



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 15 MARCH 2007

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be **PAID FOR PRIOR TO INSERTION**; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be **received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@saugov.sa.gov.au**. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Guardianship Board, pursuant to of the Guardianship and Administration Act 1993:

(Section 8 (2)) Panel Member: (from 15 March 2007 until 14 March 2010)

Julie Dianne Forgan

By command,

P. CAICA, for Premier

AGO0143/06CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Radiation Protection Committee, pursuant to the provisions of the Radiation Protection and Control Act 1982:

Member: (from 15 March 2007 until 31 December 2007)
Sarah Constantine

By command,

P. CAICA, for Premier

EPCS07/0004

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Carmel Zollo, MLC, Minister for Emergency Services, Minister for Correctional Services, Minister for Road Safety and Minister Assisting the Minister for Multicultural Affairs to be also Acting Minister for Education and Children's Services, Acting Minister for Tourism and Acting Minister for the City of Adelaide for the period 19 March 2007 to 20 March 2007 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

By command,

P. CAICA, for Premier

MECS07/006CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be also Acting Minister for Education and Children's Services, Acting Minister for Tourism and Acting Minister for the City of Adelaide for the period 21 March 2007 to 31 March 2007 inclusive, during the absence of the Honourable Jane Diane Lomax-Smith, MP.

By command,

P. CAICA, for Premier

MECS07/006CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Employment, Training and Further Education, Minister for Science and Information Economy, Minister for Youth and Minister for Gambling to be also Acting Minister for Families and

Communities, Acting Minister for Aboriginal Affairs and Reconciliation, Acting Minister for Housing, Acting Minister for Ageing, Acting Minister for Disability and Acting Minister Assisting the Premier in Cabinet Business and Public Sector Management for the period 9 June 2007 to 17 June 2007 inclusive during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

P. CAICA, for Premier

MFC/CS/07/005

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint Professor Richard John Blandy, as a part time Commissioner of the Essential Services Commission for a period commencing on 26 March 2007 and expiring on 25 March 2009, pursuant to sections 12 and 13 of the Essential Services Commission Act 2002.

By command,

P. CAICA, for Premier

TF07/016CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint Professor Susan Richardson, as a part time Commissioner of the Essential Services Commission for a period commencing on 27 March 2007 and expiring on 25 March 2009, pursuant to sections 12 and 13 of the Essential Services Commission Act 2002.

By command,

P. CAICA, for Premier

TF07/016CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to appoint James Vincent Hallion to the position of Chief Executive, Department for Transport, Energy and Infrastructure, for a term of five years, commencing on 21 March 2007 and expiring on 20 March 2012, pursuant to Part 4 of the Public Sector Management Act 1995.

By command,

P. CAICA, for Premier

DPC07/006CS

Department of the Premier and Cabinet
Adelaide, 15 March 2007

HER Excellency the Governor in Executive Council has been pleased to accept the resignation of James Vincent Hallion as Commissioner of Highways with effect from 20 March 2007 and to appoint James Vincent Hallion as the Commissioner of Highways for a period of five years commencing on 21 March 2007, pursuant to section 10 of the Highways Act 1926.

By command,

P. CAICA, for Premier

DPC07/006CS

ARCHITECTS ACT 1939-1987

By-laws

THE ARCHITECTS BOARD OF SOUTH AUSTRALIA, by virtue of the Architects Act 1939-1987 and all other powers, hereby makes the following by-laws:

By-laws Under the Architects Act 1939-1987

1. The by-laws made by the Architects Board of South Australia, pursuant to the Architects Act 1939-1987 on 31 March 1977 and published in the *Government Gazette* on the same day at pages 999 to 1005 inclusive as varied are hereinafter referred to as 'the principal by-laws'.

2. By-law 14 of the principal by-laws is varied as follows:

- (1) by deleting the words 'one hundred and twenty dollars' and substituting the words 'one hundred and twenty five dollars'; and
- (2) by deleting the words 'three hundred and fifty dollars' and substituting the words 'three hundred and sixty-four dollars'.

3. By-law 15 of the principal by-laws is varied as follows:

- (1) by deleting the words 'two hundred and seventy-five dollars' and substituting the words 'two hundred and eighty-six dollars'; and
- (2) by deleting the words 'four hundred dollars for companies with up to two directors, and four hundred and fifty dollars for companies with more than two directors' and substituting the words 'four hundred and sixteen dollars for companies with up to two directors, and four hundred and sixty-eight dollars for companies with more than two directors'.

