHERILL, for Acting Premier

DPC 02/0586

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations as Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 17 May 2004 to 18 May 2004 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. W. WEATHERILL, for Acting Premier

CS/385/001/057/04CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of the Honourable Paul Holloway, MLC, Minister for Industry, Trade and Regional Development, Minister for Mineral Resources Development and Minister for Small Business as Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 13 May 2004 to 15 May 2004 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. W. WEATHERILL, for Acting Premier

CS/385/001/057/04CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Kevin Owen Foley, MP, Deputy Premier, Treasurer, Minister Assisting the Premier in Economic Development, Minister for Police and Minister for Federal/State Relations to be also Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 13 May 2004 to 15 May 2004 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. W. WEATHERILL, for Acting Premier

CS/385/001/057/04CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Paul Holloway, MLC, Minister for Industry, Trade and Regional Development, Minister for Mineral Resources Development and Minister for Small Business to be also Acting Premier, Acting Minister for Economic Development, Acting Minister for Social Inclusion and Acting Minister for Volunteers for the period 17 May 2004 to 18 May 2004 inclusive, during the absence of the Honourable Michael David Rann, MP.

By command,

J. W. WEATHERILL, for Acting Premier

CS/385/001/057/04CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint Maria Harrison as Deputy Official Secretary (Business Manager) to Her Excellency the Governor for a term commencing on 13 May 2004 and expiring on 10 November 2006, pursuant to the provisions of the Constitution Act 1934.

By command,

J. W. WEATHERILL, for Acting Premier

ASACAB002/04CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia, pursuant to Section 4 of the Justices of the Peace Act 1991.

Pebiana Beatrice
Sharon Margaret Callaghan
Helen Jane Campbell
Lynette Susanne Dennes
Bronwen Evans
Terrence Patrick Grose
Bruce Douglas McAndie
Louise McSporrán
Joanne Elizabeth Mardon
John William Rooke
Debra Weir
Mark Louis Whitburn
Craig Matthew Wilton

By command,

J. W. WEATHERILL, for Acting Premier

ATTG0082/03CS

Department of the Premier and Cabinet
Adelaide, 13 May 2004

HIS Excellency the Governor's Deputy in Executive Council has been pleased to allow and countersign the proposed amendment to Statute Chapter 85 of the University of Adelaide as set out in the documents from the University, approved by the Council of the University on 18 February 2002, and by the Senate of the University on 27 November 2002, pursuant to Section 22(3) of the University of Adelaide Act 1971.

By command,

J. W. WEATHERILL, for Acting Premier

METAFE08/04CS

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:

Action for Breast Cancer SA Incorporated
 Christian Schools Association of Gawler Incorporated
 Lower South East Tenants Advisory Board Incorporated
 Narnu Bay Estate Residents Association Incorporated
 South Australian & Western Victorian Sustainable Grazing Systems Incorporated
 Mattanya Housing Association Incorporated.

Given at Adelaide, 10 May 2004.

B. COLQUIST, a Delegate of the Corporate Affairs Commission

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:

1. Dedicate the Crown Land defined in The First Schedule as a Reserve for Water Supply Purposes and declare that such land shall be under the care, control and management of the Minister for Government Businesses.
2. Dedicate the Crown Land defined in The Second Schedule as a Reserve for Water Supply Purposes and declare that such land shall be under the care, control and management of the Mypolonga Irrigation Trust Incorporated.

The First Schedule

Allotment 12 of DP 52080, Hundred of Mobilong, County of Sturt, exclusive of all necessary roads, being the land contained in Crown Record Volume 5888, Folio 642, subject nevertheless to an easement over that portion of allotment 12 marked G on DP 52080 (RLG 9440214).

The Second Schedule

Allotment 13 of DP 52080, Hundred of Mobilong, County of Sturt, exclusive of all necessary roads, being the land contained in Crown Record Volume 5888, Folio 643, subject nevertheless to easements over those portions of allotment 13 marked E and F on DP 52080 (RLG 9440213 and RLG 9440215 respectively).

Dated 13 May 2004.

J. HILL, Minister for Environment and Conservation

DENR 12/0357

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 Recreation Reserve and declare that such land shall be under the care, control and management of the Mid Murray Council.

The Schedule

Sections 386, 389 and allotment 750 of DP 63320, Hundred of Nildottie, County of Albert, exclusive of all necessary roads.

Dated 13 May 2004.

J. HILL, Minister for Environment and Conservation

DEH 12/1073

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 Public Road.

The Schedule

Allotments 45, 48 and 49 of DP 56037, Hundred of Kilkerran, County of Fergusson, being within the district of Yorke Peninsula.

Dated 13 May 2004.

J. HILL, Minister for Environment and Conservation

DEH 10/0065

DEVELOPMENT ACT 1993

Contributions in Respect to Open Space Land

THE contributions in respect of open space under section 50 (5) of the Development Act 1993 are:

	\$
Land within Metropolitan Adelaide	2 215
Land outside Metropolitan Adelaide.....	998

for each allotment that does not exceed 1 ha in area.

The Valuer-General has advised that the average variation in the market value of land in the year that ended 30 June 2003 were:

Land within Metropolitan Adelaide—an increase of 25.07 per cent; and
Land outside Metropolitan Adelaide—an increase of 50.98 per cent.

On and after 1 June 2004, the contributions in respect of open space under section 50 (5) of the Development Act 1993, shall be as follows:

	\$
Land within Metropolitan area.....	2 770
Land outside Metropolitan area.....	1 505

Dated 28 April 2004.

TRISH WHITE, Minister for Urban Development and Planning

DEVELOPMENT ACT 1993

Adelaide Hills Council, Mount Barker (DC), Marion (City), Onkaparinga (City), Onkaparinga Catchment Plan Amendment Report—Draft for Public Consultation

NOTICE is hereby given that the Onkaparinga Catchment Water Management Board in partnership with the Adelaide Hills Council, Mount Barker District Council, City of Marion and City of Onkaparinga has prepared a draft Plan Amendment Report (PAR) to amend:

- Adelaide Hills Development Plan.
- Mount Barker (DC) Development Plan.
- Marion (City) Development Plan.
- Onkaparinga (City) Development Plan.

The draft Plan Amendment Report will amend the above Development Plans by introducing planning policies which:

- improve watercourse rehabilitation and management;
- enable the assessment of water affecting activities that are classified as development;
- improve land management practices for rural development such as intensive animal keeping, land based aquaculture and horse-keeping;
- improve land management practices for industrial and commercial premises;

- improve stormwater management within new developments;
- enable the incorporation of design features to improve water use assessment for residential development;
- encourage the use of treated wastewater/effluent;
- enable the assessment of land uses that use imported water; and
- make horse-keeping a consent use within the Mount Lofty Ranges Watershed Area and Primary Production Area where it meets specific performance criteria.

The draft Plan Amendment Report will be available for public inspection at:

- Adelaide Hills Council.
- City of Onkaparinga.
- District Council of Mount Barker.
- City of Marion.
- Onkaparinga Catchment Water Management Board.

Copies of the draft Plan Amendment Report can be purchased at the Council offices for \$20, or can be viewed on the Planning SA website www.planning.sa.gov.au.

Written submissions regarding the draft amendment will be accepted until 5 p.m. on 15 July 2004.

All submissions should be addressed to:

Stephen Smith
Deputy General Manager/Strategic Planner
Onkaparinga Catchment Water Management Board
The Salvation Army Complex
The Hub
Aberfoyle Park, S.A. 5159

Copies of all submissions received will be available for inspection by interested persons at the offices of the Councils and the Onkaparinga Catchment Water Management Board from 16 July 2004 until the conclusion of the public hearings.

A public hearing in relation to the Adelaide Hills Council and District Council of Mount Barker will be held at the Hahndorf Resort, 145A Main Street, Hahndorf on 26 July 2004, commencing at 7 p.m.

A public hearing in relation to the City of Marion and City of Onkaparinga will be held at The Salvation Army Complex, The Hub, Aberfoyle Park on 29 July 2004, commencing at 6.30 p.m.

The public hearings will not be held if no submissions are received or if no submissions make a request to be heard.

For further information contact Stephen Smith, Deputy General Manager/Strategic Planner, Onkaparinga Catchment Water Management Board on 8374 6000.

Dated 13 May 2004.

J. TATE, City Manager
City of Onkaparinga

P. PEPPIN, Chief Executive
Adelaide Hills Council

M. SEARLE, Chief Executive
City of Marion

A. STUART, Chief Executive
District Council of Mount Barker

DOG FENCE ACT 1946

Declaration of Rate

PURSUANT to the provisions of section 25 of the Dog Fence Act 1946, the Dog Fence Board, with the approval of the Minister for Environment and Conservation, hereby declares that for the financial year ending 30 June 2005 the dog fence rate shall be 98 cents per km² and the minimum amount payable \$68 for all separate holdings of more than 10 km² of land situated inside the dog fence.

Excluding:

1. For all land in:

- The whole of the counties of Musgrave, Flinders, Jervois, Frome, Victoria, Daly, Stanley, Gawler, Fergusson, Light, Eyre, Albert, Alfred, Adelaide, Sturt, Hindmarsh, Russell, Buccleuch, Chandos, Cardwell, Buckingham, MacDonnell, Robe, Grey and Carnarvon.
- The whole of the Hundreds of Finlayson, Tarlton, Cungena, Kaldoonera, Scott, Murray, Chandada, Karcultaby, Condada, Pildappa, Ripon, Forrest, Campbell, Inkster, Moorkitatie, Carina, Minnipa, Pinbong, Wrenfordsley, Rounsevell, Witera, Addison, Travers, Yaninee, Pygery, Wudinna, Hill, Peella, Pordia, Palabie, Wannamanna, Mamblin, Kongawa, Pinkawillinie, Cortlinye, Moseley, Wright, Downer, Wallis, Cocata, Kappakoola, Warranboo, Cootra, Caralue, Solomon, Kelly, Barna, Yalanda, Panitya, Coomooroo, Walloway, Pekina, Black Rock Plain, Tarcowie, Mannanarie, Yongala, Terowie, Hallett, Kingston, Mongolata, Kooringa, Baldina, Apoinga and Bright.

Where this contribution from holdings in 1 (a) and 1 (b) is paid via the Sheep Advisory Group.

2. Lake Torrens National Park and Lake Gairdner National Park, which are exempted from, dog fence rates.

3. All the islands along the sea coast.

M. J. BALHARRY, Manager, Dog Fence Administration

ENVIRONMENT PROTECTION ACT 1993

AMENDMENT TO AN ENVIRONMENT PROTECTION POLICY

Notice by the Minister

PURSUANT to section 32 of the Environment Protection Act 1993 and Regulation 4A of the Environment Protection (General) Regulations 1994, I, John David Hill, MP, Minister for Environment and Conservation, being the Minister of the Crown to whom the administration of the Act is for the time being committed, amend the Environment Protection (Burning) Policy 1994 (see *Gazette*, 27 October 1994, p. 1359), as follows:

- by inserting alphabetically in Schedule 1 of the Policy the following items:

The Rural City of Murray Bridge (the township of Murray Bridge as gazetted in the *Government Gazette*, 17 July 1986).

This amendment comes into operation on the day on which it is published in the *Gazette*.

Dated 11 May 2004.

JOHN HILL, Minister for Environment and Conservation

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, STEPHEN RICHARD SMITH, Senior Adviser, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers:

Approve as Category B Containers, subject to the conditions in subclauses (i) and (ii) below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers;
- (d) the name of the holders of these approvals.

