



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 7 JUNE 2007

CONTENTS

	Page	Page	
Act Assented To.....	2238	Mining Act 1971—Notices.....	2267
Ambulance Services Act 1992—Notice.....	2238	National Electricity Law—Notice.....	2268
Appointments, Resignations, Etc.....	2238	Occupational Health, Safety and Welfare Act 1986— Notice.....	2268
Authorised Betting Operations Act 2000—Notice.....	2238	Passenger Transport Act 1994—Notice.....	2268
Corporations and District Councils—Notices.....	2277	Petroleum Act 2000—Notice.....	2268
Development Act 1993—Notice.....	2239	Phylloxera and Grape Industry Act 1995—Notice.....	2268
Development Regulations 1993—Notice.....	2244	Police Service Fees and Charges—Notice.....	2270
Disability SA—Notice.....	2244	Proof of Sunrise and Sunset Act 1923—Notice.....	2272
Environment Protection Act 1993—Notices.....	2245	Public Trustee Office—Administration of Estates.....	2278
Environment Protection Authority—Notice.....	2244	Rail Safety Act 1996—Notice.....	2273
ETSA Utilities—Notice.....	2252	Roads (Opening and Closing) Act 1991—Notices.....	2273
Fisheries Act 1982—Notices.....	2263	RULES OF COURT	
Harbors and Navigation Act 1993— ADDENDUM.....	2263	District Court (Criminal and Miscellaneous) Rules 1992, Amendment No. 3.....	2275
Notices.....	2264	Survey Act 1992—Notice.....	2274
Liquor Licensing Act 1997—Notices.....	2265		

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@dpc.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, 7 June 2007

HER Excellency the Governor directs it to be notified for general information that she 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. 18 of 2007—Supply Act 2007. An Act for the appropriation of money from the Consolidated Account for the financial year ending on 30 June 2008.

By command,
PAUL CAICA, for Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 7 June 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Multicultural and Ethnic Affairs Commission, pursuant to the provisions of the South Australian Multicultural and Ethnic Affairs Commission Act 1980:

Member: (from 7 June 2007 until 6 June 2009)
Swee Ming Dieu
Mariano Ngor

By command,
PAUL CAICA, for Premier

AGO0433/02CSTEMP1

Department of the Premier and Cabinet
Adelaide, 7 June 2007

HER Excellency the Governor in Executive Council has revoked the appointment as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management services, the former staff of GSL Custodial Services Pty Ltd listed, pursuant to section 68 of the Constitution Act 1934 and Section 36 of the Acts Interpretation Act 1915:

Todd Girdler
Richard Beinke
John Davies
Natalie Vollerin
Ernest Hoskin
Barbara Rzepka
Brett McKerlie
Christine Puckridge
Diane Thorpe

By command,
PAUL CAICA, for Premier

MCS07/007SC

Department of the Premier and Cabinet
Adelaide, 7 June 2007

HER Excellency the Governor in Executive Council has been pleased to appoint as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management services, in accordance with the South Australian Prisoner Movement In-Court Management contract, without pay or other industrial entitlement, staff of GSL Custodial Services Pty Ltd listed, pursuant to Section 68 of the Constitution Act 1934:

Danny Barnes
Stuart Bruggemann
Joshua Copley
Glenyse Eckert
Krisztian Elmendorp

Frank Goudman
Susan Presley
Jamie Schumann
Nicholas Wilson

By command,
PAUL CAICA, for Premier

MCS07/007SC

AMBULANCE SERVICES ACT 1992

Fees and Charges

I, JOHN HILL, Minister for Health, hereby give notice pursuant to section 17 of the Ambulance Services Act 1992, of the following fees to apply for ambulance services.

These charges will operate from 1 July 2007 to 30 June 2008:

	\$
Emergency 1 call out fee.....	688
Emergency 2 call out fee.....	496
Non emergency fee	153
Per km charge	4

These charges will be GST-free where the service is in the course of treatment of a patient who pays for the supply of the ambulance service. GST may be charged in addition to the above amounts in circumstances where the Commissioner of Taxation has ruled that the services are not GST-free, for example, for services contracted by a hospital.

Dated 27 May 2007.

JOHN HILL, Minister for Health

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 3 OF 2007

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within Australia:

1. *Citation*

This notice may be cited as the Approved Contingencies (Marree Picnic Races—Gallop) Notice 2007.

2. *Approval*

- (1) The contingencies listed in the table are approved in respect of fixed odds betting by licensed bookmakers.
- (2) This approval is subject to the provisions of the Authorised Betting Operations Act 2000, the Bookmakers Licensing Rules 2000, any other rules made under section 62 of the Act, and the conditions to which a licence or permit are subject.
- (3) This approval of contingencies may be amended or revoked by further notice.

3. *Definitions*

In this notice—

“Event”—

- (a) means a race on the flat for horses where each animal is ridden by a person;
- (b) includes, in relation to an event mentioned in paragraph (a) for which there were more accepters than places, a division of that event offering the same prize as the event;

“Place” means the contingency that a specified Entrant will place either first, second or third (or, if applicable, fourth) in a specified Event (including where different odds are offered by a bookmaker for first place *vis-a-vis* any of second, third or, if applicable, fourth place);

“race”, with respect to horses, includes—

- (a) a race conducted by a licensed racing club; and
- (b) a race at a picnic race meeting or a gymkhana;

“Win” means the contingency that a specified Entrant will place first in or win a specified Event.

TABLE

Picnic Race Meeting conducted by or on behalf of the Marree Picnic Race Club at the Marree Racecourse on 9 June 2007 and such later date to which the meeting may be adjourned

No.	Description of Event	Prizes	Approved Contingencies
1.	Open sprint over 400 metres for horses	First—\$300 Second—\$150 Third—\$50	Win, place or derivative
2.	Open race over 1 000 metres for horses	First—\$800 Second—\$400 Third—\$200	Win, place or derivative
3.	District bred race over 600 metres for horses—open only to horses bred in the district	First—\$250 Second—\$150 Third—\$50	Win, place or derivative
4.	Open sprint over 400 metres for horses	First—\$300 Second—\$150 Third—\$50	Win, place or derivative
5.	Open race over 1 600 metres for horses	First—\$1 500 and Cup Second—\$500 Third—\$300	Win, place or derivative
6.	Open race over 800 metres for horses	First—\$300 and Cup Second—\$150 Third—\$50	Win, place or derivative
7.	Open race over 1 200 metres for horses	First—\$500 Second—\$300 Third—\$150	Win, place or derivative
8.	Consolation race over 600 metres for horses—open to horses which have started, but not won, on the day	First—\$300 Second—\$150 Third—\$50	Win, place or derivative

Dated 6 June 2007.

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

DEVELOPMENT ACT 1993, SECTION 48: DECISION BY THE DEVELOPMENT ASSESSMENT COMMISSION AS DELEGATE OF THE GOVERNOR

Preamble

1. The Governor, by a decision made on 27 May 2004 and published in the *Gazette* of that date at pages 1350-1354, granted provisional development authorisation under section 48 of the Development Act 1993, for the development of a 19 storey apartment complex located at 41-51 Hindmarsh Square and 131-139 Grenfell Street (RAA Corner), incorporating environmentally sustainable development features and comprising:

- the construction of a 19 level residential apartment tower and podium (10 storeys high) containing 127 apartments, with ground and part first floor retail and office use;
- renovation of the adjacent two-storey State Heritage listed YWCA building (incorporating a cafe, gymnasium, function room, lounges and wine storage areas);
- redevelopment of the roadway on the western side of Hindmarsh Square in front of the apartment allotment; and

- a three-level basement car park extending 30 m under the Hindmarsh Square roadway (for the width of the development site only), with provision for 158 car spaces, 27 bicycle spaces, storage, plant rooms and water storage tank.

That provisional development authorisation was subject to the 22 conditions attached to the authorisation.

2. Conservatory on Hindmarsh Square Pty Ltd (formerly Grenfell Street East Pty Ltd), the person having the benefit of the development authorisation applied for an amendment to that development authorisation to amend the development which was still for a 19 storey building but contained several changes, including:

- deletion of the underground car parking intruding into the roadway of Hindmarsh Square;
- an elevated car park has been incorporated into the building at levels 2 to 5. The car park façade includes solar panels and passive ventilation. The number of car parking spaces has been reduced from 155 to 116;
- the building of 19 storeys is no longer constructed over the adjoining YWCA heritage building;
- the number of apartments is reduced from 124 to 72 and more commercial space is included with an increase from 832 m² to 3 600 m²;
- all green elements such as water retention, water saving, waste management, power generation and energy usage minimisation have been maintained or improved.

3. The proposal was the subject of an Amended Development Report and an Amended Assessment Report under section 47 of the Development Act 1993.

4. The Governor, by a decision made on 1 September 2005 and published in the *Gazette* of that date at pages 3145-3149 granted provisional development authorisation under section 48 of the Development Act 1993, for the amended development.

5. Amended proposals for the Hindmarsh Square Development were subsequently considered and approved by the Development Assessment Commission and published in the *Gazette* on 2 March 2006, 13 July 2006 and 24 May 2006.

6. Application has now been made to the Development Assessment Commission as delegate of the Governor under section 48 of the Development Act 1993 to grant an approval for Building Rules Certification for demolition works for the RAA building at 41 Hindmarsh Square, Adelaide.

7. The amendments to the development are contained in the correspondence from Tecon Australia dated 25 May 2007.

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

9. The Development Assessment Commission is satisfied that the variations do not require the preparation of a further amended Development Report.

Decision

PURSUANT to section 48 of the Development Act 1993 and with the advice and consent of the Executive Council, in relation to a proposal submitted by Conservatory on Hindmarsh Square Pty Ltd to develop the Hindmarsh Square Apartment Complex at 41-51 Hindmarsh Square and 131-139 Grenfell Street, I:

- (a) grant a provisional development authorisation in relation to the proposed major development, subject to the conditions and notes to the applicant below;
- (b) pursuant to section 48 (6) reserve my decision on the following matters:
 - (i) compliance with the Building Rules in relation to all aspects of the proposed major development. (However, the applicant may stage building works and may either seek a decision on compliance with the Building Rules in respect of the development as a whole or of successive individual stages of the building works);

- (ii) materials, finishes, colour schedules and any other works or activities affecting the locality and the adjacent two-storey YWCA State Heritage listed building to be developed in consultation with, and to the approval of the Development Assessment Commission in consultation with a group consisting of the Working Party referred to in the Development Report dated 5 November 2003, the Heritage SA, Department for Environment and Heritage and the Urban Design Unit of Planning SA;
 - (iii) final design of the pedestrian entrance canopy of the apartment complex to enhance compatibility with the adjacent State Heritage listed YWCA building;
 - (iv) final selection of detailed environmentally sustainable feature options and plant and equipment for the apartment complex development referred to in the Development Report dated 5 November 2003 and Amended Development Report dated 4 April 2005, to be undertaken in accordance with agreed targets and pending further sustainability modelling by the applicant, in consultation with Planning SA and the Working Party referred to in the Development Report dated 5 November 2003;
 - (v) any external advertising signage;
 - (vi) final design details of the northern wall of the YWCA State Heritage listed building in consultation with Heritage SA, Department for Environment and Heritage;
- (c) specify all matters relating to this provisional development authorisation as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions may be attached;
- (d) specify for the purposes of section 48 (11) (b) the period of two years from the date hereof as the time within which substantial work must be commenced on the site of the development.

Conditions of Approval

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:

- (a) the following drawings contained within the letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, outlining the final, amended application except to the extent that they are varied by the plans as described in paragraphs (c), (e) and (g):
 - Drawing Titled: 'Location Plan'; 1:500; Drawing Number: 503225 A000 C; dated 16 April 2004.
 - Drawing Titled: 'Plan B01'; 1:100; Drawing Number: 503225 A109 F; dated 16 April 2004.
 - Drawing Titled: 'Plan B02'; 1:100; Drawing Number: 503225 A110 G; dated 16 April 2004.
 - Drawing Titled: 'Plan B03'; 1:100; Drawing Number: 503225 A111 A; dated 16 April 2004 (new drawing).
 - Drawing Titled: 'Plan L00'; 1:100; Drawing Number: 503225 A100 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L01'; 1:100; Drawing Number: 503225 A101 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L02'; 1:100; Drawing Number: 503225 A102 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L03-L09'; 1:100; Drawing Number: 503225 A103 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L10'; 1:100; Drawing Number: 503225 A104 C; dated 16 April 2004.
 - Drawing Titled: 'Plan L11-L18'; 1:100; Drawing Number: 503225 A105 C; dated 16 April 2004 (except to the extent that they may be varied by a document in paragraph (b), dated 30 April 2004).
- (b) the following documents except to the extent that they are varied by the plans as described in paragraphs (d) and (f):
 - Drawing Titled: 'Plan Roof'; 1:100; Drawing Number: 503225 A108 C; dated 16 April 2004 (except to the extent that they may be varied by a document in paragraph (b), dated 30 April 2004).
 - Drawing Titled: 'North Elevation'; 1:200; Drawing Number: 503225 A200 C; dated 16 April 2004.
 - Drawing Titled: 'East Elevation'; 1:200; Drawing Number: 503225 A201 C; dated 16 April 2004.
 - Drawing Titled: 'West Elevation/South Elevation'; 1:200; Drawing Number: 503225 A202 C; dated 16 April 2004.
 - Drawing Titled: 'Sections'; 1:200; Drawing Number: 503225 A203 C; dated 16 April 2004.
 - Development application, 'Residential apartment building with retailing and offices and basement car parking at 131-139 Grenfell Street/41-51 Hindmarsh Square, Adelaide', prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 26 May 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Development Report, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 5 November 2003 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Response to Submissions Document, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 18 December 2003 (contained within an appendix to the Assessment Report noted below) (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Assessment Report prepared by the Minister for Urban Development and Planning and released 8 March 2004 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to the Minister for Urban Development and Planning dated 18 March 2004, outlining the applicant's response to the Assessment Report (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 24 March 2004, proposing amendments to the proposal (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 22 April 2004, outlining additional transport initiatives (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, outlining a final, amended application and accompanying plans, including reduction of the apartment tower height by two levels; reduction of the extent of the three-level basement car park (located under the apartment complex and adjacent roadway and foot-path) with no encroachment in front of the adjacent property to the south; and a list of reserved matters for further application and decision-making (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Correspondence from Jack Hines (for Grenfell East Pty Ltd) to Planning SA dated 30 April 2004, listing final design of the apartment complex roof line and Level 18 of the complex as reserved matters for later decision-making subject to further application.