The above by-laws were duly made and passed by the Architects Board of South Australia at a meeting of the Board held on 13 September 2006.

These by-laws are to come into operation on 1 January 2007.

Dated 15 March 2007.

A. L. S. DAVIES, Chairman

R. P. KRANTZ, Registrar

Confirmed in Executive Council,

MARJORIE JACKSON-NELSON, Governor

Pursuant to section 10AA (2) of the Subordinate Legislation Act 1978, I, certify that, in my opinion, it is necessary or appropriate that these by-laws come into operation on 1 January 2007.

Endorsed,

P. HOLLOWAY, Minister for Urban
Development and Planning

BUILDING WORK CONTRACTORS ACT 1995

Exemption

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

SCHEDULE 1

Kevin Raymond Barker, BLD 57047 and

Jane Bernadette Barker, BLD 121752.

SCHEDULE 2

Extension and renovation of a house at Lot 1, Gaffney Road, Willunga, S.A. 5172.

SCHEDULE 3

1. This exemption is limited to the domestic building work personally performed by the licensees for the extension and renovation of a house, the family home of the licensees, on land situated at Lot 1, Gaffney Road, Willunga, S.A. 5172.

2. This exemption does not apply to any domestic building work the licensees sub-contract to another building work contractor for which that contractor is required by law to hold building indemnity insurance.

3. That the licensees do not transfer their interests in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensees to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:

- providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
- providing evidence of an independent expert inspection of the building work the subject of this exemption;
- making an independent expert report available to prospective purchasers of the property; and
- giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 9 March 2007.

M. BODYCOAT, Commissioner for Consumer Affairs,
Office of Consumer and Business Affairs,
Delegate of the Minister for Consumer Affairs

Ref.: 610/07-00014

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, GAIL GAGO, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as Public Road.

The Schedule

Allotment 100 of Deposited Plan 73084, Hundred of Loveday, Cobdogla Irrigation Area, Loveday Division, County of Hamley, being within the district of Berri and Barmera.

Dated 15 March 2007.

GAIL GAGO, Minister for Environment
and Conservation

DL 3657/1980

FAIR WORK ACT 1994**INDUSTRIAL PROCEEDINGS RULES 1995**

We, WILLIAM DAVID JENNINGS, Senior Judge of the Industrial Relations Court of South Australia, and PETER DENNIS HANNON, President of the Industrial Relations Commission of South Australia, by virtue of the provisions of Section 178 of the *Fair Work Act 1994* and all other enabling powers, do hereby make the following Rule 35 and Form 7. This Rule replaces the existing Rule 35, and Forms 5A, 7 and 8, which are hereby rescinded.

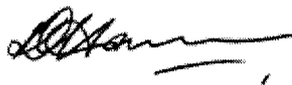
This rule operates from 9 July 2007, which, in accordance with to s10AA(1) of the *Subordinate Legislation Act 1978*, is a date more than four months after the day on which it is made.

Given under our hands and the seals of the Industrial Relations Court and Commission of South Australia.

Dated this 7th day of March 2007.