(i) *Subsection 69 (3) Arrangements:*

The holders of these approvals must ensure that the empty containers which belong to their respective class of containers hereby approved as Category B Containers are collected from collection depots approved under section 69 of the Act by the party named in Column 5 of Schedule 1 of this Notice; and

(ii) *Approved Refund Markings:*

- (a) The holders of these approvals must ensure that each container which belongs to their respective class of containers hereby approved as Category B Containers bears the refund marking approved by the Authority in respect of that class of containers.
- (b) The refund marking that appears on each container that belongs to the class of containers hereby approved, must be a minimum 1.5 mm for the smallest letter in the statement and a minimum 3 mm for the numeric ('5') in the statement.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Schweppes Orange Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemonade	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Viage	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Soda Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lime	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Dry Ginger Ale	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemon Lime & Bitters	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Indian Tonic Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Bitter Lemon	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Berry	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Ciata	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemon Lime Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Orange & Mango Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemon Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemon	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Lemon Lime & Orange Natural Mineral Water	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Schweppes Agrum	315	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
Red Bull Energy Drink	250	Can—Aluminium	Cadbury Schweppes Pty Ltd	Statewide Recycling
Red Bull Energy Drink	330	Glass with Paper Label	Cadbury Schweppes Pty Ltd	Statewide Recycling
XXXX Gold Lager	375	Can—Aluminium	South Australian Brewing Company Pty Ltd	Marine Stores Ltd
Temple Hydrotherapy Blood Orange Vitamin Water With Calcium	500	PET with Paper Label	Nuskool Beverage Company T/as Zenergy Functional Beverages	Statewide Recycling
Temple Hydrotherapy Honeydew Vitamin Water With Folate	500	PET with Paper Label	Nuskool Beverage Company T/as Zenergy Functional Beverages	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Temple Hydrotherapy Starfruit Vitamin Water With Aloe	500	PET with Paper Label	Nuskool Beverage Company T/as Zenergy Functional Beverages	Statewide Recycling
Temple Hydrotherapy Dragonfruit Vitamin Water With Iron	500	PET with Paper Label	Nuskool Beverage Company T/as Zenergy Functional Beverages	Statewide Recycling
Temple Hydrotherapy Pink Grapefruit Vitamin Water With Antioxidants	500	PET with Paper Label	Nuskool Beverage Company T/as Zenergy Functional Beverages	Statewide Recycling
Heinz Babys Own Pear Fruit Drink	1 000	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple & Cranberry Fruit Drink	1 000	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple & Blackcurrant Fruit Drink	1 000	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Summer Fruit Drink	150	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple Fruit Drink	150	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple & Prune Fruit Drink	125	Glass with Paper Label	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple & Cranberry Fruit Drink	125	Glass with Paper Label	HJ Heinz Company Australia Limited	Statewide Recycling
Heinz Babys Own Apple & Blackcurrant Fruit Drink	125	Glass with Paper Label	HJ Heinz Company Australia Limited	Statewide Recycling
New Vera	946	Glass with Paper Label	Neways International Australia Pty Ltd	Statewide Recycling
Sunrise Party Punch Berry Fruit Drink	2 000	PET with Paper Label	Berri Limited	Statewide Recycling
Sunrise Sunshine Punch Orange Fruit Drink	2 000	PET with Paper Label	Berri Limited	Statewide Recycling
Sunrise Calypso Punch Tropical Fruit Drink	2 000	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Harmonics Cranberry Drink	300	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Harmonics Vegetable Juice	300	PET with Paper Label	Berri Limited	Statewide Recycling
Berri Harmonics Apple Carrot Orange & Lemon Juice	300	PET with Paper Label	Berri Limited	Statewide Recycling
Coles Farmland Tropical Juice	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Apple Juice	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Orange Juice	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Tropical Fruit Drink	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Orange & Mango Fruit Drink	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Orange Fruit Drink	250	LPB—Aseptic	Berri Limited	Statewide Recycling
Coles Farmland Apple Fruit Drink	250	LPB—Aseptic	Berri Limited	Statewide Recycling
UDL Vodka Pineapple Crush	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
UDL Vodka Lemon Lime & Soda	275	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
UDL Vodka Raspberry	275	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
UDL Vodka Green Apple	275	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
UDL Vodka Passionfruit	275	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Robinvale Grape Juice Drink	330	Glass (Sticker)	Robinvale Organic & Bio-Dynamic Wines Australia	Statewide Recycling
Robinvale Grape Juice Drink	750	Glass (Sticker)	Robinvale Organic & Bio-Dynamic Wines Australia	Statewide Recycling
Bundaberg Rum & Cola	250	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Johnnie Walker Red Label & Cola	250	Glass with Paper Label	Diageo Australia Pty Ltd	Statewide Recycling
Organic Mangrove Mountain Spring Water	600	PET with Polypropylene Label	Mangrove Mountain Springs Pty Ltd	Visy CDL Recycling Services
Lovely Valley Als Smooth Black & Tan	330	Glass with Paper Label	Lovely Valley Beverage Factory	Statewide Recycling
Lovely Valley Coral Base Water	750	Glass with Paper Label	Lovely Valley Beverage Factory	Statewide Recycling
Bickfords Blackcurrant Sparkling 7% Fruit Juice Drink	300	Glass with Polypropylene Label	Bickfords Australia Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Voodoo Jelly Wildberry Wipeout Flavour	250	PET with Polypropylene Label	Golden Circle Limited	Statewide Recycling
Voodoo Jelly Raspberry Rage Flavour	250	PET with Polypropylene Label	Golden Circle Limited	Statewide Recycling
Voodoo Jelly Jungle Lime Flavour	250	PET with Polypropylene Label	Golden Circle Limited	Statewide Recycling
Voodoo Jelly Orange Mania	250	PET with Polypropylene Label	Golden Circle Limited	Statewide Recycling
James Squire India Pale Ale	345	Glass with Paper Label	South Australian Brewing Company Pty Ltd	Marine Stores Ltd
James Squire Australian Strong Ale Limited Release	345	Glass with Paper Label	South Australian Brewing Company Pty Ltd	Marine Stores Ltd
James Squire Porter	345	Glass with Paper Label	South Australian Brewing Company Pty Ltd	Marine Stores Ltd

ENVIRONMENT PROTECTION ACT 1993

AMENDMENT TO AN ENVIRONMENT PROTECTION POLICY

Notice by the Minister

PURSUANT to section 32 of the Environment Protection Act 1993 and Regulation 4A of the Environment Protection (General) Regulations 1994, I, John David Hill, MP, the Minister for Environment and Conservation, being the Minister of the Crown to whom the administration of the Act is for the time being committed, amend the Environment Protection (Burning) Policy 1994 (see *Gazette*, 27 October 1994, p. 1359), as follows:

(a) by inserting alphabetically in Schedule 1 of the Policy the following items:

Loxton Waikerie (areas including Residential (Loxton) Zone, Town Centre (Loxton) Zone, Industrial (Loxton) Zone, Special Uses (Showgrounds) (Loxton) Zone, Residential (Waikerie) Zone, Public Purpose (Waikerie) Zone, Town Centre (Waikerie) Zone, Industrial (Waikerie) Zone).

This amendment comes into operation on the day on which it is published in the *Gazette*.

Dated 11 May 2004.

JOHN HILL, Minister for Environment
and Conservation

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice number P044/04 made under section 43 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, page 1200, dated 30 April 2004 being the sixth notice on that page, referring to the Spencer Gulf prawn fishery, is hereby revoked as of 1800 hours on 14 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

R012-04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf north of the line commencing at position latitude 33°46.20'S, longitude 137°44.00'E, then to position latitude 33°37.00'S, longitude 137°33.00'E, then to position latitude 33°44.00'S, longitude 137°30.00'E, then to position latitude 33°40.00'S, longitude 137°12.00'E.

SCHEDULE 2

From 1800 hours on 14 May 2004 to 0700 hours on 19 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P045/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf within the area commencing at position latitude 33°53.00'S, longitude 137°36.00'E, then to position latitude 33°47.00'S, longitude 137°27.20'E, then to position latitude 33°51.00'S, longitude 137°23.00'E, then to position latitude 33°58.00'S, longitude 137°34.00'E.

SCHEDULE 2

From 1800 hours on 14 May 2004 to 0700 hours on 19 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P046/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf within the area commencing at position latitude 33°40.00'S, longitude 137°10.00'E, then to position latitude 33°50.00'S, longitude 137°21.00'E, then to position latitude 33°52.00'S, longitude 137°11.00'E, then to position latitude 33°58.00'S, longitude 137°15.00'E, then to position latitude 34°09.00'S, longitude 137°06.00'E, then to position latitude 34°27.00'S, longitude 137°06.00'E, then to position latitude 34°27.00'S, longitude 136°39.00'E, then to position latitude 34°06.00'S, longitude 136°47.00'E, then to position latitude 33°55.00'S, longitude 136°34.00'E.

SCHEDULE 2

From 1800 hours on 14 May 2004 to 0700 hours on 19 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P047/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in waters of Spencer Gulf within the area commencing at position latitude 34°19.00'S, longitude 137°30.00'E, then to position latitude 34°19.00'S, longitude 137°20.00'E, then to position latitude 34°23.00'S, longitude 137°15.00'E, then to position latitude 34°54.00'S, longitude 137°15.00'E.

SCHEDULE 2

From 1800 hours on 14 May 2004 to 0700 hours on 19 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P048/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

From 0700 hours to 1800 hours from 15 May 2004 to 18 May 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P049/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Spencer Gulf.

SCHEDULE 2

From 0700 hours on 19 May 2004 to 2359 hours on 31 December 2004.

Dated 11 May 2004.

J. PRESSER, Principal Fisheries Manager

P050/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of the Gulf St Vincent prawn fishery.

SCHEDULE 2

Between 0630 hours and 1830 hours between and including 14 May 2004 to 27 May 2004.

Dated 12 May 2004.

J. PRESSER, Principal Fisheries Manager

V005/04

FISHERIES ACT 1982: SECTION 43

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

SCHEDULE 1

The act of taking or the act preparatory to or involved in the taking of western king prawn (*Penaeus latisulcatus*) in all waters of Gulf St Vincent.

SCHEDULE 2

From 0630 hours on 28 May 2004 to 2359 hours on 31 December 2004.

Dated 12 May 2004.

J. PRESSER, Principal Fisheries Manager

V006/04

FISHERIES ACT 1982: SECTION 43

TAKE note that the notice number V004/04 made under section 43 of the Fisheries Act 1982, and published in the *South Australian Government Gazette*, page 1050, dated 15 April 2004 being the third notice on that page, referring to the Gulf St Vincent prawn fishery, is hereby revoked as of 1830 hours on 13 May 2004.

Dated 12 May 2004.

J. PRESSER, Principal Fisheries Manager

R013-04

GAS ACT 1997

(SECTION 33)

Ministerial Direction to the Essential Services Commission

I, PATRICK CONLON, Minister for Energy, by this notice revoke the notice dated 19 February 2004 published pursuant to section 33 of the Gas Act 1997 in the *South Australian Government Gazette* of 26 February 2004 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) (b) of the Gas Act 1997.

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) the prudent costs, other than the intra-day telemetry costs referred to in paragraph 1 (c) below, incurred, or to be incurred, by the relevant entity as a result of:
 - (i) participation in an ombudsman scheme as required of it by a prescribed condition of its licence during the first two years of full competition in the South Australian gas supply industry; and
 - (ii) compliance with applicable industry codes as made by the Commission pursuant to section 28 of the Essential Services Commission Act 2002 during the first two years of full competition in the South Australian gas supply industry; and
 - (iii) preparing for the first five years of full competition in the South Australian gas supply industry; and
 - (iv) the introduction of full competition in the South Australian gas supply industry, that are incurred, or are to be incurred, during the first two years of that full competition; and
- (b) the estimated prudent costs, other than the intra-day telemetry costs referred to in paragraph 1 (c) below, to be incurred by the relevant entity as a result of:
 - (i) participation in an ombudsman scheme as required of it by a prescribed condition of its licence during the third, fourth and fifth years of full competition in the South Australian gas supply industry; and
 - (ii) compliance with applicable industry codes as made by the Commission, pursuant to section 28 of the Essential Services Commission Act 2002 during the third, fourth and fifth years of full competition in the South Australian gas supply industry; and
 - (iii) the introduction of full competition in the South Australian gas supply industry and that are to be incurred during the third, fourth and fifth years of that full competition; and
- (c) the prudent costs incurred by the relevant entity as a result of the requirement to provide intra-day energy consumption data for relevant delivery points in accordance with retail market rules ('intra-day telemetry costs'); and
- (d) that a proportion of the prudent costs and estimated prudent costs of the relevant entity, as determined by the Essential Services Commission, are to be met by a government appropriation out of a set amount of funds allocated for this purpose and therefore must not be passed on to customers; and
- (e) that the set amount of funds allocated by the government for the payment in the 2003-2004 financial year of the proportion of the prudent costs and estimated prudent costs of the relevant entity will be the subject of a further notice made by the Minister, pursuant to section 33 (2) (a) of the Gas Act 1997, specifying the set amount to be taken into account; and

- (f) the balance of the prudent costs and estimated prudent costs referred to in paragraphs 1 (a) and 1 (b) above, as determined by the Essential Services Commission, that are not to be met by the government appropriation referred to in paragraphs 1 (d) and 1 (e) above, may be passed on to customers; and
- (g) except for the intra-day telemetry costs referred to in paragraph 1 (c) above, any costs incurred, or to be incurred, by the relevant entity in preparing for full competition in the South Australian gas supply industry, or as a result of the introduction of that full competition, in excess of the prudent costs and estimated prudent costs referred to in paragraphs 1 (a) and 1 (b) above, as determined by the Essential Services Commission, must not be passed on to customers.