- (c) the following drawings accompanying the Further Information and Clarification letter dated 27 June 2005 and the Amended Development Report dated 4 April 2005, except to the extent that they are varied by the plans as described in paragraphs (e) and (g):
- Drawing Titled: 'Site Plan'; 1:500; Drawing Number: D-04335-01-01; dated 24 June 2005.
 - Drawing Titled: 'Basement Floor Plan'; 1:100; Drawing Number: D-04335-02-01; dated 24 June 2005.
 - Drawing Titled: 'Ground Floor Plan'; 1:100; Drawing Number: D-04335-02-02; dated 24 June 2005.
 - Drawing Titled: 'Level 1 Floor Plan'; 1:100; Drawing Number: D-04335-02-03; dated 24 June 2005.
 - Drawing Titled: 'Ramp Arrangement Floor Plan'; 1:100; Drawing Number: D-04335-02-04; dated 24 June 2005.
 - Drawing Titled: 'Level 2 Floor Plan'; 1:100; Drawing Number: D-04335-02-05; dated 24 June 2005.
 - Drawing Titled: 'Level 3 Floor Plan'; 1:100; Drawing Number: D-04335-02-06; dated 24 June 2005.
 - Drawing Titled: 'Level 4 Carparking'; 1:100; Drawing Number: D-04335-02-07; dated 24 June 2005.
 - Drawing Titled: 'Level 5 Floor Plan'; 1:100; Drawing Number: D-04335-02-08; dated 24 June 2005.
 - Drawing Titled: 'Level 6 Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-09; dated 24 June 2005.
 - Drawing Titled: 'Level 7-9 Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-10; dated 24 June 2005.
 - Drawing Titled: 'Level 10 Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-11; dated 24 June 2005.
 - Drawing Titled: 'Level 11-18 Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-12; dated 24 June 2005.
 - Drawing Titled: 'East Elevation (Hindmarsh Square)'; 1:200; Drawing Number: D-04335-04-01; dated 24 June 2005.
 - Drawing Titled: 'North Elevation (Grenfell Street)'; 1:200; Drawing Number: D-04335-04-02; dated 24 June 2005.
 - Drawing Titled: 'West Elevation/South Elevation'; 1:200; Drawing Number: D-04335-04-03; dated 24 June 2005.
 - Drawing Titled: 'Section 1'; 1:200; Drawing Number: D-04335-05-01; dated 24 June 2005.
 - Drawing Titled: 'Perspective'; Drawing Number: D-04335-12-02; dated 24 June 2005.
 - Drawing Titled: 'Shadow Diagram'; 1:1 000; Drawing Number: D-04335-12.01; dated 24 June 2005.
 - Drawing Titled: 'Ground Floor Plan Display YWCA Building'; 1:100; Unnumbered drawing submitted with drawings dated 24 June 2005.
 - Drawing Titled: 'Roof Floor Plan'; 1:100; Drawing Number: D-04335-02-13; dated 28 March 2005.
- (d) the following documents except to the extent that they are varied by the plans as described in paragraph (f):
- Letter from Tecon Australia dated 15 February 2006 which includes copies of the varied drawings for the Temporary Display Unit in the YWCA Building and its associated Building Rules Certification.
 - Correspondence dated 14 February 2006 by Pruszinski Architects.
 - Amended Development Report, Hindmarsh Square Apartment Complex, prepared by Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) dated 4 April 2005 (except to the extent that it may be varied by a subsequent document in this paragraph).
 - Letter from Connor Holmes Pty Ltd (for Grenfell East Pty Ltd) to the Assessment Branch, Planning SA dated 27 June 2005, outlining the applicant's response to issues raised in emails seeking further information dated 29 May 2005 and 8 June 2005.
- (e) the following drawing except to the extent that they are varied by the plans as described in paragraph (g):
- Architectural drawings numbered 05354-02-03, 05354-03-01, 05354-03-02, 05354-03-03, 05354-06-01 and 05354-06-02 by Pruszinski Architects, dated 21 December 2005.
 - Mechanical services drawings numbered LCE2453A-M01 by Lucid Consulting Engineers, dated 13 February 2006.
 - Electrical services drawings numbered LCE2453A-E01 by Lucid Consulting Engineers, dated 13 February 2006.
 - Hydraulic services drawings numbered LCE2453A-H01 by Lucid Consulting Engineers, dated 13 February 2006.
- (f) the following document:
- Letter from Connor Holmes Pty Ltd (for the Conservatory on Hindmarsh Square) to the Assessment Branch, Planning SA dated 21 March 2006.
- (g) the following drawings:
- Drawing Titled: 'Site Plan'; 1:500; Drawing Number: D-04335-01-01; dated 15 March 2006.
 - Drawing Titled: 'Basement Floor Plan'; 1:100; Drawing Number: D-04335-02-01; dated 15 March 2006.
 - Drawing Titled: 'Ground Floor Plan'; 1:100; Drawing Number: D-04335-02-02; dated 15 March 2006.
 - Drawing Titled: 'Ramp Arrangement Floor Plan'; 1:100; Drawing Number: D-04335-02-03; dated 15 March 2006.
 - Drawing Titled: 'Level 1—Floor Plan'; 1:100; Drawing Number: D-04335-02-04; dated 15 March 2006.
 - Drawing Titled: 'Level—2 Floor Plan'; 1:100; Drawing Number: D-04335-02-05; dated 15 March 2006.
 - Drawing Titled: 'Level 3—Floor Plan'; 1:100; Drawing Number: D-04335-02-06; dated 15 March 2006.
 - Drawing Titled: 'Level 4—Carparking'; 1:100; Drawing Number: D-04335-02-07; dated 15 March 2006.
 - Drawing Titled: 'Level 5—Floor Plan'; 1:100; Drawing Number: D-04335-02-08; dated 18 May 2006.
 - Drawing Titled: 'Level 6—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-09; dated 18 May 2006.
 - Drawing Titled: 'Level 7—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-10; dated 18 May 2006.
 - Drawing Titled: 'Level 8—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-11; dated 18 May 2006.
 - Drawing Titled: 'Level 9—Commercial Floor Plan'; 1:100; Drawing Number: D-04335-02-12; dated 18 May 2006.
 - Drawing Titled: 'Level 10—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-13; dated 18 May 2006.
 - Drawing Titled: 'Level 11—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-14; dated 18 May 2006.
 - Drawing Titled: 'Level 12—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-15; dated 18 May 2006.

- Drawing Titled: 'Level 13—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-16; dated 18 May 2006.
- Drawing Titled: 'Level 14—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-17; dated 18 May 2006.
- Drawing Titled: 'Level 15—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-18; dated 18 May 2006.
- Drawing Titled: 'Level 16—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-19; dated 18 May 2006.
- Drawing Titled: 'Level 17—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-20; dated 18 May 2006.
- Drawing Titled: 'Level 18—Residential Floor Plan'; 1:100; Drawing Number: D-04335-02-21; dated 18 May 2006.
- Drawing Titled: 'Roof Floor Plan'; 1:100; Drawing Number: D-04335-02-22; dated 15 March 2006.
- Drawing Titled: 'North Elevation (Grenfell Street)'; 1:100; Drawing Number: D-04335-04-01; dated 15 March 2006.
- Drawing Titled: 'East Elevation (Hindmarsh Square)'; 1:100; Drawing Number: D-04335-04-02; dated 15 March 2006.
- Drawing Titled: 'South Elevation'; 1:100; Drawing Number: D-04335-04-03; dated 15 March 2006.
- Drawing Titled: 'West Elevation'; 1:100; Drawing Number: D-04335-04-03; dated 18 May 2006.

(h) the following document:

- Email from Paul Pruzinski Architects to the Assessment Branch Planning SA dated 10 May 2007.

and

(i) letter and accompanying drawings dated 25 May 2007 from Tecon Australia in regard to Building Rules Certification for Demolition Works at 41 Hindmarsh Square.

2. The applicant shall submit further information and application(s) in relation to the matters that have been reserved, to the satisfaction of the Minister for Urban Development and Planning.

3. No building works on any part of the development, with the exception of demolition works, shall commence until a favourable decision has been notified to the applicant by the Governor or the Governor's delegate in respect of those reserved matters referred to in subparagraphs (i) to (vii) in paragraph (b) of the Decision section above.

4. Subject to Condition 3, the applicant may commence a stage of building works before receiving the Governor's decision concerning building rules compliance for other stages (refer reserved matter (i) in paragraph (b) of the Decision section (above)). No building works shall commence on a stage of the development, however, until a favourable decision in relation to building rules compliance in respect of that stage has been notified in writing to the applicant by the Governor or the Governor's delegate.

5. A decision on building rules compliance (refer reserved matter above) will only be made after a Building Rules assessment and certification has been undertaken and issued by the Adelaide City Council, or a private certifier, in accordance with the provisions of the Development Act 1993, and after the Minister for Urban Development and Planning receives a copy of all relevant certification documentation, as outlined in Regulation 64 of the Development Regulations 1993 (refer to 'Notes to Applicant' (below) for further information).

6. Further sustainability modelling, for the selection of materials and finishes and sustainability features of the apartment complex (listed as reserved matters), shall be undertaken in consultation with a group consisting of the Urban Design Unit of Planning SA, the Heritage SA, Department for Environment and Heritage and the Working Party referred to in the applicant's Development Report, dated 5 November 2003.

7. Before any works commence, a Construction Environmental Management Plan (CEMP) shall be prepared in consultation with and approved by the Environment Protection Authority, Planning SA and the Adelaide City Council, to address management issues during construction and to be lodged with the Minister for Urban Development and Planning. An Environmental Consultant shall be engaged to audit the management plan in accordance with commitments made by the applicant in the Original Response to Submissions dated 18 December 2003. Matters to be addressed in the CEMP must include (but shall not be limited to):

- reference to, and methods of adherence to, all relevant Environment Protection Authority (EPA) policies and codes of practice for construction sites, including the inclusion of a copy of Schedule 1 of the Environment Protection Act 1993, as an Appendix to the Construction Environmental Management Plan to ensure contractors are aware of EPA requirements, in accordance with commitments made in the applicant's Response to Submissions, dated 18 December 2003;
- timing, staging and methodology of the construction process and working hours (refer also to condition outlining working hours);
- a Risk Assessment relating to the potential impacts of construction activities;
- traffic management strategies during construction of the apartment complex, including transport beyond the development site;
- management of infrastructure services during construction and/or relocation and re-establishment of local amenity and landscaping;
- control and management of construction noise, vibration, dust and mud;
- stormwater and groundwater management during construction;
- identification and management of contaminated soils and groundwater, should these be encountered;
- site security, fencing and safety and management of impacts on local amenity for residents, traffic and pedestrians;
- disposal of construction, waste and refuse in an appropriate manner according to the nature of the waste;
- protection and cleaning of roads and pathways;
- overall site clean up.

8. The applicant shall conduct monitoring of the effectiveness of attaining the agreed post-construction sustainability targets and regularly lodge documented outcomes, where the information is available, with Planning SA, the Department for Environment and Heritage (Office of Sustainability) and the Sustainability Working Party, in accordance with commitments made in the letter from the applicant dated 30 April 2004 and confirmed in the letter from Connor Holmes to Planning SA dated 27 June 2005. The applicant shall also report in person to the Working Party to verify the attainment of the sustainability goals of the development on a regular basis, to be agreed between the applicant and the Working Party.

9. Operating hours for construction activities and truck movements to and from the site shall be from 7 a.m. to 7 p.m., Monday to Saturday inclusive. If it is considered necessary for construction works to also be undertaken on Sundays, construction hours shall be from 9 a.m. to 6 p.m. on Sundays (refer 'Notes to Applicant' relating to EPA noise emission policies).

10. Any collected groundwater or stormwater shall only be discharged to the stormwater system if it meets quality control criteria specified in Environment Protection Authority requirements to avoid sedimentation of local pipes and pollution of the Torrens Lake (refer 'Notes to the Applicant' for relevant requirements).

11. All drainage, finished floor levels, landscaping, and public works associated with the development, including the disposal of stormwater and earthworks, shall be carried out in accordance with accepted engineering standards and to the reasonable satisfaction of the Adelaide City Council.

12. Any hazardous substances (e.g. fuels, compressed gases, solvents, paints, asbestos, polychlorinated biphenyls (PCB's) and other construction-related substances), shall be removed and disposed of in accordance with Environment Protection Authority requirements.

13. Provision shall be made for 32 bicycle parking spaces in addition to the provision of bicycle racks for use by RAA staff (the location of which is to be determined in consultation with Planning SA and the Adelaide City Council).

14. The apartment complex and car park shall be maintained in a serviceable condition and operated in an orderly, tidy, safe and healthy manner at all times.

15. The waste and general storage and service/operational areas of the apartment complex building shall be kept in a neat, tidy, safe and healthy condition at all times and the service area access door shall remain closed at all times other than when loading or unloading is taking place.

16. Any machinery, plant operating equipment, lighting, building façade designs, or sound devices associated with the apartment complex development shall not impair or impinge upon the enjoyment or safety of residents of the apartment complex, adjoining properties (or occupiers thereof), or the local traffic and pedestrian environment.

NOTES

- Pursuant to Development Regulation 64, the applicant is advised that the Adelaide City Council or private certifier conducting a Building Rules assessment must:
 - (a) provide to the Minister for Urban Development and Planning a certification in the form set out in Schedule 12A of the Development Regulations 1993, in relation to the building works in question; and
 - (b) to the extent that may be relevant and appropriate:
 - (i) issue a schedule of essential safety provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.

Regulation 64 of the Development Regulations 1993, provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Urban Development and Planning.

- The Adelaide City Council or private certifier undertaking Building Rules assessment and certification must ensure that the assessment and certification are consistent with this provisional development authorisation (including any conditions or notes that apply in relation to this provisional development authorisation).
- This provisional development authorisation does not extend to the provision of any wind turbines, as indicated in the letter from Grenfell East Pty Ltd to the Minister for Urban Development and Planning dated 24 March 2004, or any other such devices. Any such turbines or devices, if subsequently proposed, will require a new application under the appropriate assessment process.
- Should the applicant wish to vary the development or any of the components of the development in relation to which a decision has been reserved, an application may be submitted, pursuant to section 48B of the Development Act 1993, provided that the development application variation remains within the ambit of the Amended Development Report and Amendment to the Assessment Report referred to in this provisional development authorisation. If an application variation involves substantial changes to the proposal, pursuant to section 47 of the Development Act 1993, the applicant will be required to prepare an amended Development Report for public inspection and purchase. A further amended Assessment Report may also be required to assess any new issues not covered by the Assessment Report and the Amendment to the Assessment Report and a decision made by the Governor pursuant to section 48 of the Development Act 1993.