W.D. Jennings
Senior Judge



P.D. Hannon
President



RULE THIRTY FIVE - MONETARY CLAIMS

- (1) This Rule shall be read with Rule 11 and where this Rule is silent, then Rule 11 will operate as if incorporated into this Rule.
- (2) All monetary claims pursuant to Section 14 of the Act will be commenced by summons with particulars of claim in the form approved by the Senior Judge, published by Practice Direction from time to time, and shall be lodged in the Registry personally or by post, facsimile transmission or email.
- (3) Upon filing of the summons, the Registrar shall set the matter down for a conciliation conference required by Section 155B of the Act before a Member of the Commission.
- (4) The Registrar will cause the date of issue of the summons and the date and time of the conciliation conference to be entered on the summons which will be regarded as the notice of the date and time of the conference.
- (5) Unless otherwise directed by the Senior Judge, within 5 business days of filing, the Registrar must provide a copy of the summons and particulars of claim to the respondent as identified in the summons by any means contemplated by Rule 13.
- (6) Each respondent named on the summons who denies liability, whether wholly or in part, must within 14 days of being provided with a copy of the application, file an Answer in the form approved by the Senior Judge, published by Practice Direction from time to time, stating concisely the grounds upon and the extent to which, liability is denied. This Answer is to be lodged in the Registry personally or by post, facsimile transmission or email.
- (7) The Registrar must provide a copy of any Answer lodged in accordance with these rules to the applicant at his or her address for service.
- (8) Unless otherwise ordered, each particular set forth in the summons and the liability of the respondent or respondents to pay the money claimed shall be taken to be admitted unless specifically denied in the answer.
- (9) For the purpose of the issuance of proceedings the named respondent will be the person or persons whom the applicant believes to be responsible at law to be liable to pay the sums sought in the summons, provided that the Court may amend the identity of the respondent to correct any error and make other and ancillary orders consequent thereon.
- (10) Due service of the summons and all other documents shall be deemed to be valid service if served on the named respondents, unless those named parties satisfy the Court of the identity of the person or persons who are properly liable to make payment.
- (11) Where the Commission has determined that the conference will be conducted outside of the metropolitan area of Adelaide, the proceedings will be conducted at a place that is as far as practicable within reasonable proximity of the location where the employment of the applicant was based.

- (12) The conference conducted for the purposes of Section 155B may be held by utilising video and/or telephone facilities if directed by the Member who is to preside over the conference.
- (13) All parties to the proceedings shall attend the conference pursuant to Section 155B at the date, time and place specified in the summons for the purpose of:
 - (a) exploring the possibility of resolving the matters in issue by conciliation;
 - (b) ensuring that the parties are fully informed of the possible consequences of taking the proceedings further; and
 - (c) if the proceedings are to progress further and the parties are involved in two or more sets of proceedings under the Act, exploring the possibility of hearing and determining some or all of the proceedings concurrently.
- (14) If a respondent is a body corporate, or the State of South Australia, or the Commissioner for Public Employment, it shall be represented at the conference by a duly authorised employee or officer who is familiar with the matters in issue and who has the authority to bind the respondent to any agreement.
- (15) The Member presiding at the conference will determine the manner in which the proceedings are to be conducted and in so doing may give directions as to the conduct of the parties and their representatives. The Member may also adjourn the conference to other times and places as the needs of the matter require.
- (16) Nothing said or done at the conference by either party or any other person attending is admissible on the hearing of the trial except by the consent of the parties.
- (17) If the conference resolves the matters in issue between the parties, the member presiding may record the terms of settlement or require the parties to record the terms of settlement. Such agreed terms of settlement will be binding on the parties but will not be an order of the Court unless an Industrial Magistrate, or another member of the Court, records the agreement as an order.
- (18) If the claim is not discontinued or settled and the Member considers that further conciliation would not be appropriate, then the Member will conclude the conference.
- (19) Before, or not more than 3 business days after the conclusion of the conference, the Member must prepare a memorandum to the parties;
 - (a) which will include a preliminary assessment of the merits of the claim (or, if there is more than 1 claim, of each claim) and any defence of the claim (or claims); and
 - (b) recommending to the parties how best to proceed to resolution of the questions in issue between them (or, if in the Member's opinion the application patently lacks merit, recommending that the claim be withdrawn), and forward it to the parties, provided that any memorandum so prepared is subject to sub-rule (16).

- (20) As soon as practicable after the issue of the memorandum by the Member pursuant to sub-rule (19), the Member will, in consultation with the relevant Member of the Court, give notice in the form approved by the President and Senior Judge, published by Practice Direction from time to time, to the parties of a directions hearing at which the Court may make such orders as are necessary with respect to the hearing including:
- (a) An order requiring the applicant to provide better particulars concerning the claim or claims.
 - (b) An order that the respondent provide better particulars of the grounds for dispute of the claim or claims.
 - (c) An order requiring the respondent to confirm the basis of any jurisdictional challenge to the claim being heard and determined, a copy of which shall be filed in the Registry.
 - (d) An order that either or both parties provide discovery in accordance with Rule 25.
 - (e) Any other order that the Court thinks fit.
- (21) Nothing in this rule shall prevent the Court making such procedural and interlocutory orders as are reasonable for the effective conduct of proceedings.
- (22) Subject to the holding of a conference in accordance with Section 155B of the Act, nothing in this rule shall derogate from the power of the Senior Judge to direct that the claim be heard by the Court forthwith or at some other time.
- (23) A breach of either the terms of a memorandum to which sub-rule (17) applies or any other written agreement reached between the parties in consequence of the Section 155B conference will allow the aggrieved party to approach the Court for further and other relief by lodging an Application for Directions.
- (24) Nothing in this rule will prevent the Court from waiving compliance with the Rules or making directions for the processing of a claim in a matter not contemplated in the relevant rule where the circumstances warrant.
- (25) The certificate provided for by Section 230 shall be in accordance with Form 33 and shall be issued upon the filing in the Registry of an affidavit proving the default.