2. Pursuant to subsection 33 (2) (b) of the Gas Act 1997, the Essential Services Commission will distribute the recovery by the relevant entity of the intra-day telemetry costs referred to in paragraph 1 (c) above so that it is recovered in its entirety from customers that consume 10 terajoules of gas or more per annum and no recovery is made from customers that consume less than 10 terajoules of gas per annum.

3. In this notice:

- (a) the expression 'relevant entity' is the gas entity operating the distribution system; and
- (b) the terms 'gas entity', 'retail market administrator' and 'retail market rules' have the same meaning as in section 4 of the Gas Act 1997; and
- (c) 'prudent costs' are the amount that would not exceed the amount that would be incurred by a prudent relevant entity acting efficiently, in accordance with accepted good industry practice, to achieve the lowest sustainable cost of delivering services, taking into account timeframes set by the South Australian Government and do not include any costs that may have already been recovered by the relevant entity.

Dated 11 May 2004.

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

GAS ACT 1997
(SECTION 33)

Ministerial Direction to the Essential Services Commission

I, PATRICK CONLON, Minister for Energy, by this notice revoke the notice dated 19 February 2004 published pursuant to section 33 of the Gas Act 1997 in the *South Australian Government Gazette* of 26 February 2004 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) (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) the prudent costs incurred, or to be incurred, by the relevant entity as a result of:
- (i) preparing for the first five years of full competition in the South Australian gas supply industry; and
 - (ii) the introduction of full competition in the South Australian gas supply industry and that are incurred, or are to be incurred, during the first five years of that full competition; and
- (b) that a proportion of the prudent costs referred to in paragraph 1 (a) above, as determined by the Essential Services Commission, are to be met by a government appropriation out of a set amount of funds allocated for this purpose and therefore must not be passed on to customers; and
- (c) that the set amount of funds allocated by the government for the payment in the 2003-2004 financial year of the proportion of the prudent costs of the relevant entity will be the subject of a further notice given by the Minister pursuant to section 33 (2) (a) of the Gas Act 1997, specifying the set amount to be taken into account; and
- (d) the balance of the prudent costs referred to in paragraph 1 (a) above, as determined by the Essential Services Commission, that are not to be met by the government appropriation referred to in paragraphs 1 (b) and 1 (c) above, may be passed on to customers; and
- (e) any costs incurred, or to be incurred, by the relevant entity in preparing for full competition in the South Australian gas supply industry, or as a result of the introduction of that full competition, in excess of the prudent costs referred to in paragraph 1 (a) above, as determined by the Essential Services Commission, must not be passed on to customers.

2. In this notice:

- (a) the expression 'relevant entity' is the retail market administrator; and
- (b) the terms 'retail market administrator' and 'retail market rules' have the same meaning as in section 4 of the Gas Act 1997; and
- (c) 'prudent costs' are the amount that would not exceed the amount that would be incurred by a prudent relevant entity acting efficiently, in accordance with accepted good industry practice, to achieve the lowest sustainable cost of delivering services, taking into account timeframes set by the South Australian Government and do not include any costs that:
- (i) may have already been recovered by the relevant entity; or
 - (ii) relate to the gas supply industry in a jurisdiction other than South Australia.

Dated 11 May 2004.

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

[REVISED VERSION—UPDATED FROM 29 APRIL 2004]

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

Exemption Notice

PURSUANT to the Genetically Modified Crops Management Act 2004, I, Rory John McEwen, Minister for Agriculture, Food and Fisheries, issue the following Exemption Notice to Bayer CropScience Pty Ltd under section 6 (2) (a) (ii) for the purposes of breeding and seed multiplication of genetically modified oilseed *Brassica* cultivars associated with the production of InVigor Canola (hereafter the GMO) in areas of the State designated as areas where cultivation of GM food crops is not permitted.

This Exemption remains in force until varied or revoked.

Bayer CropScience Pty Ltd (hereafter the Company) are required to observe the following conditions in relation to any cultivation of GM crops undertaken in South Australia by their employees or their agents, or any person engaged to undertake any activity in relation to the GMO at a Location.

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Program Leader
State Quarantine Inspection Service
PIRSA
46 Prospect Road
Prospect, S.A. 5082
Phone (08) 8168 5203
Fax (08) 8344 6033

For Definitions of Terms see Section 3.

SECTION 1: GENERAL CONDITIONS

The Company and persons covered by these conditions must comply with these conditions.

1. Notification of Project Supervisor

- 1.1 The Company must inform the Nominated Officer in writing of the contact details of the Project Supervisor before any further cultivation of the GMO occurs.
- 1.2 The Company must immediately notify the Nominated Officer in writing if any of the contact details of the Project Supervisor change.

2. Informing people of their obligations

- 2.1 The Company must inform each person covered by these conditions of the obligations imposed on them by these conditions.
- 2.2 The Company must provide the Nominated Officer, on the Nominated Officer's written request, a signed statement from each person covered by these conditions that the Company has informed the person of the conditions of these conditions that apply to that person.

3. Material Changes in circumstances

- 3.1 The Company must immediately, by notice in writing, inform the Nominated Officer of:
 - (a) any relevant conviction of the Company occurring after the commencement of these conditions;
 - (b) any event or circumstances occurring after the commencement of these conditions that would affect the capacity of the holder of his agreement to meet the conditions in it.

4. Remaining an Accredited organisation

- 4.1 The Company must, at all times, remain an accredited organisation with the OGTR and comply with any conditions of accreditation set out in the OGTR's Guidelines for Accreditation of Organisations.

SECTION 2: SPECIFIC CONDITIONS

1. Locations and size of release

- 1.1 The exemption granted does not permit the cultivation of any GMO in the Areas of:
 - (a) *Eyre Peninsula* as comprised of the areas of The District Council of Lower Eyre Peninsula, The District Council of Tumby Bay, The District Council of Elliston, The District Council of Cleve, The District Council of Franklin Harbour, The Corporation of the City of Whyalla, The Corporation of the City of Port Augusta, The City of Port Lincoln, The District Council of Kimba, The District Council of Le Hunte, The District Council of Streaky Bay and The District Council of Ceduna.
 - (b) *Kangaroo Island* as comprised of the area of The Kangaroo Island Council.

1.2 The maximum area of any single site must not exceed 10 ha.

2. Control of Locations and other areas used in connection with these conditions

2.1 The Company must be able to access and control a Location or other area used in connection with these conditions to the extent necessary to comply with these conditions.

2.2 Conditions of access negotiated by the Company must include:

(a) The landowner's agreement that the Company will provide contact details to the Nominated Officer.

(b) The landowner's agreement that potential purchasers will be notified of any current sites or past sites that are not signed off.

3. Notification of Plantings

3.1 That before the commencement of the winter seeding program and the summer seeding program, an overview of each season's planting schedule be provided to the Nominated Officer in writing.

3.2 Before planting the following information for each site should be provided to the Nominated Officer.

(a) The GPS co-ordinates to identify the perimeter of every area, using the GDA 94 datum (or nominated equivalent that allows conversion to this datum).

(b) The contact details of the landowner or his representative to enable authorised officers to seek consent to entry.

(c) Identification of the GMO type proposed to be grown at the area, and the area of each that is to be sown.

(d) Estimated date of planting, flowering and harvest of the site.

4. Measures to manage gene flow

4.1 For each Location, one of the following methods for managing gene flow must be adopted:

(a) The GMO at the Location must be male sterile types only. It must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.

(b) All flowering heads of the GMO at the Location must be covered by selfing bags at least 7 days prior to flowering. The bags must remain on the GMO for the duration of the flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.

(c) The GMO at the Location must be housed in an insect-proof tent. The tent must be erected at least 7 days prior to flowering of the GMO and remain in place for the duration of flowering of the GMO. The Location must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Location.

(d) The Location must be surrounded by an Isolation zone extending outwards by 1 km in all directions from the outer edge of the Location.

(e) The Location must be surrounded by a Pollen Trap. The Pollen Trap must be surrounded by an Isolation Zone extending outwards by 400 m in all directions from the outer edge of the Pollen Trap.

5. Conditions relating to Isolation Zones

5.1 No *Brassica* crop may be grown in an Isolation Zone while the GMO is being grown at the Location, if there is a risk of outcrossing from the GMO to the crop through pollination synchronicity.

5.2 Where a risk exists, either the *Brassica* crop or the GMO in the Location (and its Pollen Trap, if any) must be destroyed prior to flowering.

5.3 If the GMO at the Location (and Pollen Trap, if any) is destroyed pursuant to this condition, the destruction of the GMO (and Pollen Trap, if any) is taken to be a harvest for the purposes of this condition.

Note: If a Location (and Pollen Trap, if any) has to be destroyed because a Brassica Crop is planted in the Isolation Zone, the Location is taken to have been harvested. Cleaning of the Location and Pollen Trap must occur soon afterwards (see the conditions below about cleaning Locations post harvest) and post harvest monitoring of the Location and Pollen Trap must be commenced.

6. Conditions relating to Pollen Traps

- 6.1 Once planted, Pollen Trap plants must be handled and controlled as if they are GMO, and Material from Pollen Trap plants must be handled and controlled as if it is Material from the GMO.
- 6.2 A Pollen Trap must be able to be accessed and controlled by the Company to an extent that is commensurate with the Company's rights to access and control the Location within it.

Note: Conditions about Cleaning Pollen Traps occur elsewhere in these conditions.

7. Monitoring during growing the GMO

- 7.1 Each Monitoring Zone must be monitored for the presence of Canola at least once every 35 days from the planting of the GMO until either harvest of the GMO or the Location is Cleaned. Any Canola detected during monitoring must be destroyed before seed maturity.
- 7.2 Each Isolation Zone must be monitored to satisfy Conditions 5.1 and 5.2, at least once every 35 days commencing 14 days prior to flowering of the GMO and concluding when the GMO has completed flowering.
- 7.3 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) identification details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants and *Brassica* plants if any;
 - (e) details of whether the Volunteer plants and *Brassica* plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants and *Brassica* plants, if any;
 - (g) details of methods used to destroy Volunteer plants and *Brassica* plants identified if any; and
 - (h) details of the date on which Volunteer plants and *Brassica* plants were cleaned.

8. Harvest of GMO

- 8.1 Subject to Condition 8.4 below, the GMO at a Location and Pollen Trap plants may be harvested for seed only.
- 8.2 Subject to Condition 8.4 below, following harvest of the GMO and Pollen Trap plants (if any):
- (a) Any harvested seed must be immediately, or as soon as is reasonably practicable:
 - (i) stored in a sealed container that is signed so as to indicate that it contains GM Canola seed, within a locked facility that is signed so as to indicate that genetically modified Canola seed is stored within the facility; or
 - (ii) exported; or
 - (iii) rendered unviable by autoclaving; or
 - (iv) destroyed by burning; or
 - (v) destroyed by burial under 1 m of soil.
- 8.3 Subject to Condition 8.4 below, any Canola seed obtained from harvest may only be transported to the extent necessary for seed cleaning or treating, to store it, export it or destroy it.
- 8.4 An amount of harvested Canola seed and/or Material from the GMO, obtained from harvest, may be saved and transported to the Seed Services Centre and SARDI Field Crops Pathology Unit, Primary Industries and Resources South Australia at Urrbrae, South Australia, where:
- 8.4.1 testing may be done, including:
- (a) germination analyses may be conducted on the harvested Canola seed;
 - (b) purity analysis may be conducted on the harvested Canola seed;
 - (c) analysis of the presence of weed seed may be conducted on the harvested Canola seed;
 - (d) compositional analyses may be conducted on Material from the GMO; and
 - (e) pathogen analyses may be conducted on the harvested Canola seed.

- 8.4.2 Canola plants that develop in the course of the germination analyses must be destroyed prior to flowering.
- 8.4.3 The amount of harvested Canola seed and/or Material from the GMO that may be saved and transported is the amount necessary to perform the analyses.
- 8.4.4 Harvested Canola seed and/or Material from the GMO may be stored during the course of performing the analyses. Where harvested Canola seed and/or Material from the GMO is stored for the purpose of analysis, it must be stored in a locked room. Within the room, the stored material must be stored in a sealed container that is signed so as to indicate that it contains GM Canola seed and/or Material from the GMO.
- 8.4.5 Once the analyses authorised by these agreement conditions have been completed and any other analyses have been completed, all GM Canola seed, Material from the GMO used in the analyses must be destroyed by either autoclaving, incineration, or autoclaving followed by incineration. Canola plants that are grown in the course of the germination analyses must be destroyed prior to flowering. All GM Canola seed not used in the analyses must be returned to the Company or destroyed as above.