- If the development is not substantially commenced within two years of the date hereof, the Governor may cancel this development authorisation.
- The applicant is reminded that the Heritage SA of the Department for Environment and Heritage (DEH) shall be consulted in regard to any physical intervention to the northern wall on the adjacent YWCA State Heritage listed building, which is listed as a reserved matter for further decision-making in this provisional development authorisation. Any such work must be executed in accordance with requirements notified to it by the DEH and must be consistent with the decision by the Governor (or her delegate) on the reserved matter (e.g. materials, finishes and colour schedules).
- The proponent is advised of the General Environmental Duty under section 25 of the Environment Protection Act 1993, which requires that a person must not undertake any activity, which pollutes, or may pollute, without taking all reasonable and practical measures to prevent or minimise harm to the environment.
- The applicant is advised of the requirement to comply with the Environment Protection Authority's (EPA) 'Stormwater Pollution Prevention Code of Practice for the Building and Construction Industry' during demolition and construction of the development.
- The applicant is advised that noise emissions from the apartment complex development will be subject to the Environment Protection (Industrial Noise) Policy 1994, Environment Protection Authority Guidelines and Information Sheet Number 7 ('Construction Noise', July 2002) and the Environment Protection Act 1993.
- The applicant will consult with the Adelaide City Council about the type, nature and ongoing maintenance of any landscaping undertaken in relation to the apartment complex, in accordance with commitments (excluding those relating to the underground car park) made by the applicant in the original Response to Submissions document, dated 18 December 2003.
- The applicant is advised that the Development Act 1993, outlines the roles and responsibilities of the applicant and the Adelaide City Council for matters relating to building works during and after construction of the apartment complex development and associated works.
- It is recommended that the applicant consult with Planning SA when applying to the Adelaide City Council for a 'Certificate of Occupancy', to ascertain that all conditions of this provisional development authorisation and decisions on reserved matters have been complied with in an appropriate manner, including those relating to Building Rules assessment and certification requirements.
- The Minister for Urban Development and Planning has a specific power to require testing, monitoring and auditing under section 48C of the Development Act 1993.

Advisory Notes for the Temporary Display Unit

- Pursuant to Regulation 74 of the Development Regulations 1993, the applicant or builder proposing to undertake the development is advised of their obligation to give the Council one days notice of the commencement and completion of the development and at the stages notified by Council with the Development Approval. The notice of commencement shall include the names of the persons who will be signing the Statement of Compliance required by Regulation 83AB(8) of the Development Regulations 1993.
- Tecon Australia Pty Ltd has formed the opinion that the building is not unsafe or structurally unsound and that access for people with disabilities has been considered as required by section 53A of the Development Act 1993.
- The report by Tecon Australia Pty Ltd is based on the building rules assessment only and does not suggest or infer compliance with any other legislation.
- A certificate of occupation will not be required for this new work as the building is lawfully occupied and there is no change in classification.

- A Schedule of Essential Safety Provisions Form 2 and a *pro forma* Builders Statement of compliance have been attached to this consent. These forms shall be completed by the builder and returned to Tecon Australia at the completion of the development.
- The existing method of recording the maintenance of the essential safety provisions shall be amended as necessary to include the alterations to the fire and life safety items.

Advisory Notes for Demolition Works

1. Pursuant to Regulation 74 of the Development Regulations 1993, the applicant or builder proposing to undertake the development is advised of their obligation to give the relevant authority one day's notice of the commencement and completion of the development and at the stages notified by relevant authority with the Development Approval. The notice of commencement shall include the names of the persons who will be signing the Statement of Compliance required by Regulation 83AB (8) of the Development Regulations 1993.

2. The report by Tecon Australia is based on the building rules assessment only and does not suggest or infer compliance with any other legislation.

Dated 7 June 2007.

HANNAH PITCHER, Acting Secretary,
Development Assessment Commission

DEVELOPMENT REGULATIONS 1993, NOTICE
UNDER SCHEDULE 6

Preamble

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

NOTICE

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

This notice will come into effect on 1 July 2007.

SCHEDULE

SCHEDULE OF 2007 CONSTRUCTION INDICES

Building Classes	Construction Indices
Class 1, 2, 4	957
Class 3, 5, 6	1274
Class 7, 8	845
Class 9a and 9c	1445
Class 9b	1314
Class 10	286

Dated 30 May 2007.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

DISABILITY SA

NOTICE BY THE MINISTER FOR DISABILITY

Fees Payable for Services Provided by Disability SA

THE fees set out in the table below will be charged by Disability SA for services specified in the table where the services are provided to a patient:

- who is a compensable patient; or
- who is not a Medicare patient.

The Chief Executive of the department may waive payment of, or remit, the whole or any part of a fee payable under this notice.

Table of Fees

	\$
1. Disability SA—Campus based fee for inpatient accommodation—per day or part day.....	256
2. Disability SA—Other than campus based services—fee for inpatient or residential accommodation—per day or part day.....	369
3. Disability SA—Fee for arrangement or co-ordination of access of patient to disability services—per hour or part hour.....	30
4. Disability SA—Fee for preparation of report on access of patient to disability services (for purpose of compensation or legal proceedings)—per report.....	298
5. In addition, where transportation is provided or arranged by Disability SA, an additional fee equal to the cost of providing, or arranging for the provision of that transportation is payable.	

In this notice:

compensable patient means a patient receiving services who is, or may be, entitled to payment, or has received payment, by way of compensation in respect of the injury, illness or disease for which the patient is receiving those services;

day means 24 hours (whether a continuous period or in aggregate);

department means the Department for Families and Communities;

Disability SA means the division of the department known as *Disability SA*;

Medicare patient means a patient who is an eligible person for the purposes of receiving medical benefits under the *Health Insurance Act 1973* of the Commonwealth; and

Patient means a person to whom treatment or care is provided (including outreach services or domiciliary maintenance and care).

This notice will come into operation on 1 July 2007.

Dated 23 March 2007.

JAY WEATHERILL, Minister for Disability

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemptions

THE Environment Protection Authority has issued fourteen exemptions for an exemption from the 'Lower Murray Reclaimed Irrigation Area' as defined in Part 2 of Schedule 1 of the Environment Protection (Exempt Classes of Persons and Activities) Regulations 2001 from 7 May 2007 to 31 December 2008, inclusive to the following applicants:

- Ken Jackson (18042).

S. BEHRENDT, Delegate, Environment
Protection Authority

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.
- (c) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Bravo Mexican Lime Drink	330	Glass	Ausland Beverages	Statewide Recycling
Bravo Raspberry & Cranberry Drink	330	Glass	Ausland Beverages	Statewide Recycling
Red Lizard Energy Drink	250	Can—Aluminium	Ausland Beverages	Statewide Recycling
Red Lizard Energy Drink	330	Glass	Ausland Beverages	Statewide Recycling
Lissa Natural Mineral Water	1 500	PET	Basile Imports	Statewide Recycling
Bi Aglut 76	330	Glass	Bottega Rotolo Pty Ltd	Marine Stores Ltd
Goulburn Valley GV to GO Apple & Blackcurrant Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Apple & Blackcurrant Juice	350	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Apple Juice	350	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Apple Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Orange Juice	350	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Orange Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Pineapple Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Tomato Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Tropical Juice	350	Glass	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Goulburn Valley GV to GO Tropical Juice	250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Kirks Sugar Free Club Soda Lemon Squash	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Kirks Sugar Free Creaming Soda	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Kirks Sugar Free Lemonade	1 250	PET	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Elevate Bomb Guarana & Taurine 8%	300	Can—Aluminium	Creative Beverages Pty Ltd	Statewide Recycling
Absolute Natural Spring Water	600	PET	Eco Farms Pty Ltd	Statewide Recycling
Absolute Natural Spring Water	1 500	PET	Eco Farms Pty Ltd	Statewide Recycling
Katlenburger Sparkling Strawberry Wine 8.3%	750	Glass	Empire Liquor	Statewide Recycling
X OTIC Sparkling Fruit Wine 8.3%	750	Glass	Empire Liquor	Statewide Recycling
Cascade First Harvest 2007 Limited Release	375	Glass	Fosters Australia	Visy Recycling CDL Services
VB Midstrength Lager	375	Can—Aluminium	Fosters Australia	Visy Recycling CDL Services
VB Midstrength Lager	375	Glass	Fosters Australia	Visy Recycling CDL Services

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Mizone Active Water + B Vitamins	750	PET	Frucor Beverage Ltd	Statewide Recycling
Mizone Blackberry	750	PET	Frucor Beverage Ltd	Statewide Recycling
Mizone Crisp Apple	750	PET	Frucor Beverage Ltd	Statewide Recycling
Mizone Lime	750	PET	Frucor Beverage Ltd	Statewide Recycling
Mizone Mandarin	750	PET	Frucor Beverage Ltd	Statewide Recycling
Mizone Passionfruit	750	PET	Frucor Beverage Ltd	Statewide Recycling
Stockmans Old Style Ginger Beer	375	Glass	Frucor Beverage Ltd	Statewide Recycling
Golden Circle Apple Blackcurrant Juice	350	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Apple Juice	350	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Apple Mango Banana Juice	350	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Orange Juice	350	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Pineapple Juice	350	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Tomato Juice	350	PET	Golden Circle Limited	Statewide Recycling
Cass Fresh Beer	355	Can—Aluminium	Happy Mart	Marine Stores Ltd
Hite Beer	355	Can—Aluminium	Happy Mart	Marine Stores Ltd
Pomegranate Juice	1 500	PET	Happy Mart	Marine Stores Ltd
Prime Premium Malt Beer	355	Can—Aluminium	Happy Mart	Marine Stores Ltd
Rice Wine	240	Can—Steel	Happy Mart	Marine Stores Ltd
Hardys Chardonnay Shuttles	187	PET	Hardy Wine Company	Statewide Recycling
Hardys Shiraz Shuttles	187	PET	Hardy Wine Company	Statewide Recycling
Ignite Cranberry Vodka + Guarana	250	Can—Aluminium	Ignite Corp Pty Ltd	Statewide Recycling
Ignite Orange Vodka + Guarana	250	Can—Aluminium	Ignite Corp Pty Ltd	Statewide Recycling
Ignite Raspberry Vodka + Guarana	250	Can—Aluminium	Ignite Corp Pty Ltd	Statewide Recycling
Rock Guarana Energy Drink	250	Can—Aluminium	Ignite Corp Pty Ltd	Statewide Recycling
Cruiser Black Genuine 7% Vodka	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Cruiser Black Lemon & Lime	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Cruiser Black Pineapple	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Cruiser Black Raspberry	375	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Pulse Ice Vodka, Soda & Guarana	300	Can—Aluminium	Independent Distillers (Aust.) Pty Ltd	Statewide Recycling
Jolly Organics Apple	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Apple Cloudy	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Beetroot	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Carrots	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Cranberry Drink 30%	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Grapefruit	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Mixed Fruit	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Orange Juice	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Jolly Organics Veggie Mix	750	Glass	Jolly Products Pty Ltd	Statewide Recycling
Becks Beer	330	Glass	Kollaras & Co Pty Ltd	Marine Stores Ltd
Peroni Nastro Azzuro	330	Glass	Kollaras & Co Pty Ltd	Marine Stores Ltd
Red Bull	330	Can—Aluminium	Kollaras & Co Pty Ltd	Marine Stores Ltd
Star Vodka	275	Glass	Kollaras & Co Pty Ltd	Marine Stores Ltd
Deuchars IPA	500	Glass	Liquorland Aust. Pty Ltd	Visy Recycling CDL Services
Hammer n Tongs Draught	375	Glass	Liquorland Aust. Pty Ltd	Visy Recycling CDL Services
Amino Up	250	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Bacchus D	100	Glass	Lucky Korean Store	Statewide Recycling
Black Sesame Soy Drink	200	LPB—Aseptic	Lucky Korean Store	Statewide Recycling
Chamisul Alcoholic Beverage	375	Glass	Lucky Korean Store	Statewide Recycling
Chilsung Cider	1 500	PET	Lucky Korean Store	Statewide Recycling
Chilsung Cider	250	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Cool & Fresh Water	300	Glass	Lucky Korean Store	Statewide Recycling
DBH 2%	240	Can—Aluminium	Lucky Korean Store	Statewide Recycling
DBH Peach 2%	1 500	PET	Lucky Korean Store	Statewide Recycling
DBH Peach 2%	240	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Demi Soda Apple Juice	1 500	PET	Lucky Korean Store	Statewide Recycling
Demi Soda Orange Juice	1 500	PET	Lucky Korean Store	Statewide Recycling
Gatorade Lemon	240	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Haitai Crushed Pear Juice	238	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Hello Pandol Blue	300	PET	Lucky Korean Store	Statewide Recycling
Hello Pandol Red	300	PET	Lucky Korean Store	Statewide Recycling
Jeju Mandarin Orange	1 500	PET	Lucky Korean Store	Statewide Recycling
Jeju Mandarin Orange	180	Glass	Lucky Korean Store	Statewide Recycling
Jetty Chocolate Taste	180	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Korean Original Ginseng Drink	120	Glass	Lucky Korean Store	Statewide Recycling
Lotte Ceylon Tea	240	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Lotte Mild Coffee	175	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Lotte Orange	238	Can—Steel	Lucky Korean Store	Statewide Recycling
Miero Drink	100	Glass	Lucky Korean Store	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Nan Yang Crushed Peach Juice	180	Glass	Lucky Korean Store	Statewide Recycling
Nescafe Regular	175	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Oran C Grape	1 500	PET	Lucky Korean Store	Statewide Recycling
Oran C Orange	1 500	PET	Lucky Korean Store	Statewide Recycling
Pocari Sweat	245	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Pong Pong Grape	238	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Soo Geong Gwa Cinnamon Punch	238	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Sunny Ten Apple	1 500	PET	Lucky Korean Store	Statewide Recycling
Sunny Ten Grape	1 500	PET	Lucky Korean Store	Statewide Recycling
Sunny Ten Grape	250	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Sunny Ten Orange	1 500	PET	Lucky Korean Store	Statewide Recycling
Wonbi D	100	Glass	Lucky Korean Store	Statewide Recycling
Woongjin Aloe	1 500	PET	Lucky Korean Store	Statewide Recycling
Woongjin Aloe	190	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Woongjin Apricot	180	Can—Aluminium	Lucky Korean Store	Statewide Recycling
Woongjin Orange	180	Glass	Lucky Korean Store	Statewide Recycling
Woonjin Tomato	180	Glass	Lucky Korean Store	Statewide Recycling
Barqs Root Beer	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Cherry Coke	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Dr Pepper	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Fanta Grape	340	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Iron Brew	340	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
L & P Lemon & Paeroa	355	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
TAB	340	Can—Aluminium	Manna Confectionery Pty Ltd	Statewide Recycling
Murray Valley Yogg Apricot Flavour	150	HDPE	Murray Valley Cheese Company	Statewide Recycling
Murray Valley Yogg Mixed Berry Flavour	150	HDPE	Murray Valley Cheese Company	Statewide Recycling
Murray Valley Yogg Strawberry Flavour	150	HDPE	Murray Valley Cheese Company	Statewide Recycling
Murray Valley Yogg Vanilla Flavour	150	HDPE	Murray Valley Cheese Company	Statewide Recycling
Berri Apple Juice	250	Glass	National Foods Milk Limited	Statewide Recycling
Berri Orange Juice	250	Glass	National Foods Milk Limited	Statewide Recycling
Berri Pineapple Juice	250	Glass	National Foods Milk Limited	Statewide Recycling
Berri Tomato Juice	250	Glass	National Foods Milk Limited	Statewide Recycling
Daily Juice Five Fruits	500	PET	National Foods Milk Limited	Statewide Recycling
Just Juice Apple Raspberry	250	LPB—Aseptic	National Foods Milk Limited	Statewide Recycling
Just Juice Apple Strawberry	250	LPB—Aseptic	National Foods Milk Limited	Statewide Recycling
tism Organic Chai	355	Glass	Orient Beverage Company Pty Ltd	Marine Stores Ltd
tism Organic Lemon	355	Glass	Orient Beverage Company Pty Ltd	Marine Stores Ltd
tism Organic Mint	355	Glass	Orient Beverage Company Pty Ltd	Marine Stores Ltd
tism Organic Peach	355	Glass	Orient Beverage Company Pty Ltd	Marine Stores Ltd
The Simpsons Bart Raspberry Flavoured Water	325	HDPE	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Bart Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Chief Wiggum Raspberry Flavoured Water	325	HDPE	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Chief Wiggum Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Homer Lemon Lime Flavoured Water	325	HDPE	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Homer Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Krusty Lemon Lime Flavoured Water	325	HDPE	Pink Ribbon Beverages 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
The Simpsons Krusty Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Marge Raspberry Flavoured Water	325	HDPE	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Marge Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Mr Burns Lemon Lime Flavoured Water	325	HDPE	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
The Simpsons Mr Burns Springwater	350	PET	Pink Ribbon Beverages Pty Ltd	Statewide Recycling
Copper Coast Swanky	330	Glass	Port Adelaide Brewing Company Pty Ltd	Statewide Recycling
Real Juice Company Apple	300	PET	Simply Fresh Distributors	Marine Stores Ltd
Real Juice Company Lemonade	300	PET	Simply Fresh Distributors	Marine Stores Ltd
Real Juice Company Pineapple	300	PET	Simply Fresh Distributors	Marine Stores Ltd
St Arnou Pilsner	330	Glass	St Arnou Pty Ltd	Marine Stores Ltd
St Arnou Premium Blonde	330	Glass	St Arnou Pty Ltd	Marine Stores Ltd
Sunraysia Crush Mango Fruit Drink	750	Glass	Sunraysia Natural Beverage Company	Visy Recycling CDL Services
Sunraysia Crush Pear Fruit Drink	750	Glass	Sunraysia Natural Beverage Company	Visy Recycling CDL Services
Sunraysia Pure Squeezed Carrot Juice	750	Glass	Sunraysia Natural Beverage Company	Visy Recycling CDL Services
Sunraysia Pure Squeezed Prune Juice	750	Glass	Sunraysia Natural Beverage Company	Visy Recycling CDL Services
Sunraysia Pure Squeezed Tomato Juice	750	Glass	Sunraysia Natural Beverage Company	Visy Recycling CDL Services
Fresita Sparkling Strawberry Wine	187	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Fresita Sparkling Strawberry Wine	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Isla Noche Passionfruit	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Sahara Peach	187	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Sahara Peach	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Sahara Pineapple	187	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Sahara Pineapple	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Soul Wine Pineapple	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Soul Wine Red Lemon	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling
Soul Wine Strawberry	750	Glass	Vina Manquehue Pty Ltd	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