[REPUBLICED]

ENVIRONMENT PROTECTION ACT 1993

Revocation of 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 (8) of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:

- (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.

These approvals are revoked as the Authority is satisfied that the subsection 69 (3) arrangement between the approval holder and the party named in Column 5 of Schedule 1 of this Notice has been cancelled.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Aqua Plus Natural Water	1 500	PET	Bentcorp Pty Ltd	Statewide Recycling
Cape Byron Natural Spring Water	1 500	PET	Cape Byron	Visy Recycling CDL Services
Cape Byron Natural Spring Water	600	PET	Cape Byron	Visy Recycling CDL Services
Cube Pure Water	600	PET	Cheng Koay & Jin Koay	Statewide Recycling
Cube Pure Water	1 000	PET	Cheng Koay & Jin Koay	Statewide Recycling
Australia Pure Natural Spring Water Carbonated	300	Glass	Galipo Food Company Pty Ltd	Statewide Recycling
Australia Pure Natural Spring Water Still	300	Glass	Galipo Food Company Pty Ltd	Statewide Recycling
Becks	330	Glass	J & J Wholesale Distributors	Statewide Recycling
Cintra	330	Glass	J & J Wholesale Distributors	Statewide Recycling
Corona	330	Glass	J & J Wholesale Distributors	Statewide Recycling
Boost Natural Born Juice Berrylicious	300	PET	Juice Venture Company Pty Ltd	Statewide Recycling
Boost Natural Born Juice Mango Passion	300	PET	Juice Venture Company Pty Ltd	Statewide Recycling
Boost Natural Born Juice Strawberry Kiss	300	PET	Juice Venture Company Pty Ltd	Statewide Recycling
Anstey Hill Natural Spring Water	350	Plastic	Sam Mercorella Pty Ltd	Flagcan Distributors
Anstey Hill Natural Spring Water	600	Plastic	Sam Mercorella Pty Ltd	Flagcan Distributors
Anstey Hill Natural Spring Water	500	Plastic	Sam Mercorella Pty Ltd	Flagcan Distributors
Anstey Hill Natural Spring Water	1 500	Plastic	Sam Mercorella Pty Ltd	Flagcan Distributors
Energised Ultra Pure Water	600	Plastic	Sam Mercorella Pty Ltd	Flagcan Distributors
EKO The Biological Beer	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Energizer Sports Drink Blue Lightning	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Energizer Sports Drink Lemon	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Energizer Sports Drink Mega Berry	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Alcoholic Moo Joose Choc Fusion	250	Glass	Wicked Holdings Pty Ltd	Statewide Recycling
Alcoholic Moo Joose Strawberry Rush	250	Glass	Wicked Holdings Pty Ltd	Statewide Recycling
Alcoholic Moo Joose Wicked Irish	250	Glass	Wicked Holdings Pty Ltd	Statewide Recycling
Noddys Creamy Soda	1 250	Plastic	Franklins Beverage International Pty Ltd	Statewide Recycling
Noddys Lemon	1 250	Plastic	Franklins Beverage International Pty Ltd	Statewide Recycling
Noddys Lemonade	1 250	Plastic	Franklins Beverage International Pty Ltd	Statewide Recycling
Noddys Pineapple	1 250	Plastic	Franklins Beverage International Pty Ltd	Statewide Recycling
Noddys Raspberry	1 250	Plastic	Franklins Beverage International Pty Ltd	Statewide Recycling
Mount William Spring Water	500	Plastic	Galipo Food Company Pty Ltd	Statewide Recycling
Grumps Adelaide Hills Pale Ale	330	Glass	Grumpys Breuhaus	Statewide Recycling
Grumps Heyson Stout	330	Glass	Grumpys Breuhaus	Statewide Recycling
H2O	350	Plastic	H2O Manufacturing Company Pty Ltd	Flagcan Distributors
H2O	600	Plastic	H2O Manufacturing Company Pty Ltd	Flagcan Distributors
H2O	1 500	Plastic	H2O Manufacturing Company Pty Ltd	Flagcan Distributors
Heineken	330	Glass	J & J Wholesale Distributors	Statewide Recycling
Juice Station Natural Spring Water	600	PET	Juice Station Franchising 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
Grants Scotch & Cola	440	Can	MBL Packaging	Statewide Recycling
Master Cafe Colombian Style Coffee	240	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Master Cafe Latte Style Coffee	240	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Master Cafe Tiramisu Style Coffee	240	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Master Tea Honey Green Tea	500	PET	Narkena Pty Ltd	Statewide Recycling
Energizer Sports Drink Orange	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Koala Blue Natural Spring Water	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
LIV Mango & Passionfruit Smoothie	300	Guala Pack	Synergy Trading Pty Ltd	Statewide Recycling