9. Conditions relating to destruction by burial

- 9.1 Subject to Condition 9.2 below, if the GMO, Pollen Trap plants, Material from the GMO or Material from Pollen Trap plants are destroyed by burial, the Company must:
 - (a) within 30 days of burial, provide the Nominated Officer by notice in writing of the precise location of the Burial site (GPS co-ordinates and either a street address or other directions to the Location) and the date on which it was buried. The notice must identify the GMO or Pollen Trap plant, buried at the Burial site;
 - (b) any emergence of Volunteer plants. If Volunteer plants are identified, the Burial site must be cleaned.
- 9.2 Monitoring of the Burial site is not required if burial takes place at a Municipal or commercial land fill and the Nominated Officer is provided with a written notice from the manager of the land fill undertaking:
 - (a) not to disturb the Burial site for a period of at least 3 years from the date of burial; and
 - (b) to notify both the Company and the Nominated Officer in writing of any significant disturbance of the Burial site that may affect the emergence of Volunteer plants.

10. Cleaning—Post harvest and generally

- 10.1 Where Equipment, a Location or other area is used pursuant to these conditions in respect of GMOs, Material from GMOs, Pollen Trap plants or Material from Pollen Trap plants, it must be Cleaned.
- 10.2 Subject to Condition 10.5, for each Location, either within 14 days of harvest of the GMO or 9 months after planting, the Location must be Cleaned.
- 10.3 Within 14 days of either harvest or Cleaning of the GMO at a Location, the Pollen Trap in respect of that Location, if any, must be Cleaned.
- 10.4 When Equipment is Cleaned, the area in which the Equipment is Cleaned must also be Cleaned.
Note: For the sake of clarity, it is not necessary for Equipment to be Cleaned only at a Location.
- 10.5 Cleaning must occur immediately or as soon as practicable after the use and before it is used for any other purpose.
- 10.6 Note: For example, if seed is harvested with a mechanical harvester, the harvester must be Cleaned immediately following its use and before any other Canola is harvested.
- 10.7 On the request of the Nominated Officer, the Nominated Officer must be provided with written documentation of the procedures in place to ensure continuing compliance with the Cleaning conditions in these conditions.
Note: Burning and light tillage are strongly favoured as methods to Clean Locations and Pollen Traps post-harvest.

11. Conditions relating to Grazing

- 11.1 The company must inform the owner of the land on which the location is situated of the marketing implications of any grazing of GM canola before commencement of the trial.
- 11.2 Evidence that the owner has been adequately informed must be presented to the nominated officer on request.

12. Reduction of the seed bank and secondary dormancy

- 12.1 Following Cleaning of any Location or Pollen Trap, light tillage must be carried out on each Location and Pollen Trap.
- 12.2 Subject to Condition 12.4, light tillage must occur on at least two separate occasions in such a way as to promote the growth of any remaining Canola and to reduce onset of secondary dormancy of Canola seed.
- 12.3 The two occasions must be carried out at least two weeks apart.
- 12.4 If light tillage is used to Clean a Location or Pollen Trap, then only one subsequent occasion of light tilling must be performed.
- 12.5 All light tillage obligations must be performed within 12 months of harvest of the GMO or Pollen Trap.
- 12.6 The soil at the Location (and Pollen Trap, if any) must not be disturbed in a way that would bury plant material in that area to a depth of more than 50 mm, until at least 14 days after all light tillage obligations have been performed.
- Note: This condition prohibits 'deep tillage' (i.e., deep soil disturbance that would bury the GMO to a depth of more than 50 mm) to occur at the location or pollen trap until after light tillage obligations have been performed.*
- 12.7 A report on light tilling activities undertaken must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which light tilling occurs. Results of reporting must include:
- (a) details of the Location (and Pollen Trap, if any) tilled; and
 - (b) details of the tillage methods used.

13. Conditions relating to light tillage

- 13.1 Light tillage may only be adopted as a method for destruction in conditions where germination of the GMO is reasonably likely to ensue (for example, immediately after rain or irrigation).
- Note: The incorporation of light tillage methods at times when germination of the GMO is not likely to ensue as a result (e.g., during a drought) will not be considered sufficient to satisfy light tillage conditions.*

14. Monitoring—Post harvest and generally

- 14.1 Following Cleaning of each Location, the following places must be monitored for the existence of Volunteer plants:
- (a) the Location;
 - (b) the Pollen Trap in respect of the Location, if any; and
 - (c) any areas used to Clean Equipment used in connection with the GMO or to destroy the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants.
- 14.2 Following Cleaning of each Location, the Monitoring Zone in respect of the Location must be monitored for the existence of Volunteer plants of the GMO.
- 14.3 Monitoring must be performed by a person who is able to recognise Volunteer plants and *Brassica* plants.
- 14.4 Any Volunteer plants detected during monitoring must be Cleaned before seed maturity.
- 14.5 All the places required to be monitored must be monitored, with at least three site inspections to be undertaken during the April to November period. Additional monitoring may be required if conditions are conducive to growth outside traditional **Canola** growing periods.
- 14.6 The monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria, subject to Condition 14.7. The site sign-off criteria is met when the aggregate GM Canola volunteers present in the previous 12 months are less than 50 per ha (equivalent to 1 per 200 m²) or if the site is less than 1 ha in size, a maximum number of 20 volunteers per site. Monitoring may cease when the Nominated Officer has provided a site sign-off notice in writing to the Company that further monitoring of the specified site is no longer required.
- 14.7 Where post-harvest site is planted to long-term pasture in the first year post-harvest, and continues as a regenerating pasture in the second, third and subsequent years post-harvest, the monitoring shall continue from the last day of Cleaning of the Location, and thereafter, until such time as the place to be monitored can meet site sign-off criteria. Active monitoring on these sites must resume when the site is next cultivated and the monitoring shall continue until such time as the place to be monitored can meet site sign-off criteria.

- 14.8 The results of monitoring activities must be reported to the Nominated Officer in writing. Results must be reported to the Nominated Officer within 35 days of any day on which monitoring occurs. Results of reporting must include:
- (a) details of the areas monitored;
 - (b) details of the date of monitoring;
 - (c) the names of the person or persons who undertook the monitoring and details of the experience, training or qualification that enabled them to recognise Volunteer plants and *Brassica* plants;
 - (d) the number of Volunteer plants observed, if any;
 - (e) details of whether the Volunteer plants observed, if any, occurred in the Location, the Pollen Trap or the Monitoring Zone;
 - (f) details of the development stages reached by the Volunteer plants, if any;
 - (g) details of methods used to destroy Volunteer plants identified, if any; and
 - (h) details of the date on which Volunteer plants were Cleaned.

15. Use of Locations post-harvest

- 15.1 If the GMO is grown at a Location, no other Canola or *Brassica* plant of any kind may be planted at the location, or Pollen Trap in respect of the Location, if any, after harvest of the GMO, until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.2 If the GMO is grown at a Location, no other Canola may be grown at the Monitoring Zone in respect of the Location until monitoring obligations are satisfied, unless the brassica crop is for research trial purposes (e.g., to assess canola blackleg resistance).
- 15.3 Other crops may be grown at the site following harvest provided the company controls post harvest volunteers to the extent required under this order.

16. Transportation of the GMO, Material from GMO, Pollen Trap plants and Material from Pollen Trap plants

- 16.1 The GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants must not be transported unless it is contained within a sealed durable container.
- 16.2 Every container used to transport the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants must be labelled:
- (a) to indicate that it contains genetically modified plant material; and
 - (b) with telephone contact numbers for the Company and instructions to contact the Company in the event that the container is broken or misdirected.
- 16.3 The Company must have in place accounting procedures to verify whether the same quantity of GMO, Material from the GMO, Pollen Trap Plant or Material from Pollen Trap plants sent is delivered and must document methods and procedures used for transportation of GMOs, Material from GMOs, Pollen Trap plants and Material from Pollen Trap plants.

17. Contingency Plans

- 17.1 Within 30 days of the date of the commencement of these conditions, a written Contingency Plan must be submitted to the Nominated Officer detailing measures to be taken in the event of the unintended presence of the GMO, Material from the GMO, Pollen Trap plants and Material from Pollen Trap plants, outside a Location, or Pollen Trap in respect of a Location, that must be monitored.
- 17.2 The Contingency Plan must include details of procedures to:
- (a) ensure the Nominated Officer is notified immediately if the Company becomes aware of the event;
 - (b) to destroy any of the GMOs, Material from the GMOs, Pollen Trap plants or Material from Pollen Trap plants; and
- 17.3 Monitor and destroy any Volunteer plants that may exist as a result of the event.
- 17.4 The Contingency Plan must be implemented in the event that the unintended presence of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants is discovered outside an area that must be monitored.

18. Compliance Management Plan

- 18.1 Prior to growing the GMO, a written Compliance Management Plan must be provided to the Nominated Officer on request. The Compliance Management Plan must describe in detail how the Company intends to ensure compliance with these conditions and document that compliance.

SECTION 3: INTERPRETATION AND DEFINITIONS

Words and phrases used in these conditions have the same meanings as they do in the Gene Technology Act 2000 (Cth) and the Gene Technology Regulations 2001.

Words importing a gender include any other gender.

Words in the singular include the plural and words in the plural include the singular.

Words importing persons include a partnership and a body whether corporate or otherwise.

References to any statute or other legislation (whether primary or subordinate) is to a statute or other legislation of the Commonwealth of Australia as amended or replaced from time to time unless the contrary intention appears.

Where any word or phrase is given a defined meaning, any other part of speech or other grammatical form in respect of that word or phrase has a corresponding meaning.

In this agreement:

'Brassica crops' means any crop of *Brassica* plants or Canola (and includes commercial *Brassica* crops).

'Brassica plants' means the species listed in the table at Table 1.

'Burial site' means a site at which the GMO or GM material from the GMO is destroyed by burial under at least 1 m of soil.

'Canola' means plants of the species *Brassica napus*.

'Clean' (or **'Cleaned'**), as the case requires, means:

- (a) in relation to a Location or other area (including a Pollen Trap, Monitoring Zone or Isolation Zone), the destruction of the GMO, Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants in that Location or area, to the reasonable satisfaction of the Minister; or
- (b) in relation to Equipment, the removal and destruction of the GMO and Material from the GMO, Pollen Trap plants or Material from Pollen Trap plants from the Equipment, to the reasonable satisfaction of the Minister.

'Department' means the Department of Primary Industries and Resources in South Australia.

'Destroy', (or **'Destroyed'** or **'Destruction'**), as the case requires, means killed by one or more of the following methods:

- (a) stalk pulling; or
- (b) light tillage; or
- (c) burning; or
- (d) treatment with herbicide; or
- (e) slashing; or
- (f) mowing; or
- (g) hand weeding; or
- (h) burial under 1 m of soil; or
- (i) grazing; or
- (j) a combination of the above.

Note (1): 'As the case requires' has the effect that, depending on the circumstances, one or more of these techniques may not be appropriate. For example, in the case of killing the remains of harvest of the GMO, treatment of post harvest remains by herbicide would not be a sufficient mechanism.

Note (2): Where method (b) is adopted, this agreement contains additional conditions relating to light tillage as a method for destruction.

Note (3): Where method (h) is adopted, this agreement contains additional conditions relating to burial as a method for destruction.

Note (4): Where method (i) is adopted, this agreement contains additional conditions relating to grazing as a method for destruction.

'Equipment' includes harvesters, seeders, storage equipment, transport equipment (e.g., bags, containers, trucks), clothing and tools.

'GM' means genetically modified.

'Isolation Zone', means, in respect of a Location, an area of land surrounding either the Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap) that is known not to contain any Brassica crops when the GMO is planted at the Location.

'Light tillage' or **'lightly tilled'** means the use of a technique to disturb the soil in an area so as not to bury plant material in the area to a depth of more than 50 mm and can include harrowing or mulching down to the soil surface.

'Location' means an area of land where the GMO is planted and grown.

Note: Generally, before the GMO is planted and grown in a field, this agreement refers to the field as an area or place. After the GMO is planted in a field and while it is being grown, this agreement refers to the field as a 'Location'.

'Material from Pollen Trap plants' means seed, stubble, pollen or any other GM material (including parts of a plant) that is derived from or produced by Canola from a Pollen Trap.

'Material from the GMO' means GM seed, stubble, pollen or any other GM material (including part of a GMO) that is derived from or produced by the GMO.

'Minister' means the Minister of Agriculture, Food and Fisheries in South Australia.

'Monitoring Zone' means an area extending outwards by 50 m in all directions from the outer edge of a Location, or the Location's Pollen Trap (if the Location is surrounded by a Pollen Trap).