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:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot, listed at Schedule 1 of this Notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice; and
- (d) the collection area in relation to which the collection depot is approved referred to in Column 7 of Schedule 1 of this Notice.

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

- (a) The person in charge of the collection depot shall ensure the depot premises complies with Council Planning Regulations and shall be kept in an orderly condition.
- (b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
 - (i) a nuisance or offensive condition;
 - (ii) a risk to health or safety; and
 - (iii) damage to the environment.
- (e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Flavels Hardware & Rural Supply	Flavels Hardware & Rural Supply	Ramon Miller	42-44 Main Street	Peterborough	660/105; 1380/93	Southern

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2006

	\$		\$
Agents, Ceasing to Act as.....	38.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	25.25
Incorporation	19.30	Discontinuance Place of Business	25.25
Intention of Incorporation	47.75	Land—Real Property Act:	
Transfer of Properties	47.75	Intention to Sell, Notice of.....	47.75
Attorney, Appointment of.....	38.00	Lost Certificate of Title Notices	47.75
Bailiff's Sale.....	47.75	Cancellation, Notice of (Strata Plan)	47.75
Cemetery Curator Appointed.....	28.25	Mortgages:	
Companies:		Caveat Lodgement.....	19.30
Alteration to Constitution	38.00	Discharge of.....	20.20
Capital, Increase or Decrease of	47.75	Foreclosures.....	19.30
Ceasing to Carry on Business	28.25	Transfer of.....	19.30
Declaration of Dividend.....	28.25	Sublet.....	9.70
Incorporation	38.00	Leases—Application for Transfer (2 insertions) each	9.70
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	28.25
First Name.....	28.25	Licensing.....	56.50
Each Subsequent Name.....	9.70	Municipal or District Councils:	
Meeting Final.....	31.75	Annual Financial Statement—Forms 1 and 2	532.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	378.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	75.50
First Name.....	38.00	Each Subsequent Name.....	9.70
Each Subsequent Name.....	9.70	Noxious Trade.....	28.25
Notices:		Partnership, Dissolution of.....	28.25
Call.....	47.75	Petitions (small).....	19.30
Change of Name	19.30	Registered Building Societies (from Registrar-	
Creditors.....	38.00	General).....	19.30
Creditors Compromise of Arrangement	38.00	Register of Unclaimed Moneys—First Name.....	28.25
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	9.70
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	47.75	Rate per page (in 8pt)	242.00
Release of Liquidator—Application—Large Ad.....	75.50	Rate per page (in 6pt)	320.00
—Release Granted	47.75	Sale of Land by Public Auction.....	48.25
Receiver and Manager Appointed.....	44.00	Advertisements.....	2.70
Receiver and Manager Ceasing to Act.....	38.00	¼ page advertisement	113.00
Restored Name.....	35.75	½ page advertisement	226.00
Petition to Supreme Court for Winding Up.....	66.50	Full page advertisement.....	443.00
Summons in Action.....	56.50	Advertisements, other than those listed are charged at \$2.70 per	
Order of Supreme Court for Winding Up Action.....	38.00	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	85.50	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	19.30	Councils to be charged at \$2.70 per line.	
Proof of Debts.....	38.00	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	38.00	that which is usually published a charge of \$2.70 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
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Deceased Persons—Notice to Creditors, etc.....	47.75	condition that they will not be reproduced without prior	
Each Subsequent Name.....	9.70	permission from the Government Printer.	
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Each Subsequent Estate.....	1.25		
Probate, Selling of.....	38.00		
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All the above prices include GST

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Pages	Main	Amends	Pages	Main	Amends
1-16	2.30	1.05	497-512	32.25	31.25
17-32	3.10	1.95	513-528	33.25	32.00
33-48	4.05	2.90	529-544	34.25	33.25
49-64	5.10	3.90	545-560	35.25	34.25
65-80	6.00	4.95	561-576	36.00	35.25
81-96	6.95	5.75	577-592	37.00	35.75
97-112	7.90	6.75	593-608	38.25	36.75
113-128	8.90	7.75	609-624	39.00	38.00
129-144	9.95	8.80	625-640	40.00	38.50
145-160	10.90	9.70	641-656	41.00	40.00
161-176	11.90	10.70	657-672	41.50	40.50
177-192	12.90	11.70	673-688	43.25	41.50
193-208	13.90	12.80	689-704	44.00	42.50
209-224	14.70	13.60	705-720	44.75	43.50
225-240	15.70	14.50	721-736	46.50	44.50
241-257	16.80	15.30	737-752	47.00	45.50
258-272	17.70	16.30	753-768	48.00	46.25
273-288	18.70	17.50	769-784	48.50	47.75
289-304	19.50	18.40	785-800	49.50	48.75
305-320	20.70	19.40	801-816	50.50	49.25
321-336	21.50	20.30	817-832	51.50	50.50
337-352	22.60	21.40	833-848	52.50	51.50
353-368	23.50	22.40	849-864	53.50	52.00
369-384	24.50	23.40	865-880	54.50	53.50
385-400	25.50	24.30	881-896	55.00	54.00
401-416	26.50	25.00	897-912	56.50	55.00
417-432	27.50	26.25	913-928	57.00	56.50
433-448	28.50	27.25	929-944	58.00	57.00
449-464	29.25	28.00	945-960	59.00	57.50
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ETSA UTILITIES*Notice of Change to ETSA Utilities' Distribution Tariffs from 1 July 2007*

PURSUANT to Clause 1.9.2 of the Essential Services Commission of South Australia Electricity Distribution Price Determination Part B as varied on 9 June 2005 notice is hereby given that the following changes to ETSA Utilities' tariffs have been approved. The altered distribution tariffs are set out in the table below and are to be applied from the year 1 July 2007 to 30 June 2008.

For more information please call ETSA Utilities on 13 12 61.

ETSA UTILITIES NETWORK TARIFFS—APPLIES TO USAGE FROM 1 JULY 2007.

Customer Category	Units	Min Qty.	Total incl GST
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Quarterly			
QRSR			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Monthly			
MRSR			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Low Voltage Residential - Single Rate Type 1-4 Meter			
MRSRI			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Quarterly with Controlled Load			
QRSROPCL			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Residential - Single Rate Type 5 or 6 Meter Read Monthly with Controlled Load			
MRSROPCL			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Residential - Single Rate Type 1-4 Meter with Controlled Load			
Supply Rate	\$/day		0.258781
Block 1 Usage Rate	\$/kWh	=<333.3 kWh/mth [†]	0.074336
Block 2 Usage Rate	\$/kWh	Balance Usage	0.087335
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962

Customer Category	Units	Min Qty.	Total incl GST
Low Voltage Controlled Load - Type 5-6 Read Quarterly			
QOPCL			
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Controlled Load - Type 5-6 Read Monthly			
MOPCL			
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Controlled Load - Type 1-4 Meter			
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Quarterly			
QBSR			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.086292
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Monthly			
MBSR			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.085761
Low Voltage Business - Single Rate Type 1 to 4 Meter			
BSR124			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.085761
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Quarterly with Controlled Load			
QBSROPCL			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.086292
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Business - Single Rate Type 5 or 6 Meter Read Monthly with Controlled Load			
MBSROPCL			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.085761
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Business - Single Rate Type 1 to 4 Meter with Controlled Load			
BSR124OPCL			
Supply Rate	\$/day		0.259854
Anytime Usage Rate	\$/kWh		0.085761
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962

Customer Category	Units	Min Qty.	Total incl GST
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Quarterly			
QB2R			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.6667 kWh/mth [^]	0.116024
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.093099
Off-Peak Usage Rate	\$/kWh		0.033029
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Monthly			
MB2R			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]	0.115296
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.092556
Off-Peak Usage Rate	\$/kWh		0.032816
Low Voltage Business - 2 Rate Type 1 to 4 Meter			
B2R124			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]	0.115296
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.092556
Off-Peak Usage Rate	\$/kWh		0.032816
Low Voltage Unmetered Usage (Overnight Usage)			
LVUU			
Anytime Usage Rate	\$/kWh		0.047611
Low Voltage Unmetered Usage (24 Hour Usage)			
LVUU24			
Anytime Usage Rate	\$/kWh		0.052500
Other Unmetered Usage			
OUU			
Supply Rate	\$/day		0.152738
Peak Usage Rate	\$/kWh		0.119331
Off-Peak Usage Rate	\$/kWh		0.033983
Low Voltage Stepped Demand (KVA)			
VLVS		min 100 KVA	
Supply Rate	\$/day		
Annual Block 1 Demand Rate	\$/kVA/mth	First 100 KVA	11.355462
Annual Block 2 Demand Rate	\$/kVA/mth	Next 150 KVA	6.190564
Annual Block 3 Demand Rate	\$/kVA/mth	Next 750 KVA	4.641069
Annual Block 4 Demand Rate	\$/kVA/mth	Balance KVA	3.917938
Additional Demand	\$/kVA/mth		1.342903
Peak Usage Rate	\$/kWh		0.025969
Off-Peak Usage Rate	\$/kWh		0.020804
High Voltage Stepped Demand (KVA)			
VHVS		min 1,000 KVA	
Supply Rate	\$/day		
Annual Block 1 Demand Rate	\$/kVA/mth	First 1,000 KVA	5.021255
Annual Block 2 Demand Rate	\$/kVA/mth	Next 2,000 KVA	3.821829
Annual Block 3 Demand Rate	\$/kVA/mth	Balance KVA	3.376275
Additional Demand	\$/kVA/mth		1.090430
Peak Usage Rate	\$/kWh		0.021992
Off-Peak Usage Rate	\$/kWh		0.016978

Customer Category	Units	Min Qty.	Total incl GST
Zone Sub-station (KVA) (Load <10MW and Consumption <40GWh pa)			
VZS			
Supply Rate	\$/day		
Annual Demand Rate	\$/kVA/mth	5,000 KVA	3.101715
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.014496
Off-Peak Usage Rate	\$/kWh		0.011601
Zone Sub-station (KVA) Locational NMI 2001000608			
VZSN608			
TUoS Supply Charge	\$/day		1,214.851128
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI 2002133131			
VZSN131			
TUoS Supply Charge	\$/day		1,885.989559
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI SAAAAAA019			
VZSN019			
TUoS Supply Charge	\$/day		1,070.918005
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI SAAAAAA021			
VZSN021			
TUoS Supply Charge	\$/day		3,276.264112
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI SAAAAAA022			
VZSN022			
TUoS Supply Charge	\$/day		1,921.227128
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541

Customer Category	Units	Min Qty.	Total incl GST
Zone Sub-station (KVA) Locational NMI SAAAAAA026			
VZSN026			
TUoS Supply Charge	\$/day		1,441.807571
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI SAAAAAA035			
VZSN035			
TUoS Supply Charge	\$/day		1,470.121325
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Zone Sub-station (KVA) Locational NMI SAAAAAA438			
VZSN438			
TUoS Supply Charge	\$/day		1,339.681306
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	5,000 KVA	0.923861
Additional Demand	\$/kVA/mth		0.718516
Peak Usage Rate	\$/kWh	25 GWh pa	0.007759
Off-Peak Usage Rate	\$/kWh		0.005541
Subtransmission (KVA) Locational NMI 2001000378			
VSTN378			
TUoS Supply Charge	\$/day		1,752.384538
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.330719
Additional Demand	\$/kVA/mth		0.259710
Peak Usage Rate	\$/kWh		0.002339
Off-Peak Usage Rate	\$/kWh		0.001505
Subtransmission (KVA) Locational NMI 2002112609			
VSTN609			
TUoS Supply Charge	\$/day		8,576.669796
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.330719
Additional Demand	\$/kVA/mth		0.259710
Peak Usage Rate	\$/kWh		0.002339
Off-Peak Usage Rate	\$/kWh		0.001505
Subtransmission (KVA) Locational NMI SAAAAAA018			
VSTN018			
TUoS Supply Charge	\$/day		4,952.702109
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kVA/mth	10,000 KVA	0.330719
Additional Demand	\$/kVA/mth		0.259710
Peak Usage Rate	\$/kWh		0.002339
Off-Peak Usage Rate	\$/kWh		0.001505