LIV Mango & Passionfruit Smoothie	200	PET	Synergy Trading Pty Ltd	Visy Recycling CDL Services
LIV Strawberry & Banana Smoothie	300	Guala Pack	Synergy Trading Pty Ltd	Statewide Recycling
LIV Strawberry & Banana Smoothie	200	PET	Synergy Trading Pty Ltd	Visy Recycling CDL Services
H2O Natural Spring Water	3 000	Plastic	The H2O Springwater Co. Pty Ltd	Flagcan Distributors
San Benedetto Bens Chinotto	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Bens Gassosa	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Bens Gusto Arancia	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Bens Gusto Limone	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Bens Gusto Pompelmo	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Bens Gusto Sanguinella	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Frizzante	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Frizzante	500	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Frizzante	1 000	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Frizzante	750	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturale	1 000	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturale	500	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturale	250	Glass	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturelle	500	PET	Allclypt Pty Ltd	Statewide Recycling
San Benedetto Naturelle	2 000	PET	Allclypt Pty Ltd	Statewide Recycling
O18 Pure Water from Fruit	500	PET	BJ Food	Statewide Recycling
Olde Ginger Beer	340	Glass	Galipo Food Company Pty Ltd	Statewide Recycling
Norganic Just 2 Good Chocolate Brekky Drink	250	LPB—Aseptic	Norganic Foods Australia Pty Ltd	Statewide Recycling
Norganic Just 2 Good Strawberry Brekky Drink	250	LPB—Aseptic	Norganic Foods Australia Pty Ltd	Statewide Recycling
Phoenix Organic Apple & Mango	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Phoenix Organic Apple & Pear	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Phoenix Organic Apple Juice	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Phoenix Organic Cola	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Phoenix Organic Ginger Beer	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Phoenix Organic Lemonade	330	Glass	Santucci Organic Enterprises Pty Ltd	Statewide Recycling
Trufruit Fruit Cocktail	250	Glass	D A M Good Pty Ltd	Statewide Recycling
Stella	330	Glass	J & J Wholesale Distributors	Statewide Recycling
Taisun Grass Jelly Drink	320	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Taisun Ice Green Tea	310	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Taisun Ice Green Tea	580	PET	Narkena Pty Ltd	Statewide Recycling
Taisun Ice Lemon Tea	335	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Taisun Ice Lemon Tea	580	PET	Narkena Pty Ltd	Statewide Recycling
Uni Iced Black Tea	500	PET	Narkena Pty Ltd	Statewide Recycling
Uni Iced Green Tea	500	PET	Narkena Pty Ltd	Statewide Recycling
Uni President Black Tea Drink	340	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Uni President Green Tea Drink with Sugar	600	PET	Narkena Pty Ltd	Statewide Recycling
Uni President Green Tea Drink without Sugar	600	PET	Narkena Pty Ltd	Statewide Recycling
Uni President Milk Flavour Tea Drink	340	Can—Steel	Narkena Pty Ltd	Statewide Recycling
Uni President Milk Flavour Tea Drink	500	PET	Narkena Pty Ltd	Statewide Recycling
Snowy Mountain H+ Kiwi Strawberry Natural Flavoured Organic Spring Water	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Snowy Mountain H+ Mango Apricot Natural Flavoured Organic Spring Water	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Snowy Mountain H+ Orange Peach Natural Flavoured Organic Spring Water	600	PET	Snowy Mountain Beverage Pty Ltd	Statewide Recycling
Snowy Mountain H+ Tropical Berri Natural Flavoured Organic Spring Water	600	PET	Snowy Mountain Beverage 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
Wild About Fruit Apple & Mango Juice	375	PET	Wild About Fruit Company Pty Ltd	Statewide Recycling
Wild About Fruit Filtered Apple Juice	375	PET	Wild About Fruit Company Pty Ltd	Statewide Recycling
Wild Natural Spring Water	330	Glass	Bentcorp Pty Ltd	Statewide Recycling
Wild Natural Watermelon	330	Glass	Bentcorp Pty Ltd	Statewide Recycling
Wild Water Lemon Lime	330	Glass	Bentcorp Pty Ltd	Statewide Recycling
Wild Water Rockmelon	330	Glass	Bentcorp Pty Ltd	Statewide Recycling
Wild About Fruit with Fibre Apple Juice	375	PET	Wild About Fruit Company Pty Ltd	Statewide Recycling