'OGTR' means the Office of the Gene Technology Regulator.

'Pollen Trap' means an area of land, extending at least 15 m in all directions from the outside edge of a Location, containing non-genetically modified Canola or genetically modified male sterile Canola that is grown in such a way as to reasonably promote a dense and vigorous growth and flowering of the non-genetically modified Canola at the same time as the GMO.

'Pollen Trap plant' means Canola from a Pollen Trap.

'Post-harvest Monitoring Period' means the period that any Location, Pollen Trap in respect of a Location, and Monitoring Zone in respect of a Location must be monitored after harvest or after destruction of the GMO, either prior to seed set or at maturity.

'Volunteer plants' means progeny of the GMO or a Pollen Trap plant growing in the Location, its Pollen Trap, if any, or the Monitoring Zone for the Location, during the Post-Harvest Monitoring Period.

Table 1. Brassicaceous Plant categories

Type	<i>Brassicaceae</i>
<i>Weeds</i>	<i>Brassica rapa</i> <i>Brassica juncea</i>
Condiment, Fodder, Vegetable spp.	Forage <i>B. napus</i> Vegetable <i>B. napus</i> Vegetable <i>B. rapa</i> Condiment <i>B. juncea</i>

RORY MCEWEN, Minister for Agriculture Food and Fisheries

AUTHORISED BETTING OPERATIONS ACT 2000

SECTION 4 (1) (b)

*Notice of Approval of Contingencies***No. 5 of 2004**

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within or outside Australia for the purposes of betting operations conducted under the major betting operations licence:

1. Citation

- (1) This notice may be cited as the Approved Contingencies (Racing Fixed Odds) Notice 2004.
- (2) This notice amends the notice dated 11 December 2001 published in the *Government Gazette* on 13 December 2001 at page 5549, in this notice called “**the Principal Notice**”.

2. Insertion of additional contingencies—fixed odds betting

- (1) After Item 6 of the Table in Division 1 of Part 2 of the Principal Notice, **insert**—

“

7.	Intrastate, Interstate or Overseas Races or any combination of Intrastate, Interstate and/or Overseas Races	Win, Place, Quinella, Forecast, Trio, Trifecta, First4, Double, Treble, Fourtrella, Fortune 8, Any Two
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”.

Dated 13 May 2004.

R. C. J. CHAPPELL, Secretary to the Independent Gambling Authority

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2002

	\$		\$
Agents, Ceasing to Act as.....	34.10	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	22.70
Incorporation	17.40	Discontinuance Place of Business	22.70
Intention of Incorporation	43.00	Land—Real Property Act:	
Transfer of Properties	43.00	Intention to Sell, Notice of.....	43.00
Attorney, Appointment of.....	34.10	Lost Certificate of Title Notices	43.00
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Companies:		Caveat Lodgment.....	17.40
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Ceasing to Carry on Business	25.50	Transfer of	17.40
Declaration of Dividend.....	25.50	Sublet.....	8.75
Incorporation	34.10	Leases—Application for Transfer (2 insertions) each	8.75
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	25.50
First Name.....	25.50	Licensing	51.00
Each Subsequent Name.....	8.75	Municipal or District Councils:	
Meeting Final.....	28.75	Annual Financial Statement—Forms 1 and 2	481.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	341.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	68.00
First Name.....	34.10	Each Subsequent Name.....	8.75
Each Subsequent Name.....	8.75	Noxious Trade	25.50
Notices:		Partnership, Dissolution of.....	25.50
Call.....	43.00	Petitions (small).....	17.40
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Creditors.....	34.10	General).....	17.40
Creditors Compromise of Arrangement	34.10	Register of Unclaimed Moneys—First Name.....	25.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	8.75
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	43.00	Rate per page (in 8pt)	218.00
Release of Liquidator—Application—Large Ad.....	68.00	Rate per page (in 6pt)	288.00
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Restored Name.....	32.25	column line, tabular one-third extra.	
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Summons in Action.....	51.00	Councils to be charged at \$2.40 per line.	
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33-48	3.65	2.60	529-544	30.90	29.90
49-64	4.60	3.50	545-560	31.70	30.90
65-80	5.40	4.45	561-576	32.50	31.70
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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

Barbara Lorna Lesley Sherwood, an employee of Teekay Investments Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5029, folio 479, situated at Unit 2, 6 Jacobs Street, Goolwa, S.A. 5214.

Dated 13 May 2004.

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

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, 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

Janice Kay Willsmore, an officer of Mehicic Nominees Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5243, folio 59, situated at 5 Parkview Avenue, Grange, S.A. 5022.

Dated 13 May 2004.

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

M. BODYCOAT, Commissioner

LAND AND BUSINESS (SALE AND CONVEYANCING)
ACT 1994

Exemption

TAKE notice that, pursuant to section 23 (3) of the Land and Business (Sale and Conveyancing) Act 1994, I, 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

Joshua Rasheed, an employee of Meningie Stock and Land Pty Ltd.

SCHEDULE 2

The whole of the land described in certificate of title register book volume 5387, folio 231, situated at 78 Narrung Road, Meningie, S.A. 5264.

Dated 13 May 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

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that P. & J. Hurley Pty Ltd (ACN 008 003 736) has applied to the Licensing Authority for a variation of conditions of the Hotel Licence in respect of premises situated at 180 Henley Beach Road, Torrensville and known as Hotel Royal.

The application has been set down for hearing on Friday, 4 June 2004 at 9 a.m.

Conditions

The following conditions are sought:

The licensee is seeking approval to permit live band performances to continue until 2 a.m. of the morning following each Thursday, Friday and Saturday in the front bar (referred to as Area 6 on the plan kept at the Liquor and Gambling Commission) in lieu of midnight.

Approval is also sought to vary the Extended Trading Authorisation which is in force in respect of the premises, to permit liquor to be sold for consumption on the licensed premises from midnight to 2 a.m. on Good Friday in all areas currently authorised for extended trading (i.e. those areas referred to on the plan kept at the Liquor and Gambling Commission as Areas 1 to 4, 6 and 8).

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.

The applicant's address for service is c/o The Australian Hotels Association (SA Branch), 4th Floor, 60 Hindmarsh Square, 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 4 May 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 The Tap Inn Pty Ltd has applied to the Licensing Authority for an application for approval of alterations and redefinition of licensed area and variation to the current Extended Trading Authorisation and Entertainment Consent in respect of premises situated at 76 Rundle Street, Kent Town, S.A. 5067 and known as Kent Town Hotel.

The application has been set down for hearing on 11 June 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition of the licensed premises as per plans lodged with this office.
- Variation to the current Extended Trading Authorisation and Entertainment Consent to apply to the abovementioned additional areas.
- Variation to the current Extended Trading Authorisation to include: Sunday, 8 a.m. to 11 a.m. and Good Friday, midnight to 2 a.m.
- Variation to the current Entertainment Consent to include the abovementioned hours.

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.

The applicant's address for service is c/o Duncan Basheer Hannon Barrister & 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 10 May 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 OQA Pty Ltd as trustee for the Winter (OQA) Trust, Schwartz (OQA) Trust, Argent (OQA) Trust and Fabbro (OQA) Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence and variation to conditions in respect of premises situated at 88 Wright Street, Adelaide, S.A. 5000 and known as Old Queens Arms Hotel.

The application has been set down for hearing on 11 June 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

The application seeks to delete the following conditions from the licence:

8. Live entertainment shall not include live bands which fall within the category Heavy Metal, Thrash, Gothic, Grunge, Punk, Rock or the like.

9. \$20 all you can drink promotions or promotions of a similar nature which contribute to the excessive and rapid consumption of liquor are prohibited. The licensee shall seek the prior written approval of the Licensing Authority before commencing any such promotion.

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.

The applicants' address for service is c/o Kelly & Co., Santos House, Level 17, 91 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 11 May 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 Susanne Coleman has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 100 Irvine Street, Jamestown, S.A. 5491 and to be known as Coleman's On The Creek.

The application has been set down for hearing on 11 June 2004 at 9 a.m.

Conditions

The following licence conditions are sought:

Extended Trading Authorisation:

Monday to Saturday: Midnight to 2 a.m. the following day;

Sunday: 8 p.m. to midnight.

Entertainment Consent is sought during the following:

Friday: 8 p.m. to 1 a.m. the following day;

Saturday: Noon to 1 a.m. the following day;

Sunday: Noon to midnight;

Public Holidays: Noon to midnight.

Approval is sought to sell wine produced in the Clare Valley and Southern Flinders Ranges for consumption off the licensed premises.

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.

The applicant's address for service is c/o Germein-Reed Solicitors, 2A Forster Street, Kadina, S.A. 5554.

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 6 May 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 Mundus Cutis Pty Ltd (ACN 103 011 310) has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 4/10 Union Street, Stepney, S.A. 5069 and to be known as Mundus Cutis.

The application has been set down for hearing on 11 June 2004 at 9 a.m.

Condition

The following licence condition is sought.

Approval for a sampling area has been applied for.

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.

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 6 May 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 Montego Estates Pty Ltd (ACN 097 651 299) has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence from premises situated at 5 Mabel Street, Stirling, S.A. 5152 to Stonyfell Function Centre, Stonyfell Road, Stonyfell, S.A. 5152.

The application has been set down for hearing on 11 June 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.

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 6 May 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 Youssef Karam Enterprises Pty Ltd has applied to the Licensing Authority for the removal of a Restaurant Licence known as Boat Deck Cafe from premises situated at 1 Mawson Lakes Boulevard, Mawson Lakes, S.A. 5095 to Tenancy 7A, 121-131 Mawson Lakes Boulevard, Mawson Lakes, S.A. 5095.

The application has been set down for hearing on 11 June 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.

The applicant's address for service is c/o 332 Anzac Highway, Plympton, S.A. 5038.

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 6 May 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 Blue Horizon Wines Pty Ltd, c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 248 Flinders Street, Adelaide, S.A. 5000 and to be known as Blue Horizon Wines.

The application has been set down for hearing on 11 June 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.

The applicant's address for service is c/o Wallmans Lawyers (contact Peter Hoban), 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 6 May 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 Fescol Pty Ltd (ACN 057 418 069), c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Barossa Valley, Highway, Sandy Creek, S.A. 5350 and known as Sandy Creek Hotel.

The application has been set down for hearing on 11 June 2004.

Conditions

The following licence conditions are sought:

1. Variation to Extended Trading Authorisation to include areas 1 to 5 at the following times:

- (a) Good Friday: Midnight to 2 a.m.
- (b) Christmas Day: Midnight to 2 a.m.
- (c) Sunday: 8 a.m. till 11 a.m. for on and off licence consumption and 8 p.m. to 9 p.m. for off licence consumption.

2. Entertainment Consent to include areas 1, 3, 4 and 5 including the above hours as 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.

The applicant's address for service is c/o Wallmans Lawyers (contact Peter Hoban), 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 6 May 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 Trevor Halburd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2/120 Mount Barker Road, Stirling, S.A. 5152 and known as Autumn Gate Cafe.

The application has been set down for hearing on 15 June 2004 at 11 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.

The applicant's address for service is c/o 33 Jackson Avenue, Coromandel Valley, S.A. 5051.

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 3 May 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 Bardabing Bardabang Pty Ltd, has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 323 South Road, Croydon Park, S.A. 5008 and known as CJ's.

The application has been set down for hearing on 15 June 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.

The applicant's address for service is c/o 15 Swan Crescent, Elizabeth South, S.A. 5008.

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 3 May 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 David Andrew Stewart as trustee for the Stewart Family Trust has applied to the Licensing Authority for the transfer of a Producer's Licence in respect of premises situated at 238A Brighton Road, Somerton Park, S.A. 5044, known as Grumpy's Brew Shop and to be known as Goliath Brewing.

The application has been set down for hearing on 14 June 2004 at 10.30 a.m.

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

The applicant's address for service is c/o 238A Brighton Road, Somerton Park, S.A. 5044.

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 4 May 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 Michael and Anne Kemp have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 15A Albert Place, Victor Harbor, S.A. 5211 and known as Victor Chicken and Seafood.

The application has been set down for hearing on 15 June 2004 at 10.30 a.m.

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

The applicants' address for service is c/o 15A Albert Place, Victor Harbor, S.A. 5211.

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 12 May 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 Lee Kho & Dhu Pty Ltd, c/o David Watts and Associates, Liquor Licensing Consultants has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 1362 North East Road, Tea Tree Gully, S.A. 5091 and known as Steventon Lodge.

The application has been set down for hearing on 15 June 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.