Customer Category	Units	Min Qty.	Total incl GST
Subtransmission (KVA) Locational NMI SAAAAAB557			
VSTN557			
TUoS Supply Charge	\$/day		1,933.470458
Supply Rate	\$/day		0.000000
Annual Demand Rate	\$/kW/mth	10,000 KW	0.330719
Additional Demand	\$/kW/mth		0.259710
Peak Usage Rate	\$/kWh		0.002339
Off-Peak Usage Rate	\$/kWh		0.001505
OBSOLETE TARIFFS			
Medium Low Voltage Demand (KW)			
WMLV			
Supply Rate	\$/day		2.735253
Annual Demand Rate	\$/kW/mth	100 KW	8.433714
Additional Demand	\$/kW/mth		3.117100
Peak Usage Rate	\$/kWh		0.051656
Off-Peak Usage Rate	\$/kWh		0.036417
Low Voltage Demand (KW)			
WLV			
Supply Rate	\$/day		5.401938
Annual Demand Rate	\$/kW/mth	300 KW	6.814815
Additional Demand	\$/kW/mth		2.426946
Peak Usage Rate	\$/kWh		0.038295
Off-Peak Usage Rate	\$/kWh		0.027808
Large Low Voltage Demand (KW)			
WLLV			
Supply Rate	\$/day		5.401938
Annual Demand Rate	\$/kW/mth	1,000 KW	6.185709
Additional Demand	\$/kW/mth		2.151394
Peak Usage Rate	\$/kWh		0.033653
Off-Peak Usage Rate	\$/kWh		0.024514
High Voltage (KW)			
WHV			
Supply Rate	\$/day		5.227073
Annual Demand Rate	\$/kW/mth	1,000 KW	5.252324
Additional Demand	\$/kW/mth		1.794529
Peak Usage Rate	\$/kWh		0.027540
Off-Peak Usage Rate	\$/kWh		0.020743
Zone Sub-station (KW) (Load <10MW and Consumption <40GWh pa)			
WZS			
Supply Rate	\$/day		21.751142
Annual Demand Rate	\$/kW/mth	5,000 KW	3.799557
Additional Demand	\$/kW/mth		1.111382
Peak Usage Rate	\$/kWh	25 GWh pa	0.016416
Off-Peak Usage Rate	\$/kWh		0.012560
Zone Sub-station (KW) Locational NMI SAAAAAA024			
WZSN024			
TUoS Supply Charge	\$/day		2,427.631471
Supply Rate	\$/day		21.751142
Annual Demand Rate	\$/kW/mth	5,000 KW	1.237432
Additional Demand	\$/kW/mth		1.111382
Peak Usage Rate	\$/kWh	25 GWh pa	0.009678

Customer Category	Units	Min Qty.	Total incl GST
Off-Peak Usage Rate	\$/kWh		0.006501
Zone Sub-station (KW) Locational NMI SAAAAAA029			
WZSN029			
TUoS Supply Charge	\$/day		1,501.806799
Supply Rate	\$/day		21.751142
Annual Demand Rate	\$/kW/mth	5,000 KW	1.237432
Additional Demand	\$/kW/mth		1.111382
Peak Usage Rate	\$/kWh	25 GWh pa	0.009678
Off-Peak Usage Rate	\$/kWh		0.006501
Subtransmission (KW) Locational NMI SAAAAAA084			
WSTN084			
TUoS Supply Charge	\$/day		3,113.660493
Supply Rate	\$/day		29.378399
Annual Demand Rate	\$/kW/mth	10,000 KW	0.550720
Additional Demand	\$/kW/mth		0.436650
Peak Usage Rate	\$/kWh		0.004661
Off-Peak Usage Rate	\$/kWh		0.002766
High Voltage Obsolete (KVA)			
VHVO			
Supply Rate	\$/day		5.227073
Annual Demand Rate	\$/kVA/mth	100 KVA	5.029725
Additional Demand	\$/kVA/mth		1.308806
Peak Usage Rate	\$/kWh		0.022463
Off-Peak Usage Rate	\$/kWh		0.017417
High Voltage Obsolete (KW)			
WHVO			
Supply Rate	\$/day		5.227073
Annual Demand Rate	\$/kW/mth	250 KW	5.252324
Additional Demand	\$/kW/mth		1.794529
Peak Usage Rate	\$/kWh		0.027540
Off-Peak Usage Rate	\$/kWh		0.020743
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Quarterly with Controlled Load			
QB2ROPCL			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]	0.116024
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.093099
Off-Peak Usage Rate	\$/kWh		0.033029
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Business - 2 Rate Type 5 or 6 Meter Read Monthly with Controlled Load			
MB2ROPCL			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]	0.115296
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.092556
Off-Peak Usage Rate	\$/kWh		0.032816
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962

Customer Category	Units	Min Qty.	Total incl GST
Low Voltage Business - 2 Rate Type 1 to 4 Meter with Controlled Load			
B2R124OPCL			
Supply Rate	\$/day		0.296001
Peak Block 1 Usage Rate	\$/kWh	=<1,666.7 kWh/mth [^]	0.115296
Peak Block 2 Usage Rate	\$/kWh	Balance Usage	0.092556
Off-Peak Usage Rate	\$/kWh		0.032816
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Medium Low Voltage Demand (KW) with Controlled Load			
WMLVOPCL			
Supply Rate	\$/day		2.735253
Annual Demand Rate	\$/kW/mth	100 KW	8.433714
Additional Demand	\$/kW/mth		3.117100
Peak Usage Rate	\$/kWh		0.051656
Off-Peak Usage Rate	\$/kWh		0.036417
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962
Low Voltage Demand (KW) with Controlled Load			
WLVOPCL			
Supply Rate	\$/day		5.401938
Annual Demand Rate	\$/kW/mth	300 KW	6.814815
Additional Demand	\$/kW/mth		2.426946
Peak Usage Rate	\$/kWh		0.038295
Off-Peak Usage Rate	\$/kWh		0.027808
Controlled Load Block 1 Usage Rate	\$/kWh	=<666.7 kWh/mth [#]	0.023816
Controlled Load Block 2 Usage Rate	\$/kWh	Balance Usage	0.032962

Notes accompanying 2007-2008 Tariffs

† - Approximate annual consumption of 4,000 kWh.

- Approximate annual consumption of 8,000 kWh.

^ - Approximate annual peak consumption of 20,000 kWh.

Notes:

1. Distribution tariffs are determined on a GST exclusive basis. GST is added to the distribution tariffs.
2. ETSA Utilities must assign each Distribution Network User to a distribution tariff in respect of each of its connection points in accordance with the following principles:
 - (a) A Distribution Network User that has an agreed maximum demand of 250kVA or more in respect of a connection point, must be assigned to a distribution tariff that includes a demand component in respect of that connection point.
 - (b) A Sub-Transmission (kVA) Network User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide Metropolitan area. A minimum annual demand of 10 MVA applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.

- (c) A Zone Substation (kVA) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5 MVA and a minimum annual usage of 25GWh apply. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.90 pf). These tariffs are invoiced monthly.
- (d) A High Voltage Stepped Demand (kVA) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1 MVA applies. The steps to be applied to the annual demand are detailed in the Tariff Schedule. A NEM compliant type 1-4 interval meter is required with Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (e) A High Voltage (kVA) (Obsolete) customer is a Distribution Network User taking supply generally at 11kV. This tariff is available only to Distribution Network Users that were taking supply under the High Voltage Demand (kW) (Obsolete) tariff as at 11 October 1999. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 300kVA applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (f) A Low Voltage Stepped Demand (kVA) customer is a Distribution Network User generally taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum agreed maximum demand of 100KVA applies. The steps to be applied to the annual demand are detailed in the Tariff Schedule. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. Customers electing to switch to this tariff from 1 July 2002 must meet or exceed the minimum power factor requirements for their customer installation as set out in Part B of the Distribution Code (generally 0.85 pf). These tariffs are invoiced monthly.
- (g) A Low Voltage Business 2 rate – Type 1-4 Meter customer is a Distribution Network User that is not a residential customer generally taking supply at less than 1kV and using peak and off-peak network charges. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[^] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (e.g. for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (h) A Low Voltage Business 2 rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[^] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (i) A Low Voltage Business 2 rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using peak and off-peak network charges. Peak consumption is charged at two rates, one rate for consumption up to and including 1,666.7 kWh/mth[^] and another rate for the balance of peak consumption. Off Peak consumption is charged at a flat rate. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (j) A Low Voltage Business single rate – Type 1-4 Meter customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (e.g. for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (k) A Low Voltage Business single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate network charges. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (l) A Low Voltage Business single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using single rate metering. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.

- (m) A Low Voltage Residential single rate – Type 1-4 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth† and another rate for the balance of consumption. The User utilises a type 1-4 meter with the ability to measure both active and reactive power. An excluded service charge applies where ETSA Utilities is required to read the type 1-4 meter (e.g. for tier one customers and for tier two customers < 160MWh pa). This tariff is invoiced monthly.
- (n) A Low Voltage Residential single rate – Type 5-6 Meter Read Monthly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth† and another rate for the balance of consumption. The User utilises a type 5-6 meter and requires ETSA Utilities to read the meter monthly for which an excluded service charge applies. This tariff is invoiced monthly.
- (o) A Low Voltage Residential single rate – Type 5-6 Meter Read Quarterly customer is a Distribution Network User that is a residential customer taking supply at less than 1kV. Consumption is charged at two rates, one rate for consumption up to and including 333.3 kWh/mth† and another rate for the balance of consumption. The User utilises a type 5-6 meter which requires ETSA Utilities to read the meter. This tariff is invoiced quarterly.
- (p) A Low Voltage Controlled Load is used by a Distribution Network User for permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved applications involving a time switch and separate metering where the timing has been set in accordance with ETSA Utilities' requirements regarding the timing of loads. Consumption is charged at two rates, one rate for consumption up to and including 666.7 kWh/mth# and another rate for the balance of consumption. This tariff is available only to Distribution Network Users that were taking supply under the Controlled Load tariff as at 30 June 2003, or are utilising a business single or residential tariff at the NMI in conjunction with the controlled load. This tariff is invoiced at the same frequency as other tariffs used by the Distribution Network User at that NMI.
- (q) Unmetered Overnight Usage supply is defined as overnight use by a Distribution Network User for public lighting. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (r) Unmetered 24 Hour Usage supply is defined as constant 24 hour per day use by a Distribution Network User, typically public phones, traffic lights and telecommunications installations. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (s) Other Unmetered Supply is defined as unmetered use by Distribution Network Users other than public lighting or continuous use. These tariffs are generally invoiced monthly, unless otherwise agreed by ETSA Utilities.
- (t) A Sub-Transmission Network (kW) User is a Distribution Network User taking supply at 66kV, or at 33kV outside of the Adelaide metropolitan area. A minimum annual demand of 10MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (u) A Zone Substation (kW) customer is a Distribution Network User taking supply generally at 11kV from the low voltage transformer terminals. Supply may also be taken at lower voltages that exceed 1kV. A minimum annual demand of 5MW and a minimum annual usage of 25GWh apply. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (v) A High Voltage Demand (kW) customer is a Distribution Network User taking supply generally at 11kV. Supply may also be taken at lower voltages that exceed 1kV or at 33kV in metropolitan Adelaide. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (w) The High Voltage Demand (kW) (Obsolete) tariff is available only to Distribution Network Users that were taking supply under this tariff as at 11 October 1999. Conditions applicable at that date apply. These tariffs are invoiced monthly.
- (x) A Large Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 1MW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.
- (y) A Low Voltage Demand (kW) customer is a Distribution Network User taking supply at less than 1kV and generally from the low voltage distribution transformer terminals. A minimum annual demand of 300kW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.

- (z) A Medium Low Voltage Demand (kW) customer is a Distribution Network User that is not a residential customer taking supply at less than 1kV and using demand, peak and off-peak network charges. A minimum annual demand of 100kW applies. A NEM compliant type 1-4 interval meter is required with the ability to measure both active and reactive power. This tariff is available only to Distribution Network Users that were taking supply under this tariff as at 30 June 2001. These tariffs are invoiced monthly.

3. The supply and demand charges are levied and billed to Distribution Network Users periodically on a pro-rata basis.

4. Demand charges are determined on the basis of:

- (a) Agreed maximum demand (Annual Demand); and
- (b) Agreed additional maximum demand (Additional Demand),

determined in accordance with Schedule 2 of Part B of the 2005-2010 Electricity Distribution Price Determination.

5. Peak energy is energy consumed on business days between the hours of 0700 and 2100 (Central Standard Time). For Distribution Network Users with metering that does not recognise specific days, peak energy is energy consumed on each day between the hours of 0700 and 2100 (Central Standard Time).

6. Off-peak energy is energy consumed other than peak energy.

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, the persons listed in Schedule 1 (the 'exemption holders') of Southern Australian Seafoods Pty Ltd, P.O. Box 2516, Port Lincoln, S.A. 5607, are exempt from sections 34 and 41 of the Fisheries Act 1982 and the Fisheries (Scheme of Management—Abalone Fisheries) Regulations 1991, but only insofar as they may take greenlip abalone, blacklip abalone and Roe's abalone for the purpose of aquaculture broodstock (the 'exempted activity') in the waters specified in Schedule 2, subject to the conditions in Schedule 3 from 1 July 2007 until 30 June 2008.

SCHEDULE 1

Andrew Christian and Misha Anderson.

SCHEDULE 2

Area 1: South Australian coastal waters south and east of a line drawn due south through Point Brown (latitude 32°32.6'S, longitude 133°50.8'E) and west of the meridian of longitude 136°30'E.

Area 2: South Australian coastal waters between the meridians of longitude 136°30'E and 139°E but does not include the waters of the Coorong or any other waters inside the Murray Mouth (this includes the area known as Tiperra Reef).

SCHEDULE 3

1. The exemption holder may take a maximum of 75 greenlip abalone, 25 blacklip abalone and 25 Roe's abalone from Area 1 as described in Schedule 2.

2. The exemption holder may take a maximum of 75 greenlip abalone, 25 blacklip abalone and 25 Roe's abalone from Area 2 as described in Schedule 2.

3. Broodstock must not be sourced from known Perkinsus areas or the Southern Zone.

4. The exemption holder is exempt from the size limit prescribed in Schedule 6 of the Fisheries (General) Regulations 2000, when undertaking the exempt activity in relation to the taking of Roe's abalone.

5. All abalone taken pursuant to this notice must not be sold or transferred to another party.

6. All abalone taken pursuant to this notice must be delivered to and retained on the registered aquaculture site of Landbased Aquaculture Licence No. FT00620.

7. The exemption holder must notify PIRSA Fisheries Compliance on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9901994.

8. The exemption holder must, within 50 m of the point of landing of any abalone taken pursuant to this notice, complete the PIRSA form 'Abalone Broodstock Collection Statement'. Immediately upon arrival at the exemption holders registered aquaculture site, this form must be faxed to PIRSA Fisheries on (08) 8226 0434. Prior to release into the registered aquaculture site, all abalone taken pursuant to this notice must be tagged so as to be clearly identified as wild broodstock.

9. Broodstock taken under this exemption must be physically contained and separated from any farm-reared and growout animals, including no mixing of water used to hold wild-caught broodstock with areas used to hold growout stock.

10. Broodstock taken pursuant to this exemption must be held together in identifiable groups from specific geographic locations or if broodstock from different areas must be mixed due to on-farm logistics, broodstock must be tagged so that their date and location of capture can be determined.

11. PIRSA Fishwatch retains the right for a Fisheries Officer to accompany the exemption holder at any time during the exempted activity.

12. While engaged in the exempted activity the exemption holder must carry or have about or near his person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.

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

Dated 1 June 2007.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, all holders of a Blue Crab Fishery Licence (the 'exemption holders'), are exempt from the definition of 'crab pot' and Clause 22 of Schedule 1 of the Fisheries (General) Regulations 2000, but only insofar as the exemption holder may use two registered crab pots that have the dimensions set out in Schedule 1 for the purpose of trade or business (the 'exempted activity') within the area specified in Schedule 2, subject to the conditions in Schedule 3, from 1 July 2007 until 30 June 2008, unless varied or revoked earlier.

SCHEDULE 1

A crab pot of the following dimensions and specifications:

- has a maximum height of 650 mm;
- has a maximum diameter of 1.4 m; and
- has a mesh size of 55 mm.

SCHEDULE 2

All waters of the Gulf St Vincent and Spencer Gulf Crab Fishing Zone (subject to licence holder quota holdings).

SCHEDULE 3

1. The exemption holder may only conduct the exempted activity from a boat registered and endorsed on their blue crab fishery licence.

2. All undersize blue crabs and other species taken in the modified blue crab pots must be returned to the water immediately.

3. The following information must be recorded in relation to each blue crab retained within a modified pot:

- length in millimetres;
- sex (male or female);
- condition (soft, hard or berried);
- location of the pot (longitude and latitude); and
- the date of capture.

4. The information recorded in accordance with Condition 3 must be provided to SARDI in relation to each calendar month and sent to:

Graham Hooper
South Australian Research Development Institute (SARDI)
P.O. Box 120
Henley Beach, S.A. 5022.

5. While engaged in the exempted activity the principal exemption holder must have in their possession a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer if requested.

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

Dated 1 June 2007.

W. ZACHARIN, Director of Fisheries

ADDENDUM

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination made on 19 March 2007 by the State Crewing Committee is published pursuant to part 6, section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA V11430

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.T. 'Taminga'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Taminga* whilst operating within the following limit:

Operational Limit

- Limit 1—South Australian Harbour Limits.
- Limit 2—To cape size vessels up to transhipment point only latitude 33°09'12"S, longitude 137°38'21"E.
- Limit 3—Gulf St Vincent, north of latitude 35°10'S.
- Limit 4—Spencer Gulf, north of latitude 34°S.
- Limit 5—Coast of South Australia, 200 nautical miles.

Minimum Complement

- Limit 1—Three Persons—Master, Engineer, Integrated Rating (1).
- Limit 2—Four Persons—Master, Engineer, General Purpose Person (2).
- Limit 3—Five Persons—Master, Mate, Engineer, General Purpose Person (2).
- Limit 4—Six Persons—Master, Mate, Engineer, General Purpose Person (3).
- Limit 5—Seven Persons—Master, Mate, Chief Engineer, 2nd Engineer, General Purpose Person (3).

Limit 2—Please note one of the General Purpose Persons to be the holder of a Master Class 5.

Minimum Qualifications of Crew

- Master—Certificate of Competency as Master Class 4.
- Mate—Certificate of Competency as Master Class 5
- Engineer—Marine Engineer Driver Grade 1.
- Integrated Rating—Qualification as specified within the Marine Orders.
- General Purpose Person—An able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

Limit 2—Please note one of the General Purpose Persons to be the holder of a Master Class 5.

Limit 5—

- Master—Certificate of Competency as Master Class 4.
- Mate—Certificate of Competency as Master 5 endorsed 200 nautical miles.
- Chief Engineer—Engineer Class 3.
- 2nd Engineer—Marine Engine Driver Grade 2.
- General Purpose Person (3).

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Wooree* whilst operating in the following limits.

PATRICK CONLON, Minister for Transport

V29184

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Wooree'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Wooree* whilst operating within the following limits:

Operational Limits

- Limit 1—South Australian Harbour limits
- Limit 2—Cape size vessels up to transhipment point only latitude 33°09'12"S longitude 137°38'21"E.
- Limit 3—Gulf St Vincent, north of latitude 35°10'S.
- Limit 4—Spencer Gulf, north of latitude 34°S.
- Limit 5—Voyages outside the above limits.

Minimum Complement

- Limit 1—Four persons—Master, Engineer, General Purpose Person (2).
- Limit 2—Four persons—Master, Engineer, General Purpose Person (2).
- Limit 3—Five persons—Master, Mate, Engineer, General Purpose Person (2).
- Limit 4—Six persons—Master, Mate, Engineer, General Purpose Person (3).
- Limit 5—Seven persons—Master, Mate, Chief Engineer, 2nd Engineer, General Purpose Person (3).

Minimum Qualifications of Crew

- Master—Certificate of Competency as Master Class 4.
- Mate—Certificate of Competency as Master Class 5.
- Engineer—Marine Engine Driver Grade 1.
- GP—General Purpose Person.

Limit 5—

- Master—Certificate of Competency as Master Class 4.
- Mate—Certificate of Competency as a Master Class 5 endorsed to 200 nautical miles.
- Chief Engineer—Engineer Class 3.
- 2nd Engineer—Marine Engine Driver Grade 2.
- General Purpose Person—An able-bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Marimba* whilst operating in the following limits.

PATRICK CONLON, Minister for Transport

V29182

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the M.V. 'Marimba'

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993 in respect of the *Marimba* whilst operating within the following limits:

Operational Limits

- Limit 1—South Australian Harbour limits.
- Limit 2—Cape size vessels up to transhipment point only latitude 33°09'12"S longitude 137°38'21"E.
- Limit 3—Gulf St Vincent, north of latitude 35°10'S.
- Limit 4—Spencer Gulf, north of latitude 34°S.
- Limit 5—Voyages out side the above limits.

Minimum Complement

- Limit 1—Four persons—Master, Engineer, General Purpose Person (2).
- Limit 2—Four persons—Master, Engineer and General Purpose Person (2).

Limit 3—Five persons—Master, Mate, Engineer, General Purpose Person (2).

Limit 4—Six persons—Master, Mate, Engineer, General Purpose Person (3).

Limit 5—Seven persons—Master, Mate, Chief Engineer, 2nd Engineer, General Purpose Person (3).

Minimum Qualifications of Crew

Master—Certificate of Competency as Master Class 4.

Mate—Certificate of Competency as Master Class 5.

Engineer—Marine Engine Driver Grade 1.

GP—General Purpose Person.

Limit 5—

Master—Certificate of Competency as Master Class 4.

Mate—Certificate of Competency as Master Class 5 endorsed to 200 nautical miles.

Chief Engineer—Engineer Class 3.

2nd Engineer—Marine Engine Driver Grade 2.

General Purpose Person—An able-bodied person not less than 16 years of age with not less than 3 months experience and has successfully completed an approved Occupational Health and Safety at Sea Course.

CAPT. W. FERRAO, Presiding Member,
State Crewing Committee

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Kangaroo Island Brewing Company Pty Ltd as trustee for DJW Family Trust has applied to the Licensing Authority for the transfer of a Hotel Licence, Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 60 Main Street, Nairne, S.A. 5252 and known as Millers Arms Hotel.

The application has been set down for callover on 29 June 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation to apply to the whole of the premises for the following hours:
 - Thursday to Saturday: Midnight to 2 a.m. the following day;
 - Sunday: 8 p.m. to midnight;
 - Good Friday: Midnight to 2 a.m.;
 - Christmas Day: Midnight to 2 a.m.;
 - Sunday Christmas Eve: 8 p.m. to 2 a.m. the following day;
 - Days preceding other Public Holidays: Midnight to 2 a.m. the following day;
 - Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.
- Variation to Entertainment Consent to apply to the whole of the licensed premises for the abovementioned hours.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 22 June 2007).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 May 2007.

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 J. & H. Nominees Pty Ltd has applied to the Licensing Authority for approval to establish a Beer Garden, Outdoor Dining Area and Smoking Courts in respect of premises situated at 75 Goodwood Road, Goodwood and known as Goodwood Park Hotel.

The application has been set down for callover on 29 June 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

Details of the alterations are contained in the plans lodged with the application.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, no later than Thursday, 28 June 2007.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 1 June 2007.

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 River Lot Pty Ltd has applied to the Licensing Authority for a Producer's Licence and a Direct Sales Licence in respect of premises situated at Lot 5, 1349 Riverview Drive, Berri, S.A. 5343 and both to be known as River Lot.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 29 June 2007).

The applicant's address for service is c/o Julie Ey, P.O. Box 501, Burnside, S.A. 5066.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 28 May 2007.

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 GFM Enterprises Pty Ltd as trustee for GFM Business Trust, RBR Investments Pty Ltd as trustee for Hennigs Family Trust and RDP Personnel Pty Ltd as trustee for Philp Warooka Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Main Street, Warooka, S.A. 5577 and known as Warooka Hotel.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 29 June 2007).

The applicants' address for service is c/o Max Basheer, Duncan Basheer Hannon, 66 Wright 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 May 2007.

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 Bull & Bear Ale House Pty Ltd has applied to the Licensing Authority for a redefinition of a Hotel Licence in respect of premises situated at 91 King William Street, Adelaide, S.A. 5000 and known as Bull & Bear Ale House.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of the premises to include an outside 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 Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 29 June 2007).

The applicant's address for service is c/o Paul Curren, 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 May 2007.

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 Feathers Hotel Pty Ltd has applied to the Licensing Authority for Alterations, Redefinition and variation to Extended Trading Authorisation in respect of premises situated at 516 Glynburn Road, Burnside, S.A. 5066 and known as Feathers Hotel.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to extend area known as Area 11 and to create a new outdoor area adjacent to areas known as 9 and 10 as per plans lodged with this office.
- Variation to Extended Trading Authorisation for Area 11 and proposed extension:
 - Monday to Wednesday: Midnight to 1 a.m. the following day;
 - Thursday to Saturday: Midnight to 3 a.m. the following day;
 - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 11 p.m.;
 - Christmas Day: Midnight to 2 a.m.; and
 - Good Friday: Midnight to 2 a.m.

- Variation to Extended Trading Authorisation for the above-mentioned outdoor area adjacent to Areas 9 and 10 for the following hours:

Monday and Tuesday: Midnight to 1 a.m. the following day;

Wednesday: Midnight to 2 a.m. the following day;

Thursday to Saturday: Midnight to 3 a.m. the following day; and

Sunday: 8 p.m. to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 29 June 2007).

The applicant's address for service is c/o Feathers Hotel Pty Ltd, 1st Floor, 36 George Street, Stepney, S.A. 5069.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 30 May 2007.

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 Sullivans Hotels Pty Ltd, Cyril Thomas Lampard, Margaret Rose Lampard, Trevor William Toohey and Irene Patricia Toohey have applied to the Licensing Authority for variation to an Extended Trading Authorisation in respect of premises situated at 207-209 Unley Road, Unley, S.A. 5061 and known as Cremorne Hotel.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Conditions

The following additional licence conditions are sought:

1. That the Extended Trading Authorisation shall apply to the proposed Smokers Courtyards to be established at the front and rear of the premises as detailed on the plan lodged at the Liquor and Gambling Commission.

2. That the Extended Trading Authorisation shall operate on the days and during the times currently authorised for other areas of the premises, namely Thursday from midnight to 1 a.m. the following day, Friday and Saturday from midnight to 2 a.m. the following day, Sunday from 9 a.m. to 11 a.m. and 8 p.m. to 11 p.m., Christmas Day (extension of Christmas Eve trading) from midnight to 2 a.m. and Good Friday (extension of Maundy Thursday trading) from midnight to 2 a.m.

There will be no entertainment provided in the Smokers Courtyards.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 29 June 2007).

The applicants' 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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 May 2007.

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 Coledale Pty Ltd has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at 11 Hill Street, Willunga, S.A. 5172 and known as Alma Hotel.

The application has been set down for callover on 6 July 2007 at 9 a.m.

Conditions

The following additional licence conditions are sought:

1. That the licensee be permitted to sell liquor for consumption on the licensed premises each Thursday from midnight to 2 a.m., Friday from 1 a.m. to 2 a.m., Sunday from 8 p.m. to midnight and on Christmas Day (extension of Christmas Eve trading) from midnight to 2 a.m. (extension of Christmas Eve trading).
2. That the licensee be permitted to sell liquor for consumption off the licensed premises each Sunday from 8 p.m. to 9 p.m.
3. That the Extended Trading Authorisation shall apply to the whole of the Ground Floor public areas of the licensed premises, including the proposed Beer Garden at the rear of the premises, during the days and times sought in the application and all other days and times previously authorised for Extended Trading.

Entertainment will not be provided in the Beer Garden.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 29 June 2007).

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 May 2007.

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 Susan Helen Chandler has applied to the Licensing Authority for the transfer of a Retail Liquor Merchant's Licence in respect of premises situated at Main Loxton Road, Moorook, S.A. 5332 and known as Moorook General Store.

The application has been set down for hearing on 9 July 2007 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 2 July 2007).

The applicant's address for service is c/o Susan Chandler, P.O. Box 88, Moorook, S.A. 5332.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 May 2007.

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 Salt Bar & Grill Pty Ltd as trustee for the Peppers Unit Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Shop 7, Western Landing of Lights Landing, Holdfast Shores, Glenelg, S.A. 5045, known as Salt and to be known as Salt Bar & Grill.

The application has been set down for hearing on 9 July 2007 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 2 July 2007).

The applicant's address for service is c/o Luke Papandrea, P.O. Box 732, Salisbury, S.A. 5108.

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. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 31 May 2007.

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: Cullen Exploration Pty Ltd

Location: Weekeroo area—Approximately 35 km west of Olary.

Term: 1 year

Area in km²: 104

Ref.: 2006/00565

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: Touchstone Management Pty Ltd

Location: Lake Callabonna area—Approximately 185 km east of Marree.