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 6 May 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 Montego Estate Wines Pty Ltd, c/o David Watts and Associates, Liquor Licensing Consultants has applied to the Licensing Authority for the transfer and redefinition

of a Special Circumstances Licence in respect of premises situated at Stonyfell Road, Stonyfell, S.A. 5066 and known as Stonyfell Restaurant & Function Centre.

The application has been set down for hearing on 15 June 2004 at 9 a.m.

Condition

The following licence condition is sought:

A redefinition of the licensed premises is sought to add an 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.

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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 6 May 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 Hooked on Rewards Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 192 Pirie Street, Adelaide, S.A. 5000 and known as Euro Lounge Bar.

The application has been set down for hearing on 16 June 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.

The applicant's address for service is c/o Ian Edgley, Edgley Lawyers, Level 8, 185 Victoria Square, 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 6 May 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 Zeemere Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 1-7 Moseley Street, Glenelg, S.A. 5045 and known as Glenelg Beach Resort.

The application has been set down for hearing on 16 June 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.

The applicant's address for service is c/o Greg Griffin, Griffin Hilditch Lawyers, Level 14, 26 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 Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000.

Dated 6 May 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: Olliver Geological Services Pty Ltd
 Location: Karkarook area—Approximately 60 km west of Cowell
 Term: 1 year
 Area in km²: 180
 Ref: 2003/00191

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.

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: Platsearch NL
 Location: Toolgerie area—Approximately 200 km north-west of Ceduna
 Term: 1 year
 Area in km²: 789
 Ref: 2002/00093

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.

H. TYRTEOS, Mining Registrar

PREVENTION TO CRUELTY TO ANIMALS ACT 1985

Appointment

PURSUANT to section 28 of the Prevention of Cruelty to Animals Act 1985, I, John Hill, Minister for Environment and Conservation, appoint the following person nominated by the Royal Society for the Prevention of Cruelty to Animals South Australia Incorporated to be an Inspector for the purposes of the Act:

Gavin Stanley Lovelock

Dated 6 May 2004.

JOHN HILL, Minister for Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Brooke Street, Broadview
 Deposited Plan 64438*

BY Road Process Order made on 2 February 2004, The City of Prospect ordered that:

1. The whole of the public road (the south-eastern end of Brooke Street) between Hepburn Street and Hampstead Road adjoining allotment 3 in Filed Plan 100724, more particularly delineated and lettered 'A' in Preliminary Plan No. 03/0062 be closed.

2. The whole of the land subject to closure be transferred to Cairnline Pty Ltd in accordance with agreement for transfer dated 22 December 2003 entered into between The City of Prospect and Cairnline Pty Ltd.

3. The following easements are granted over the land subject to that closure:

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes over portion of the land.

Grant to Envestra (SA) Limited an easement for gas supply purposes over portion of the land.

Grant to the Distribution Lessor Corporation easements for overhead and underground electricity supply purposes over portions of the land.

Grant to The City of Prospect an easement for drainage purposes over the whole of the land.

On 31 March 2003 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 13 May 2004.

P. M. KENTISH, Surveyor-General

SEWERAGE ACT 1929

Addition of Land to Murray Bridge Country Drainage Area

PURSUANT to section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

(a) adds to the Murray Bridge Country Drainage Area all the land contained in allotment 200 in Deposited Plan 37514; and

(b) declares that this notice will have effect from 1 July 2004.

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 04/02795 D1223

[REPUBLISHED]

SURVEY ACT 1992

Confused Boundary Area

PURSUANT to section 50 of the Survey Act 1992, notice is hereby given that a Confused Boundary Area is declared for allotments 25 to 30 and allotment 74 in the Town of Coobowie, adjacent to Weaver Street, Beach Road and Bowden Street.

Dated 8 April 2004.

P. M. KENTISH Surveyor-General

REF: LTO 34/2004

[REPUBLISHED]

SURVEY ACT 1992

Confused Boundary Area

PURSUANT to section 50 of the Survey Act 1992, notice is hereby given that a Confused Boundary Area is declared for the area bounded by Salt Creek Road, Weaver Street, Beach Road and Gilbert Street in the area of Coobowie.

Dated 8 April 2004.

P. M. KENTISH, Surveyor-General

REF: LTO 35/2004

TAXATION ADMINISTRATION ACT 1996

Internet Terms and Conditions of Use for RevNet

I, MICHAEL KERRY WALKER, the Commissioner of State Taxation, pursuant to sections 38 and 38A of the Taxation Administration Act 1996 ('the TAA') and all other enabling powers do hereby amend the Internet Terms and Conditions of Use for the stamp duty component of RevNet for the purpose of all approvals issued under Part 6 of the Taxation Administration Act 1996 (as originally set out in Appendix 2 of each relevant approval) and in lieu thereof implement the following Internet Terms and Conditions of Use.

Dated 7 May 2004.

M. K. WALKER, Commissioner of State Taxation

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COMPONENT OF REVNET*Terms and Conditions*

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The use of, and/or access to, the Site constitutes acceptance of these Terms of Use.

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- those natural persons nominated/authorised by the Approved Person to utilise RevNet pursuant to the Approval;
- a person authorised by RevenueSA to utilise the Non-Stamp Duty components of RevNet ('the Applicant') pursuant to an application made to the Commissioner ('the Application');
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- immediately notify the Commissioner of any unauthorised use of their username and/or password and/or the password(s) of persons nominated/authorised by them to have access to the Site or any other breach of security;
- ensure that their username and/or password is not disclosed to any person other than persons nominated/authorised to have access to the Site;

- ensure that the password of any person nominated/authorised to have access to the Site is not disclosed to any person;
- ensure that the Approved Person/Applicant/Nominee and/or persons nominated/authorised by the Approved Person/Applicant/Nominee exit from the Site at the end of each session; and
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Data and information about you, your clients, third parties, instruments and supporting documentation (if applicable) will remain confidential and will not be disclosed to any third parties unless required to do so by law.

Governing Law

These Terms of Use are governed by and are to be construed in accordance with the laws in force in South Australia, Australia. Disputes arising from these Terms of Use are subject to the jurisdiction of the courts of South Australia, Australia.

All rights not expressly granted herein are reserved.

NOTICE TO MARINERS

No. 18 OF 2004

*South Australia—Port River—Temporary Dredging—
Speed Restriction*

DREDGING operations will be conducted under the shiplift at the Australian Submarine Corporation from 10 May 2004 and will continue for a period of three weeks. Two buoys will be temporarily installed on the edge of the channel approximately 100 m on either side of the dredger in the following WGS 84 positions:

Eastern side:	34°47'16.5"N 138°30'54.1"E
Western side:	34°46'54.5"N 138°30'51.9"E

The buoys will have signs installed displaying '4 knots' to instruct all vessels in the vicinity to reduce speed to 4 knots.

Navy chart affected: Aus 137.

Adelaide, 10 May 2004.

TRISH WHITE, Minister for Transport

TSA 2004/00541

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 13 May 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**CITY OF MARION**

Mariner Drive, Sheidow Park. p5
Reef Place, Sheidow Park. p5
Curlew Street, Sheidow Park. p5

THE DISTRICT COUNCIL OF MOUNT BARKER

Ridley Avenue, Mount Barker. p8
Atlantic Road, Mount Barker. p8-10
Pontiac Road, Mount Barker. p8-10

CITY OF ONKAPARINGA

Kalamata Court, McLaren Vale. p24

CITY OF PLAYFORD

Chivell Road, Angle Vale. p7

CITY OF PORT ADELAIDE ENFIELD

Telfer Street, Ferryden Park. p6 and 13
Hallett Court, Ferryden Park. p6
Inverway Street, Ferryden Park. p14 and 15
Elmore Street, Ferryden Park. p15 and 16
Milne Court, Ferryden Park. p16
Bradley Court, Ferryden Park. p16
Melbourne Crescent, Manningham. p17
Maxwell Road, Manningham. p17

GOOLWA WATER DISTRICT**ALEXANDRINA COUNCIL**

Goolwa Terrace, Goolwa. p11
In and across Cutting Road, Goolwa. p11
Public road west of section 356, hundred of Goolwa. p11 and 12
Easements in allotment pieces 20, 19, 17 and 15 in LTRO DP 59505, Cutting Road, Goolwa. p11 and 12

KADINA WATER DISTRICT**DISTRICT COUNCIL OF THE COPPER COAST**

Hoare Crescent, New Town. p25
Myra Street, New Town. p26
Warmington Street, New Town. p26
Lawrence Street, New Town. p27

MURRAY BRIDGE WATER DISTRICT**THE RURAL CITY OF MURRAY BRIDGE**

Across and in Jaensch Road, Murray Bridge. p4

WHYALLA WATER DISTRICT**THE CORPORATION OF THE CITY OF WHYALLA**

In and across Bennett Street, Whyalla. p23

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT**CITY OF PORT ADELAIDE ENFIELD**

Telfer Street, Ferryden Park. p6 and 13
Easement in reserve (lot 1000), Telfer Street, Ferryden Park. p6
Hallett Court, Ferryden Park. p6
Inverway Street, Ferryden Park. p14 and 15
Elmore Street, Ferryden Park. p15 and 16
Milne Court, Ferryden Park. p16
Bradley Court, Ferryden Park. p16
Melbourne Crescent, Manningham. p17
Maxwell Road, Manningham. p17

CITY OF SALISBURY

Easement in lot 604 in LTRO DP 63379, and lots 601 and 603 in LTRO DP 63115, Springbank Boulevard, and lot 602 in LTRO DP 63115, Helps Road, Burton. p1 and 2

WHYALLA WATER DISTRICT**THE CORPORATION OF THE CITY OF WHYALLA**

In and across Bennett Street, Whyalla. p23

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 MARION**

Easements in reserve (lot 2000), and lots 911-902, Mariner Drive, Sheidow Park. FB 1124 p6-8 and 10
Mariner Drive, Sheidow Park. FB 1124 p6-9
Reef Place, Sheidow Park. FB 1124 p6, 8 and 9
Curlew Street, Sheidow Park. FB 1124 p6 and 8-10
Easement in lot 912, Mariner Drive, Sheidow Park. FB 1124 p6, 7 and 10
Easements in lot 922, Mariner Drive, and lots 928 and 929, Curlew Street, Sheidow Park. FB 1124 p6, 8 and 9

CITY OF PORT ADELAIDE ENFIELD

Telfer Street, Ferryden Park. FB 1124 p11, 12 and 14
Sutherland Road, Ferryden Park. FB 1124 p11, 12 and 14
Hallett Court, Ferryden Park. FB 1124 p11, 12 and 14
MacDonald Street, Ferryden Park. FB 1124 p11, 12 and 14
Glasgow Street, Ferryden Park. FB 1124 p11, 13 and 14
Barnet Street, Windsor Gardens. FB 1123 p36

MURRAY BRIDGE COUNTRY DRAINAGE AREA**THE RURAL CITY OF MURRAY BRIDGE**

Easement in lots 61 and 58, Rural Avenue, Murray Bridge. FB 1123 p37
Doecke Street, Murray Bridge. FB 1123 p38

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA**CITY OF PORT ADELAIDE ENFIELD**

Hallett Court, Ferryden Park. FB 1124 p11 and 12

CORRECTIONS

Corrections to notices in "Government Gazette" of 29 August 1996.

"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 SALISBURY"**

"Easement in lot 5, Cross Keys Road, Salisbury South. FB 1053 p37"
For "FB 1053" read "FB 1054."

"SEWERS ABANDONED"

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

"ADELAIDE DRAINAGE AREA"**"CITY OF SALISBURY"**

"Burton Road, Bolivar—100 mm PVC pumping main. FB 427 p37 and 1053 p38"
For "FB 1053" read "FB 1054."

"SEWERS LAID"

"Notice is hereby given that the undermentioned sewer has been laid down by the South Australian Water Corporation."

"ADELAIDE DRAINAGE AREA"**"CITY OF SALISBURY"**

"Burton Road, Bolivar—100 mm PVC and MSCL pumping main. FB 1053 p38"
For "FB 1053" read "FB 1054."

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

WATER RESOURCES ACT 1997

Notice of Intent to Prescribe the Wells, Watercourses and Surface Water Resources in the Upper Wakefield River Catchment, Pursuant to Sections 8 (1) and 8 (2) of the Water Resources Act 1997

I, JOHN DAVID HILL, the Minister for Environment and Conservation in the State of South Australia, hereby give notice that I propose to recommend to Her Excellency, the Governor that she declare, by regulation, that the wells, watercourses and surface water in the shaded area in GRO Plan No. 107/04 be prescribed, pursuant to sections 8 (1) and 8 (2) of the Water Resources Act 1997 (the Act).

The water resources in the Upper Wakefield River catchment are under increasing pressure from irrigation development, which will not be sustainable without the introduction of controls over water resource use. The prescription of the wells, watercourses and surface water in the Upper Wakefield River catchment will ensure that all irrigators are subject to the conditions of use which will be set out in a water allocation plan and enable the water resources of the region to be managed and used in accordance with the Object of the Act.

I invite all interested persons to make written submissions to me in relation to this proposal. The closing date for submissions will be 31 August 2004.

All submissions and enquiries should be addressed to:

The Minister for Environment and Conservation
c/o Birgitte Sorensen
Senior Policy Officer
NRM Executive Support
Department of Water, Land and Biodiversity Conservation
G.P.O. Box 2834
Adelaide, S.A. 5001
Telephone: 8463 6857

Dated 10 May 2004.

JOHN HILL, Minister for Environment
and Conservation

WATER RESOURCES ACT 1997

Appointments

I, JOHN DAVID HILL, Minister for Environment and Conservation in the said State of South Australia, to whom the administration of the Water Resources Act 1997, has been committed, do hereby appoint the following persons as members of the Water Well Drilling Committee, pursuant to Regulations 4 (1) and (2) and 5 of the Regulations under the said Act, for the period until 29 February 2008:

David Kingsley Lock, B.App.Sc. (Presiding Member)
Michael Alan Cobb, B.Sc.(Hons) (Deputy Presiding Member)
Antony John Walsh
David Wilson
Martin Geoffrey Fosdike

Dated 11 May 2004.

JOHN HILL, Minister for Environment
and Conservation

WATERWORKS ACT 1932

Removal of Land from Brinkley Country Lands Water District and Addition to Murray Bridge Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Brinkley Country Lands Water District and adds to the Murray Bridge Water District all the land contained in allotment 200 in Deposited Plan 37514; and
- (b) declares that this notice will have effect from 1 July 2004.

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 04/02794 W1222

WATERWORKS ACT 1932

Removal of Land from Warren Country Lands Water District and Addition to The Township of Freeling Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Warren Country Lands Water District and adds to the The Township of Freeling Water District all the land contained in:
 - (i) allotment 18 in Deposited Plan 37682; and
 - (ii) the portion of Schuster Street, Freeling, abutting allotment 18 in Deposited Plan 37682; and
- (b) declares that this notice will have effect from 1 July 2004.

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 04/03112 W1226

WATERWORKS ACT 1932

Removal of Land from Adelaide Water District

PURSUANT to section 6 of the *Waterworks Act 1932*, the South Australian Water Corporation:

- (a) removes from the Adelaide Water District all the land contained in allotment 62 in Deposited Plan 49577 (except the portion of that land already outside the Adelaide Water District); and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

SAWATER 04/03692 W1227

WATERWORKS ACT 1932

Removal of Land from Beetaloo Country Lands Water District and Addition to Port Hughes Water District

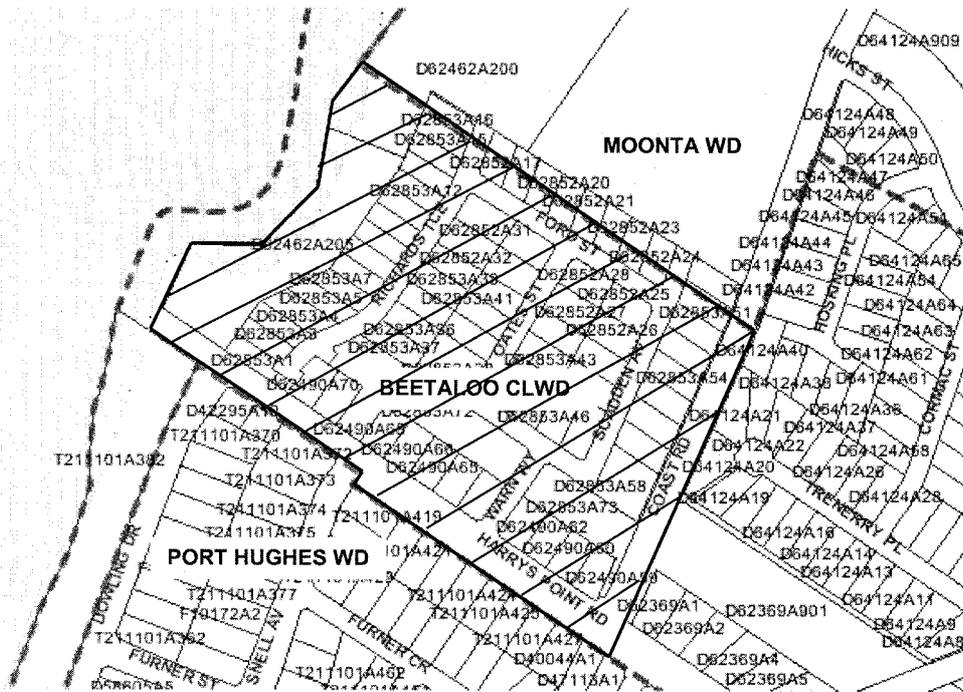
PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) removes from the Beetaloo Country Lands Water District and adds to the Port Hughes Water District the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 2004.

W1207
SA Water 03/09357
 Mapsheet: 642910F

SCHEDULE

PORT HUGHES
HUNDRED OF WALLAROO



NOT TO SCALE

BOUNDARY OF PORT HUGHES WATER DISTRICT, BEETALOO COUNTRY LANDS WATER DISTRICT AND MOONTA WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE REMOVED FROM BEETALOO COUNTRY LANDS WATER DISTRICT AND ADDED TO PORT HUGHES WATER DISTRICT SHOWN

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

WATERWORKS ACT 1932

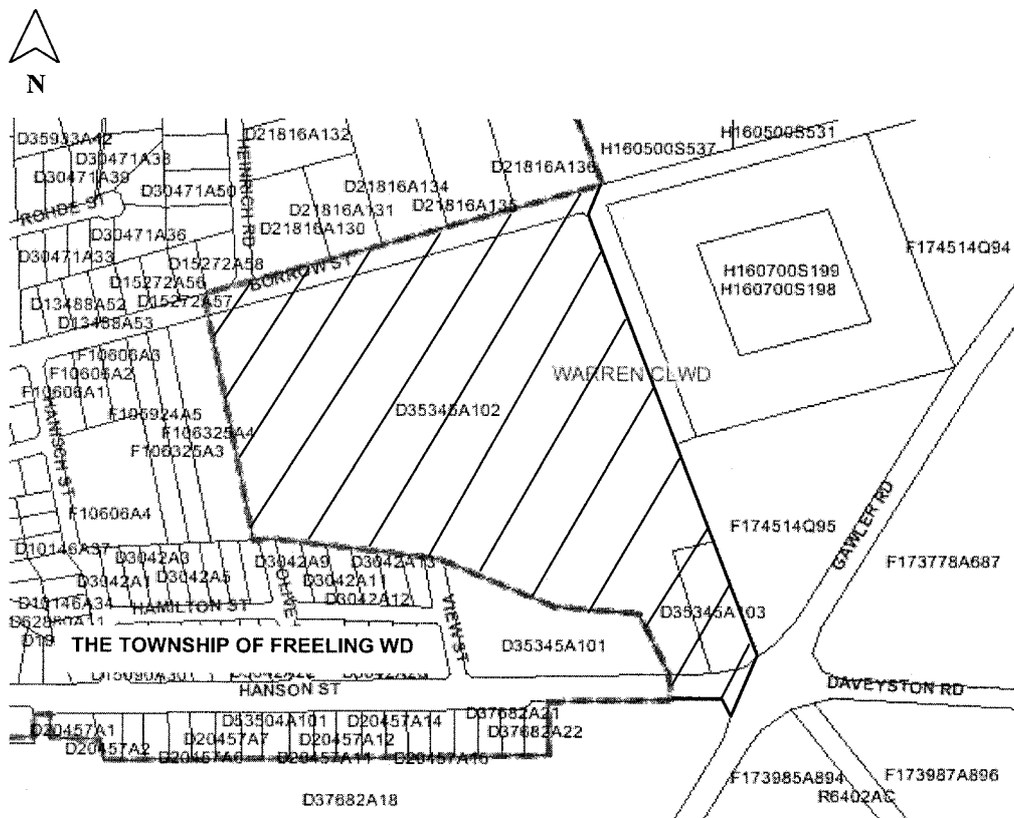
Removal of Land from Warren Country Lands Water District and Addition to The Township of Freeling Water District

PURSUANT to section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) removes from the Warren Country Lands Water District and adds to The Township of Freeling Water District the land shown on the plan in the Schedule; and
- (b) declares that this notice will have effect from 1 July 2004.

W1225
SA Water 04/03101
 Mapsheet: 662947A, 44R

SCHEDULE
FREELING
HUNDRED OF NURIOOTPA



NOT TO SCALE

BOUNDARY OF WARREN COUNTRY LANDS WATER DISTRICT AND THE TOWNSHIP OF FREELING WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINE

LAND TO BE REMOVED FROM WARREN COUNTRY LANDS WATER DISTRICT AND ADDED TO THE TOWNSHIP OF FREELING WATER DISTRICT SHOWN

Dated 7 May 2004.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. POPPLEWELL, General Manager Shared Services

In the presence of:

C. J. MCNAMARA, Billing Manager

South Australia

Notice for the Approval of Alcohol Interlock Device

Pursuant to section 48 (2) of the *Road Traffic Act 1961*

1—Short title

This notice may be cited as the *Approval of Alcohol Interlock Device*.

2—Commencement

This notice will come into operation on 1 May 2004.

3—Approve the following device as an alcohol interlock

Under section 48 (2) of the Road Traffic Act 1961, I hereby approve the Drager Interlock Type XT alcohol interlock device subject to the conditions specified in the “Deed of Agreement for the supply of Alcohol Interlock Devices”.



Made by the Minister for Transport

on 30 April 2004.

South Australia

University of Adelaide (Miscellaneous) Amendment Act (Commencement) Proclamation 2004

1—Short title

This proclamation may be cited as the *University of Adelaide (Miscellaneous) Amendment Act (Commencement) Proclamation 2004*.

2—Commencement of suspended provisions

The remaining provisions of the *University of Adelaide (Miscellaneous) Amendment Act 2003* (No 47 of 2003) will come into operation on 14 May 2004.

Made by the Governor's Deputy

with the advice and consent of the Executive Council

on 13 May 2004.

METAPE 02/04CS

South Australia

Industrial and Employee Relations (General) Variation Regulations 2004

under the *Industrial and Employee Relations Act 1994*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Industrial and Employee Relations (General) Regulations 1994

- 4 Variation of regulation 4—Declared employer for public employees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Industrial and Employee Relations (General) Variation Regulations 2004*.

2—Commencement

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

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 *Industrial and Employee Relations (General) Regulations 1994*

4—Variation of regulation 4—Declared employer for public employees

Regulation 4(k)—delete "the Commissioner for Public Employment" and substitute:

Chief Executive of the Department for Administrative and Information Services

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's Deputy

with the advice and consent of the Executive Council

on 13 May 2004.

No. 29 of 2004.

OCPE04/001CS

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

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Phone Inquiries: (08) 8207 1045

Please include a contact person, phone number and order number so that we can phone back with any queries we may have regarding the fax copy.

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

Government Gazette notices can be E-mailed.

The address is:

governmentgazette@saugov.sa.gov.au

Documents should be sent as attachments in Word format.

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

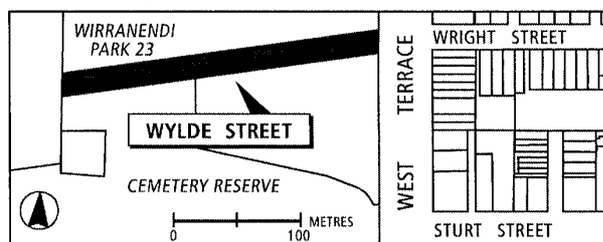
Fax transmission: (08) 8207 1040
Enquiries: (08) 8207 1045

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

CITY OF ADELAIDE

Naming of Road

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, the Council has assigned the name Wylde Road to the unnamed road off West Terrace that provides access to the area known as Roman Catholic Cemetery. Wylde Road is located in Wirranendi (Park 23) opposite Wright Street as shown on the attached plan:



M. HEMMERLING, Chief Executive Officer

CITY OF CHARLES STURT

Resignation of Councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Cheltenham Ward, due to the resignation of Councillor Margaret Spanton, to take effect from 11 May 2004.

P. LOCKETT, Chief Executive Officer

CITY OF CHARLES STURT

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the council, a supplementary election will be necessary to fill the vacancy of Councillor for Cheltenham Ward for the City of Charles Sturt.