Term: 1 year

Area in km²: 125

Ref.: 2006/00677

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: Touchstone Management Pty Ltd

Location: Lake Yannerpi area—Approximately 200 km south-south-east of Moomba.

Term: 1 year
 Area in km²: 901
 Ref.: 2006/00679

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

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following matter.

Under Section 99, the making of the draft determination on the "Dispatch of Scheduled Network Services" proposal submitted by Hydro Tasmania. Submissions must be received by 20 July 2007 and any requests for a predetermination hearing must be received by 14 June 2007.

Submissions and requests for a hearing should be forwarded to submissions@aemc.gov.au. The AEMC publishes all submissions on its website subject to a claim for confidentiality.

Further details on the above matter are available on AEMC's website www.aemc.gov.au. All documents in relation to the above matter are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn
 Chairman
 Australian Energy Market Commission
 Level 16, 1 Margaret Street
 Sydney, N.S.W. 2000
 Telephone: (02) 8296 7800
 Facsimile: (02) 8296 7899

7 June 2007.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Transfer of Funds

IN accordance with section 67B of the Occupational Health, Safety and Welfare Act 1986, I have obtained the concurrence of the Board of Management of the WorkCover Corporation of South Australia and have consulted with the Treasurer.

The amount of funds to be transferred from the WorkCover Corporation of South Australia to the Department of the Premier and Cabinet to be applied towards costs associated with the administration of the Occupational Health, Safety and Welfare Act 1986, is as follows:

- \$8.54 million cash, (to be paid in monthly instalments) for the 2007-2008 financial year; and
- \$1.23 million (to be provided on an in-kind basis) in the 2007-2008 financial year.

M. J. WRIGHT, Minister for Industrial Relations

PETROLEUM ACT 2000

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licence—PEL 106

NOTICE is hereby given that under the provisions of the Petroleum Act 2000, pursuant to delegated powers dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, the conditions of the abovementioned Exploration Licence have been varied as follows:

Condition 1 of the licence is omitted and the following substituted:

'1. During the term of the licence, the licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time.

Years one to five exploratory operations are guaranteed. These exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements
One	2 wells; 90 km 2D seismic; geological and geophysical review; seismic reprocessing
Two	1 well; 110 km 2D seismic or detailed 3D seismic program
Three	3 wells; 100 km 2D seismic acquisition; 80 km ² 3D seismic acquisition
Four	3 wells
Five	495 km ² 3D seismic

This variation provides for three wells originally programmed for Year five to be replaced with 495 km² of 3D seismic acquisition. The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 30 May 2007.

B. A. GOLDSTEIN,
 Director Petroleum and Geothermal
 Minerals and Energy Resources
 Primary Industries and Resources SA
 Delegate of the Minister for Mineral
 Resources Development

PHYLLOXERA AND GRAPE INDUSTRY ACT 1995

Contributions Towards Primary Functions Under the Act for Year, 2006-2007

PURSUANT to section 23 of the above Act, the Phylloxera and Grape Industry Board gives notice that registered persons (being persons who are recorded in the Register established by the Board as owners of 0.5 hectares, or more of planted vines) must contribute to the costs of the Board's primary functions for the year ending 30 April 2007.

The rules of calculation of such contributions are as follows:

- (1) Calculations will be based on the area of vines recorded in the Register as being owned by each person.
- (2) The rate per hectare of vines will be \$9.50 with a minimum contribution of \$50.
- (3) Any fee for default or delay in contribution payment will be calculated on a per hectare basis.
- (4) The levy will be collected or recovered by the Commissioner of Land Tax on behalf of the Board as if the contribution were land tax, and will be subject to the same penalties for delay or default in payment (section 23 (3) of the Act).

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

P. HACKWORTH, Executive Officer

PASSENGER TRANSPORT ACT 1994

Passenger Transport (Regular Passenger Services—Fares and Charges)

NOTICE

PURSUANT to its powers under the Passenger Transport Act 1994 and Regulations, the Minister has determined that the fares and charges to be paid by passengers on regular passenger services within Metropolitan Adelaide will be the fares and charges in Schedule 1.

These fares and charges will be effective from 1 July 2007.

SCHEDULE 1

Effective from 1 July 2007

Journey	Ticket Type	No. of Journeys	FARE			
			Ticket Outlets	Interpeak On-board Bus Tram & Train	Tickets Outlets	All Times On-board Bus Tram & Train
1. Regular Fares • For journey/journeys of one or two consecutive sections or part thereof completed on one vehicle. • For journey/journeys within all zones	Multitrip Singletrip	10	\$11.30	-	\$14.60	-
		1	\$1.60	\$1.60	\$2.40	\$2.40
• For journey/journeys within all zones	Multitrip Singletrip Daytrip *	10	\$14.80	-	\$26.90	-
		Unlimited	\$2.50	\$2.50	\$4.10	\$4.10
2. Concessional Fares • For journey/journeys within all zones by holder of a valid travel concession card or tertiary student identification card. • For journey/journeys within all zones by holder of a valid secondary student identification card and by child from age of 5 years and under 15 years. • On trains only for bicycles and surfboards, accompanied by passenger (each item) for journey/journeys within all zones **	Multitrip Singletrip Daytrip *	10	\$7.30	-	\$13.50	-
		1	\$1.20	\$1.20	\$2.00	\$2.00
• On trains only for bicycles and surfboards, accompanied by passenger (each item) for journey/journeys within all zones **	Multitrip Singletrip Daytrip *	10	\$7.30	-	\$9.10	-
		Unlimited	-	\$1.20	\$1.90	\$1.90
* Daytrip Tickets A parent/guardian holding a valid Daytrip ticket on weekends or public holidays may be accompanied free of charge by up to two children under 15 years of age.	Multitrip Singletrip Daytrip	10	\$7.30	-	\$13.50	-
		Unlimited	-	\$1.20	\$2.00	\$2.00
** Bicycles Travel on Trains Bicycles may be carried free on train services at the following times: • Monday to Friday – 9.01 am to 3.00 pm and 6.00 pm until last service • Saturday, Sunday and public holidays – all day when space is available.						
3. Special Vehicles • Class 3 Special Vehicle • Class 6 Special Vehicle			Fare		Type of Ticket	
4. Group Tickets. • Group Tickets for use on trains only (available from station ticket offices, depots with customer service office and Passenger Transport InfoCentre). 5 Mobility Pass • Mobility Pass upon approval from the PTD available from Passenger Transport InfoCentre.			As determined. Regular fare only (no concessions available).		Zone or Section Zone or Section	
			Applicable concession or regular fare pro rata.		Zone or Section.	
		\$54.00			Monthly Pass	

POLICE SERVICE FEES AND CHARGES

DESCRIPTION OF POLICE SERVICE		Current Fee 2006/07 \$	Proposed Fee 2007/08 \$
Aircraft Hire			
	Aircraft operating charge (Cessna 402) This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(Charge includes GST) 881.00	918.00
	Aircraft operating charge (Pilatus PC12) This fee includes up to 1 pilot and 1 dropmaster/dispatcher per hour or part thereof	(Charge includes GST) 0.00	1347.00
	Additional crew		
	Pilot	(Charge includes GST) 67.50	70.00
	Dropmaster/dispatcher per hour or part thereof	67.50	70.00
Audio/video-tapes			
	Audiotape or videotape recordings of evidence etc (per 90 minute tape) Legal Services Commission and practitioners acting for assisted persons are exempt for audiotape recordings.	(Charge includes GST) 13.90	14.50
Certificates			
	History checks/Clearance certificates	(GST exempt - Div 81)	
	Individuals (Full Fee)	(GST exempt - Div 81) 45.50	46.50
	Individuals (Concession)	(GST exempt - Div 81) 33.00	33.50
	Government	(GST exempt - Div 81) 45.50	46.50
	Commercial	(GST exempt - Div 81) 50.50	52.00
	Volunteer (non-VOAN organisation)	(GST exempt - Div 81) 29.50	30.00
	Fingerprints	(GST exempt - Div 81) 93.90	96.00
	Fingerprints and history check (Individual Full Fee)	(GST exempt - Div 81) 140.00	142.50
Copies of Reports			
	Police Incident Reports	(GST exempt - Div 81) 52.40	54.50
	Vehicle Collision Reports	52.40	54.50
Escorts			
	Overdimensional loads	(Charge includes GST)	
	Labour charges		
	• Provided Monday to Friday:		
	- For first 8 hours of escort	59.00	61.00
	- For next 3 hours of escort	80.00	83.00
	- For all subsequent hours required	109.00	114.00
	• Provided on Saturdays, Sundays and Public Holidays		
	- For initial 3 hours of escort	80.00	83.00
	- For any subsequent hours (Charge includes GST)	109.00	114.00
	Other inc cash etc	per hour or part thereof (Charge includes GST) 54.50	57.00
Personnel			
	Destruction of registration label (Member required to leave station)	(Charge includes GST) per hour 54.50	57.00
	Bus driver	or part 54.50	57.00
	Deactivate firearms - inspection and certification of	54.50	57.00
	Police personnel - general	54.50	57.00
	Interviews by solicitors per member (in presence of officer of police)	per hour or part interview 79.00	82.00
Photocopies			
	A4 (297mm x 210mm)	(Charge includes GST) 0.80	0.85
	A3 (420mm x 297mm)	1.40	1.50
	Postage		
	Up to 50 photocopies within Australia	3.50	3.65

DESCRIPTION OF POLICE SERVICE		Current Fee 2006/07 \$	Proposed Fee 2007/08 \$
Photographs			
	(GST exempt - Div 81)		
	Black and white		
	12.7cm x 17.8cm (5" x 7")	14.10	14.70
	each additional print	12.40	12.90
	20.3cm x 25.5cm (8" x 10")	14.10	14.70
	each additional print	8.40	8.80
	40cm x 50cm (16" x 20")	28.00	29.20
	each additional print	20.90	21.80
	Colour		
	14cm x 18cm (5.5" x 7")	19.60	20.40
	each additional print	18.90	19.70
	15cm x 20cm (6" x 8")	28.00	29.20
	each additional print	22.40	23.30
	20cm x 25cm (8" x 10")	28.00	29.20
	each additional print	25.20	26.30
	40cm x 50cm (16" x 20")	41.80	43.60
	each additional print	34.50	35.90
	Postage		
	up to 50 negatives, slides or prints - within Australia	3.50	3.65
Storing Private Vehicles			
	(GST exempt - Div 81)		
	Collision damaged vehicles		
	Motor cars, motor cycles, caravans or trailers		
	per day		
	In open locked storage	8.30	8.60
	In covered locked storage	10.70	11.10
	Other vehicles		
	per day		
	In open locked storage	32.70	34.10
	In covered locked storage	36.60	38.00



P. HOLLOWAY, Minister for Police

PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JULY, AUGUST AND SEPTEMBER 2007

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Jim Hallion, Commissioner of Highways, at the direction of the Honourable the Minister for Transport, Energy and Infrastructure, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of July, August and September 2007.

Dated at Adelaide, 31 May 2007.

J. HALLION, Commissioner of Highways

97/03263

THE SCHEDULE

Times of sunrise and sunset during the months of July, August and September 2007 for Adelaide: latitude 34°56'S, longitude 138°36'E, GMT+9.50 hours (Daylight saving GMT + 10.50).

Month	July		August		September	
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min
1	07 24	17 14	07 10	17 33	06 35	17 56
2	07 24	17 15	07 09	17 34	06 34	17 57
3	07 24	17 15	07 09	17 35	06 33	17 57
4	07 24	17 16	07 08	17 35	06 31	17 58
5	07 24	17 16	07 07	17 36	06 30	17 59
6	07 24	17 17	07 06	17 37	06 29	17 59
7	07 23	17 17	07 05	17 38	06 27	18 00
8	07 23	17 18	07 04	17 38	06 26	18 01
9	07 23	17 18	07 03	17 39	06 24	18 02
10	07 23	17 19	07 02	17 40	06 23	18 02
11	07 22	17 19	07 01	17 41	06 22	18 03
12	07 22	17 20	07 00	17 41	06 20	18 04
13	07 22	17 20	06 59	17 42	06 19	18 05
14	07 21	17 21	06 58	17 43	06 17	18 05
15	07 21	17 22	06 57	17 44	06 16	18 06
16	07 21	17 22	06 55	17 44	06 14	18 07
17	07 20	17 23	06 54	17 45	06 13	18 07
18	07 20	17 23	06 53	17 46	06 12	18 08
19	07 19	17 24	06 52	17 46	06 10	18 09
20	07 19	17 25	06 51	17 47	06 09	18 10
21	07 18	17 25	06 50	17 48	06 07	18 10
22	07 17	17 26	06 48	17 49	06 06	18 11
23	07 17	17 27	06 47	17 49	06 04	18 12
24	07 16	17 28	06 46	17 50	06 03	18 13
25	07 16	17 28	06 45	17 51	06 02	18 13
26	07 15	17 29	06 43	17 52	06 00	18 14
27	07 14	17 30	06 42	17 52	05 59	18 15
28	07 13	17 30	06 41	17 53	05 57	18 15
29	07 13	17 31	06 39	17 54	05 56	18 16
30	07 12	17 32	06 38	17 54	05 54	18 17
31	07 11	17 32	06 37	17 55		

*Note: Daylight saving time is subject to change.

RAIL SAFETY ACT 1996

Fees Payable by Accredited Railway Owners and Operators and Owners of Registered Private Railway Sidings

I, JAY WEATHERILL, the Acting Minister for Transport, pursuant to sections 21 and 22 of the said Act, do hereby fix the following fees.

Dated 14 May 2007.

JAY WEATHERILL, Acting Minister for Transport

SCHEDULE OF FEES

Effective 1 July 2007

*Fees Payable by Accredited Railway Owners and Operators and Owners of Registered Private Railway Sidings**Application Fees*

No fee payable.

Annual Fee—Commercial Railway Owners and Operators

An accredited person shall pay annual accreditation fees according to their accreditation category or categories.

A person accredited as both an owner and an operator shall pay an annual fee equal to the total of both the owner and operator annual fee. A person accredited as both a category 4 owner and a category 4 operator shall pay a maximum combined annual fee of \$12 000.

For an accreditation granted during the financial year, the amount shall be payable at the time of accreditation and the fee shall be based on the estimated annual fee proportionally adjusted on a *pro rata* basis to reflect the actual number of weeks, or part thereof, that the accreditation will remain in force for the balance of the financial year.

For an accreditation that is granted for a portion of the financial year, the amount payable shall be based on the estimated annual fee proportionally adjusted on a *pro rata* basis to reflect the actual number of weeks, or part thereof, that the accreditation will remain in force. A minimum fee of \$6 000 applies for an accreditation granted for a fixed period less than six months.

Commercial Rail Transport Operator Annual Fee

Accreditation Category	Rail Owner Annual Fee (\$)	Rail Operator Annual Fee (\$)
1	108 000	108 000
2	72 000	72 000
3	36 000	36 000
4 (minimum fee)	12 000	12 000

Annual Fee—Not-for-Profit Heritage/Tourist Owners and Operators

No fee payable.

Annual Fee—Owner of a Registered Private Siding

No fee payable.

Fee for Late Payment of Annual Fees

Where payment of fees is made after the due date, then payment must be accompanied by a late payment fee of 5% of the amount outstanding on the due date.

Railway Owner and Operator Accreditation Category Schedule

Historical information for the preceding financial year, where available, will be used for the purpose of determining the accreditation category. Where historical information is not available, a projected assessment will be used.

Track Managed (Main Line Kilometres)	Accreditation Category
Greater than 1 000	1
Greater than 500 up to 1 000	2
Greater than 50 up to 500	3
From 0 to 50	4
Owner of a passenger or freight terminal, marshalling yard or undertakes rail infrastructure construction or maintenance only.	4

Rail Operator Criteria

Train Kilometres Operated (Main Line Kilometres)	Accreditation Category
Greater than 3 million per annum	1
Greater than 1 million up to 3 million per annum	2
Greater than 50 000 up to 1 million per annum	3
Up to 50 000 per annum	4
Operators rollingstock only for the purpose of: <ul style="list-style-type: none"> • construction, maintenance or commissioning of rollingstock; • construction, maintenance or commissioning of track infrastructure using track maintenance machinery or road/rail vehicles; or • providing a hook-and-pull service to an accredited rollingstock operator. 	4

NOTE: Train kilometres operated by an Operator providing a hook-and-pull service are attributable to the principal Operator who is accredited to manage the train as a single operation.

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Berkshire Street, Ely Street and Gateshead Street, Athol Park

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the DEVELOPMENT ASSESSMENT COMMISSION proposes to make a Road Process Order to close and transfer to the South Australian Housing Trust portions of the public roads (Ely Street, Gateshead Street and Berkshire Street) generally adjoining allotments 9, 21 to 26, 44, 46, 47, 48, 61 to 64 and 76 in Deposited Plan 7469, allotments 76, 77, 78 in Deposited Plan 7468, allotment 12 in Deposited Plan 23016 and allotment 20 in Filed Plan 120939, more particularly delineated and lettered 'A', 'B', 'C', 'D' and 'E' in Preliminary Plan No. 07/0025.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the City of Charles Sturt, 72 Woodville Road, Woodville and the office of the Surveyor-General, 101 Grenfell Street, Adelaide 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 Development Assessment Commission, 136 North Terrace, Adelaide, S.A. 5000 WITHIN 28 DAYS OF THIS NOTICE and a copy must be forwarded to the Surveyor-General, P.O. Box 1354, Adelaide, S.A. 5000. Where a submission is made, the Development Assessment Commission will give notification of a meeting at which the matter will be considered.

Commission Contact: Gabrielle McMahon on 8303 0734.

Dated 7 June 2007.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24**NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER***Road Opening—Norfolk Road, Marion*

BY Road Process Order made on 22 February 2007, The Corporation of the City of Marion ordered that:

Portion of allotment 4 in Filed Plan 105210 situate at the intersection of Finnis Street and Norfolk Road, more particularly delineated and numbered '1' in Preliminary Plan No. 06/0096 be opened as road.

On 28 May 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 74013 being the authority for the new boundaries.

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 7 June 2007.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

Road Closure—Menzies Street, Kingscote

BY Road Process Order made on 30 November 2006, the Kangaroo Island Council ordered that:

1. Portion of Menzies Street between Flinders Avenue and Troubridge Road and adjoining allotment 290 in Deposited Plan 6647, more particularly delineated and lettered 'A' in Preliminary Plan No. 06/0057 be closed.

2. The whole of the land subject to closure be transferred to Robert Peter Ellson in accordance with agreement for transfer dated 20 November 2006 entered into between the Kangaroo Island Council and R. P. Ellson.

3. The following easement be granted over portion of the land subject to that closure:

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

On 1 June 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 73285 being the authority for the new boundaries.

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 7 June 2007.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Road Opening and Closing—
Riverboat Drive, Cadell*

BY Road Process Order made on 28 June 2006, The Mid Murray Council ordered that:

1. Portion of piece 3 in Deposited Plan 56807, more particularly delineated and numbered '10' in Preliminary Plan No. 06/0015 be opened as road, forming a realignment of Riverboat Drive.

2. Portion of Riverboat Drive adjoining allotments 1 and 2 in Deposited Plan 26407, section 280 in Hundred of Cadell and piece 2 in Deposited Plan 56807, more particularly delineated and lettered 'A', 'B', 'C' and 'D' in Preliminary Plan No. 06/0015 be closed.

3. The whole of the land subject to closure lettered 'A' be transferred to Nashly Pty. Ltd. in accordance with agreement for transfer dated 31 March 2006 entered into between The Mid Murray Council and Gordon Kennedy Sutherland.

4. The whole of the land subject to closure lettered 'B' be transferred to Ronald Wilson and Carmen Elly Wilson in accordance with agreement for transfer dated 20 March 2006 entered into between The Mid Murray Council and Wayne Eric Fisher and Dawn Emily Gemmell.

5. The whole of the land subject to closure lettered 'C' be transferred to Harold Gordon Winter in accordance with agreement for transfer dated 3 March 2006 entered into between The Mid Murray Council and H. G. Winter.

6. The whole of the land subject to closure lettered 'D' be transferred to Nashly Pty. Ltd. in accordance with agreement for exchange dated 15 March 2006 entered into between The Mid Murray Council and Nashly Pty. Ltd.

On 19 March 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 72644 being the authority for the new boundaries.

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 7 June 2007.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Road Opening—
Belfree Drive and George Street, Green Fields*

BY Road Process Order made on 27 November 2006, the City of Salisbury ordered that:

Portion of allotments 41 and 42 in Deposited Plan 37272 situate at the south-western end of Belfree Drive and George Street, more particularly delineated and numbered '10' and '11' in Preliminary Plan No. 06/0045 be opened as road.

On 28 May 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 73855 being the authority for the new boundaries.

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 7 June 2007.

P. M. KENTISH, Surveyor-General

SURVEY ACT 1992

Revocation of Confused Boundary Area

PURSUANT to section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area east of the intersection of Flinders Drive and Ransford Street in the area of Cape Jervis, namely allotments 37 to 48 in Deposited Plan 4816 and allotments 177 to 178 in Deposited Plan 7528 is revoked.

Dated 7 June 2007.

P. M. KENTISH, Surveyor-General

Ref.: Filed Plan 45942

RULES OF COURT
District Court (Criminal and Miscellaneous)
Rules 1992, Amendment No. 3

BY virtue and in pursuance of section 51 of the District Court Act 1991 and all other enabling powers, We, Terence Anthony Worthington, Chief Judge, Andrea Simpson and Dean Ernest Clayton, Judges of the District Court of South Australia, do hereby make the following Rules of Court:

1. These Rules may be cited as the District Court (Criminal and Miscellaneous) Rules 1992, Amendment No. 3.

2. The District Court (Criminal and Miscellaneous) Rules 1992, as amended by these Rules may be cited as the District Court (Criminal and Miscellaneous) Rules 1992.

3. This Amendment No. 3 to come into effect on and from the later of 1 July 2007 or the date of its *gazettal*.

4. In each of subrules IV-7.03, IV-7.14 and IV-14.03, the word 'leave' is deleted and the word 'permission' is inserted in its place.

5. In each of subrules IV-10.02 (b) and IV-10.02 (d), the words 'the Clerk of Arraignment' are deleted and the words 'a person directed by the Judge' inserted in their place.

6. After Rule IV-25.02 insert the following heading and new Rule IV-26:

'APPEALS UNDER SECTION 57 OF THE CHILD SEX OFFENDERS REGISTRATION ACT 2006'.

IV-26 An Appeal to the Court pursuant to section 57 of the Child Sex Offenders Registration Act 2006 is to be governed by Rules VI-1 to VI-9 hereof.

Dated 30 May 2007.

T. A. WORTHINGTON, Chief Judge

A. SIMPSON, Judge

D. E. CLAYTON, Judge

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ADELAIDE CITY COUNCIL

Moonta Street—Exclusion of Vehicles

NOTICE is hereby given that pursuant to section 359 (1) of the Local Government Act 1934, as amended, all vehicles other than those so named in Column 3 below shall be excluded from the road so named in Column 1 as described in Column 2.

Column 1 Street	Column 2 Location	Column 3 Class of Vehicles Exempt
Moonta Street	From the southern building alignment of Grote Street to a point 38.6 m south of the southern building alignment of Grote Street.	Any vehicle owned or operated by or on behalf of the Adelaide City Council for the purposes of street cleaning and maintenance, emergency vehicles and vehicles associated with special events.

Further information can be obtained from John Hanchett, Asset Management, telephone 8203 7433 or email j.hanchett@adelaidecitycouncil.com.

S. MOSELEY, Chief Executive Officer

CITY OF ONKAPARINGA

ROADS (OPENING AND CLOSING) ACT 1991

Portion of Shearer Drive, Seaford

NOTICE is hereby given that the City of Onkaparinga proposes to make a Road Process Order in accordance with section 10 of the Roads (Opening and Closing) Act 1991, to close an irregularly-shaped portion of road in the Hundred of Noarlunga, being portion of Shearer Drive, Seaford, generally situate adjoining the south-eastern boundary of allotment 12 in Deposited Plan 69768 and the north-eastern boundaries of allotment 13 in Deposited Plan 69768 and marked 'A' and 'B' on Preliminary Plan No. 07/0037.

It is proposed that the road to be closed marked 'A' be transferred to D. M. Knuckey and T. B. Lambert and merged with said allotment 12 in Deposited Plan 69768 and the closed road marked 'B' be transferred to T. B. Lambert and merged with said allotment 13 in Deposited Plan 69768.

A preliminary plan of the proposal and a statement, are available for public inspection at the Onkaparinga Council Office, Ramsay Place, Noarlunga Centre, between the hours of 9 a.m. and 5 p.m., Monday to Friday or at the Adelaide office of the Surveyor-General, during normal office hours.

Any person may object to the proposal (and any adjoining landowner or other person substantially affected by the proposed road closure may apply for an easement relative to the closure). Such objection (or application for an easement) must be made in writing to the City of Onkaparinga within 28 days of the date of this notice. If a submission is made, the City of Onkaparinga is required to give notice of the time and place at which a meeting will be held to consider the matter, so that the person making the submission (or a representative) may attend to support the submission, if desired.

Any submission must set out the full name and address of the person making the submission and must be fully supported by reasons (and any application for the grant of an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed). A copy of the submission must be forwarded to the Surveyor-General at Adelaide.

Dated 7 June 2007.

J. S. TATE, Chief Executive Officer

CITY OF WEST TORRENS

Change of Road Name

NOTICE is hereby given that in accordance with section 219 of the Local Government Act 1999, the City of West Torrens at its meeting held on 7 March 2006, resolved to change the name of East Terrace, Thebarton, to James Congdon Drive, to be effective from 1 July 2007.

Following the change of name, James Congdon Drive will extend from the intersection of Port Road and George Street, Thebarton to South Road at Mile End South.

T. STARR, Chief Executive Officer

CITY OF WHYALLA

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 21 May 2007, in accordance with section 167 of the Local Government Act 1999, adopted the Valuer-General's valuation of site value for rateable properties in the amount of \$358 558 020 and hereby specifies that 1 July 2007, shall be the day as and from which such assessment shall become the assessment of the Council for the year ending 30 June 2008.

The said valuations are included in the Assessment Book, which is held in the office of the Council at Darling Terrace and may be inspected by any interested persons between the hours of 9 a.m. and 5 p.m., Monday to Friday.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Van Brugge Street, Coober Pedy

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Coober Pedy proposes to make a Road Process Order to close and merge with the adjoining Allotment 825 in the Town of Coober Pedy portion of the public road (Van Brugge Street) more particularly delineated and lettered 'A' in Preliminary Plan No. 07/0035.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, Hutchison Street, Coober Pedy, S.A. 5723 and at the Adelaide office of the Surveyor-General during normal working 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 425, Coober Pedy, S.A. 5723 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 time the matter will be considered.

Dated 16 May 2007.

T. MCLEOD, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Road Names

NOTICE is hereby given that pursuant to section 219 of the Local Government Act 1999, Council has resolved to rename and assign road names within the District Council of Mount Barker to the following un-named government road:

- That the road name Nolan Road be assigned to a previously unknown public road at Harrogate, the road runs in a west/east direction starting at Snake Gully Road, to intersect a still un-named Council's road reserve. All relevant Government Agencies and Emergency Services are being notified as are the residents affected by these changes.

Should anyone need further clarification of these names changes, please contact Customer Services on 8391 7200 or in person at the Local Government Centre, 23 Mann Street, Mount Barker.

A. STUART, Chief Executive Officer

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

- Adkins, John William*, late of 10 Perkins Street, Whyalla Stuart, retired storeman, who died on 26 December 2006.
- Aesche, Claudia Clara*, late of 20 Masters Street, Riverton, of no occupation, who died on 2 April 2007.
- Aitken, Bronte*, late of 59-67 Joyce Street, Murray Bridge, retired marine steward, who died on 7 March 2007.
- Bowen, Keith*, late of 14 Levistone Street, Seaton, retired insurance broker, who died on 28 February 2007.
- Creighton, Erna Lenore*, late of 9 Winston Crescent, West Beach, home duties, who died on 28 December 2006.
- Fowler, Thurza Winifred*, late of 324 Military Road, Semaphore Park, of no occupation, who died on 5 January 2007.
- Goodall, Rita*, late of 44 Hastings Street, Glenelg South, home duties, who died on 8 March 2007.
- Grounsell, George*, late of 29 Austral Terrace, Morphettville, retired electrical inspector, who died on 9 April 2007.
- Hamilton, Muriel Mary Wallace*, late of 9 Brenchley Grove, Kingswood, of no occupation, who died on 29 April 2007.
- Johns, Phillis*, late of 84 Reservoir Road, Modbury, of no occupation, who died on 1 April 2007.
- Loechel, Glenda Noreen*, late of 3 Brian Grove, Paradise, retired public servant, who died on 29 December 2006.
- Sheridan, John James Daniel*, late of 39 Victoria Street, Henley Beach, retired regional manager, who died on 20 February 2007.
- Stevens, Doreen Laura Merle*, late of 20 Brentwood Road, Flinders Park, of no occupation, who died on 10 March 2007.
- Trowse, Beryl Doris*, late of 177 Longwood Road, Heathfield, of no occupation, who died on 2 March 2007.
- Walden, Mervyn Robert*, late of 61 Kym Street, Port Noarlunga South, retired linesman, who died on 19 January 2007.
- Young, Lancelot Francis*, late of 4 Bungana Avenue, Para Vista, retired accountant, who died on 24 March 2007.

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 6 July 2007, 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 7 June 2007.

C. J. O'LOUGHLIN, Public Trustee

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