The voters roll to conduct this supplementary election will close at 5 p.m. on Monday, 31 May 2004.

Nominations to fill the vacancy will open on Thursday, 24 June 2004 and will be received up until 12 noon on Thursday, 15 July 2004.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 16 August 2004.

STEVE TULLY, Returning Officer

CITY OF MARION

Naming of Public Road

NOTICE is hereby given that the council of the City of Marion at its meeting held on 23 March 2004, resolved that pursuant to section 219 (1) of the Local Government Act 1999, that a certain public road, being lot 712 in DP 48286 and lot 55 in DP 46999 be named Warriparinga Way.

A plan which delineates the public road which is subject to the street name, together with a copy of the council's resolution is available for inspection at the Council's Principal Office, 245 Sturt Road, Sturt, S.A. 5047, during the hours from 8.30 a.m. to 5 p.m. on weekdays.

M. SEARLE, Chief Executive Officer

CITY OF MOUNT GAMBIER

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the Council, a Supplementary Election will be necessary to fill the vacancy of Councillor for East Ward for the City of Mount Gambier.

The voters roll to conduct this supplementary election will close at 5 p.m. on Monday, 31 May 2004.

Nominations to fill the vacancy will open on Thursday, 24 June 2004 and will be received up until 12 noon on Thursday, 15 July 2004.

The election will be conducted entirely by post with the return of ballot material to reach the Deputy Returning Officer no later than 12 noon on Monday, 16 August 2004.

STEVE TULLY, Returning Officer

CITY OF MOUNT GAMBIER

ROADS (OPENING AND CLOSING) ACT 1991

Walkway between Dutton Street and Pick Avenue, Mount Gambier

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the City of Mount Gambier hereby gives notice of its intent to implement a Road Process Order to close and transfer portion of Public Road (between Dutton Street and Pick Avenue) and merge with the adjoining Allotment 589 in Filed Plan 193581 in the name of Boandik Lodge Inc., shown delineated as 'A' on Preliminary Plan No. 04/0034.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 10 Watson Terrace, Mount Gambier and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 56, Mount Gambier, S.A. 5290 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

G. MULLER, Chief Executive Officer

CITY OF PLAYFORD

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, Portion of Davoren Road, Andrews Farm

NOTICE is hereby given pursuant to section 10 of the said Act, that council proposes to make a Road Process Order to close and retain that portion of Davoren Road between President Avenue and allotment 376 in Filed Plan 162725, shown as 'A' on Preliminary Plan No. 04/0024.

A copy of the plan and statement of persons affected are available for public inspection at the Council Office, Warooka Drive, Smithfield, S.A. 5114 and the office of the Surveyor-General, 101 Grenfell Street, Adelaide during normal office hours.

Any application for easement or objection must be made in writing within 28 days from 13 May 2004, to the Council, Warooka Drive, Smithfield, S.A. 5114 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, council will give notification of a meeting to deal with the matter.

T. R. S. JACKSON, Chief Executive Officer

CITY OF PORT AUGUSTA

Appointments

NOTICE is hereby given that at its meetings held on 22 March 2004 and 27 April 2004, the City of Port Augusta appointed Kylie Jane McKerlie (22 March 2004), Ronald McCourt and James Ringland (27 April 2004) as Authorised Officers within the following areas:

- As Dog Management Officers, under sections 26 and 27 of the Dog and Cat Management Act 1995.

- As Cat Management Officers under section 68 of the Dog and Cat Management Act 1995.
- As Authorised Officers pursuant to section 260 of the Local Government Act 1999 and section 85 of the Environment Protection Act 1993; and
- As Rangers under section 14 of the Impounding Act 1920.

Dated 4 May 2004.

J. G. STEPHENS, City Manager

TOWN OF GAWLER

ROADS (OPENING AND CLOSING) ACT 1991

Tingara Road, Evanston Park

NOTICE is hereby given that pursuant to section 10 of the Roads (Opening and Closing) Act 1991, the Corporation of the Town of Gawler intends to make a Road Process Order to close portion of Tingara Road adjoining allotment 2 in Filed Plan 11844 more particularly delineated and lettered 'A' in Preliminary Plan No. 04/0031. The closed road is to be transferred to J. B. and R. A. Ambler and merged with allotment 2 in Filed Plan 11844.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, 89 Murray Street, Gawler, S.A. 5118 or the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, P.O. Box 130, Gawler, S.A. 5118, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, c/o Roads Unit, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the manner will be considered.

J. MCEACHEN, Town Manager

ADELAIDE HILLS COUNCIL

Declaration of Public Road

NOTICE is hereby given that at a council meeting held on 4 May 2004, council resolved that pursuant to section 4 of the Local Government Act 1999, the council declared that allotment 93 in Filed Plan 208257, be declared a public road.

P. PEPPIN, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

DEVELOPMENT ACT 1993

Port Broughton and Tickera Plan Amendment Report (PAR)— Draft for Public Consultation

NOTICE is hereby given that the District Council of Barunga West has prepared a draft Plan Amendment Report to amend the Barunga West (DC) Development Plan.

The Plan Amendment Report will amend the Development Plan to alter and expand the township boundaries of Port Broughton and Tickera in order to supply additional land for residential and industrial purposes. The PAR has also considered:

- the adequacy of minimum allotment sizes, particularly in the existing Residential Zone in Port Broughton;
- the adequacy of existing Residential and Industrial Zone policies generally; and
- the impact upon areas zoned for rural living (in Port Broughton) as a result of this township expansion.

The changes affect the township of Port Broughton, both within the existing township, and areas to the north, south and east of the township.

The changes relating to Tickera are to the north of the settlement area between North Gully Road and Coast Road.

The draft Plan Amendment Report will be available for public inspection during normal office hours at the Barunga West Council Offices; Head Office, Bay Street, Port Broughton or Bute Office, Railway Terrace, Bute from 6 May 2004 to 12 July 2004.

Copies of the Plan Amendment Report can be purchased at the Council offices at \$10 each.

Written submissions regarding the draft amendment will be accepted until 4.45 p.m. on 12 July 2004. All submissions should be addressed to:

Marcus Howard
c/o QED Pty Ltd
P.O. Box 7088
Hutt Street
Adelaide, S.A. 5000

Copies of all written submissions received will be available for inspection by interested persons at the Council offices from 8 July 2004 to 21 July 2004.

A public hearing will be held on Wednesday, 21 July 2004 from 6 p.m. at the Barunga West, Bute Office, Railway Terrace, Bute.

The public hearing will enable people to speak to the joint Council Committee and Elected Members in relation to the PAR and submissions.

For further information, please contact Lyn Addison at Council on (08) 8635 2107 or Marcus Howard at QED Planning Consultants on (08) 8227 0188.

Dated 11 May 2004.

N. HAND, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Change of Meeting Date and Venue

NOTICE is hereby given that the council advises its May 2004 ordinary meeting has been rescheduled for Wednesday, 26 May 2004 at 5.30 p.m. at the Charra Hall in lieu of Wednesday, 19 May 2004.

A. J. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Resignation of Councillor

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Mark Comas, to take effect from 21 April 2004.

T. IRVINE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Close of Roll for Supplementary Election

NOTICE is hereby given that due to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Area Councillor for the District Council of Ceduna.

The voters roll to conduct this supplementary election will close at 5 p.m. on Monday, 31 May 2004.

Nominations to fill the vacancy will open on Thursday, 24 June 2004 and will be received up until 12 noon on Thursday, 15 July 2004.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 16 August 2004.

STEVE TULLY, Returning Officer

CLARE AND GILBERT VALLEYS COUNCIL

Temporary Street Closure

NOTICE is hereby given that in the interest of traffic control and public safety and pursuant to powers contained in section 359 of the Local Government Act 1934, as amended, all classes of motor vehicles, be excluded from Mill Place, Clare, (between Main North Road and Old North Road), commencing from 8 a.m. on Monday, 17 May 2003 until revoked.

M. GOLDSTONE, Chief Executive Officer

CLARE AND GILBERT VALLEYS COUNCIL

Introduction of One Way Traffic—Temple Road, Clare

NOTICE is hereby given that Council at its meeting held on 19 April 2004, adopted the following resolution that:

1. Pursuant to powers contained in section 359 (1) of the Local Government Act 1934, as amended and section 32 of the Road Traffic Act 1961, all vehicles other than those vehicles indicated in Column 3 below shall be excluded from the road so named in Column 1 and described in Column 2.

Column 1	Column 2	Column 3
Temple Road	Between Victoria Road and King Street	Those vehicles travelling in a northerly direction from Victoria Road to King Street. Those vehicles owned or operated by the Clare and Gilbert Valleys Council for the purposes of street cleaning and/or maintenance.

2. Adjacent owners/occupiers be advised accordingly.

One-way traffic will commence operation on Monday, 24 May 2004.

M. GOLDSTONE, Chief Executive Officer

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

- Aloi, Ilario*, late of 21 Melbourne Place, Alberton, truck driver, who died on 19 September 2002.
- Barnes, Albert Cornelius*, late of 5 Mitchell Street, Hyde Park, of no occupation, who died on 29 February 2004.
- Dixon, Peter Raymond*, late of 2 Langdon Terrace, Barmera, retired butcher, who died on 16 March 2004.
- Eisenblaetter, Siegfried Ewald*, late of 31 Main Avenue, Frewville, of no occupation, who died on 22 February 2004.
- Fendler, Margaret Joy*, late of 371 Military Road, Largs Bay, home duties, who died on 22 March 2004.
- Fewsdale, Graham Leslie*, late of 1075 Grand Junction Road, Hope Valley, retired plumber, who died on 10 March 2004.
- Forward, Phyllis Dorothy*, late of 33 Heytesbury Road, Davoren Park, of no occupation, who died on 1 January 2004.
- Gurney, Phillip Dean*, late of South Terrace, Meningie, retired shearer, who died on 7 April 2003.
- Harris, William Albert*, late of 59 Ferguson Avenue, Myrtle Bank, retired cleaner, who died on 22 March 2004.
- Lippis, Maria Vincenza*, late of 25 Cochrane Terrace, Prospect, retired pastry cook, who died on 8 March 2004.
- Lowe, Allen*, late of 37A Neath Avenue, Dover Gardens, retired pickler, who died on 10 November 2003.
- Mitchell, William Henry*, late of 61 McDouall Stuart Avenue, Whyalla Stuart, retired steel worker, who died on 24 January 2004.
- Quick, Frank Saxby*, late of 17 Feltus Street, Port Lincoln, retired carpet cleaner, who died on 28 December 2003.
- Simpson, Ivy Gladys*, late of 9 Brenchley Grove, Kingswood, of no occupation, who died on 13 April 2004.
- Tucker, Irene Eva*, late of 25 Walford Drive, Onkaparinga Hills, of no occupation, who died on 13 March 2004.
- Underwood, Brian Sydney*, late of 22 Milne Road, Para Hills, retired manufacturing supervisor, who died on 7 March 2004.

Wells, Margaret Elsie, late of 9 Luhrs Road, Payneham South, widow, who died on 3 March 2004.

Welsh, Mark George, late of 223 Belair Road, Torrens Park, of no occupation, who died on 27 February 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 11 June 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 13 May 2004.

C. J. O'LOUGHLIN, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 273 of 2000. In the matter of J. & L. Law Pty Ltd (ACN 007 944 069) and in the matter of the Corporations Law.

Notice of Release of Liquidator

Take notice that by order of the Supreme Court of South Australia, dated 28 April 2004, I, Mark Christopher Hall, 10th Floor, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator.

Dated 7 May 2004.

M. C. HALL, Liquidator

SOUTH AUSTRALIA—In the Supreme Court. No. 431 of 2001. In the matter of Supermarket Refrigeration Systems Pty Ltd (ACN 066 373 466) and in the matter of the Corporations Law.

Notice of Release of Liquidator and Dissolution of the Company

Take notice that by order of the Supreme Court of South Australia dated 29 April 2004, I, John Sheahan, Level 8, 26 Flinders Street, Adelaide, S.A. 5000, the liquidator of the abovenamed company, was granted my release as liquidator and the company was dissolved as at the date of this order.

Dated 10 May 2004.

J. SHEAHAN, Liquidator

SALE OF PROPERTY

Auction Date: Wednesday, 19 May 2004 at 10 a.m.

Location: Government Auctions SA
47 Transport Avenue, Netley.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia—Penalty No EXREG-03-5196/1 and others, are directed to the Sheriff of South Australia in an action wherein Jason Paul Merritt is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Government Auctions SA make sale of the following:

Daelim Motorcycle
Registration Number: TIY 542

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 10 a.m. on Thursday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

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

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication. Phone 8207 1045—Fax 8207 1040.

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