FRUIT AND PLANT PROTECTION ACT 1992

Notice Concerning the Control of Branched Broomrape

PURSUANT to the Fruit and Plant Protection Act 1992 (the Act), I, Gail Gago, Minister for Environment and Conservation, vary the notice under the Act published at page 4260 in the *Government Gazette* of 20 September 2001 (as varied) as follows:

Paragraph 3 is amended by the addition of the following areas to that portion of the State defined in (1) to be a quarantine area with respect to the disease Branched Broomrape:

The whole of the land comprised and described in:

- certificate of title volume 5624, folio 194, Hundred of Ridley, County of Sturt;
- certificate of title volume 5942, folio 688, Hundred of Ridley, County of Sturt;
- certificate of title volume 5915, folio 152, Hundred of Angas, County of Sturt;
- certificate of title volume 5807, folio 452, Hundred of Angas, County of Sturt;
- certificate of title volume 5278, folio 468, Hundred of Finnis, County of Sturt;
- certificate of title volume 5278, folio 469, Hundred of Finnis, County of Sturt;
- certificate of title volume 5801, folio 251, Hundred of Finnis, County of Sturt;
- certificate of title volume 5848, folio 400, Hundred of Mobilong, County of Sturt;
- certificate of title volume 5958, folio 627, Hundred of Seymour, County of Russell;
- certificate of title volume 5109, folio 38, Hundred of Seymour, County of Russell;
- certificate of title volume 5109, folio 39, Hundred of Seymour, County of Russell; and
- certificate of title volume 5579, folio 945, Hundred of Seymour, County of Russell.

Dated 13 March 2007.

GAIL GAGO, Minister for Environment and Conservation

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Assign Names to Places

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Infrastructure seeks public comment on a proposal to assign the following names:

1. **LILLIPUT ISLAND** to that feature located in the vicinity on the 1:50 000 Mapsheet Flinders (5633-3) at longitude 133°41' and latitude -32°26'.
2. **BLEFUSCU ISLAND** to that feature located in the vicinity on the 1:50 000 Mapsheet Flinders (5633-3) at longitude 133°38' and latitude -32°28'.

3. **BREAKWATER ISLAND** to that feature located in the vicinity on the 1:50 000 Mapsheet Flinders (5633-3) at longitude 133°32' and latitude -32°19'.

4. **CAVE POINT** to that feature located in the vicinity on the 1:50 000 Mapsheet Grainger (6226-2) at longitude 136°58' and latitude -36°01'.

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 26 February 2007.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DAIS 22-413/06/0028

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising the fee simple of that piece of land being Unit 8 in Strata Plan 6049 in the area named Kurralta Park, S.A. 5037 Hundred of Adelaide and being the whole of the land comprised in certificate of title volume 5011, folio 97 situated at Unit 8/538 South Road, Kurralta Park, S.A. 5037.

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

Compensation

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

Inquiries

Inquiries should be directed to:

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

Dated 15 January 2007.

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

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/04110/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 119 Anzac Highway, Kurrulta Park, S.A. 5037, being portion of the land comprised in certificate of title volume 5865, folio 78 and being the whole of the land numbered 54 in the plan numbered DP 73496 that has been lodged in the Land Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

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

Dated 13 March 2007.

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

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/15293/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE Commissioner of Highways (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

Definition of Land Acquired

As the holder of the equitable estate in the fee simple in the common property in accordance with Strata Plan No. 3623 incorporated being land comprised in certificate of title volume 5032, folio 679 and being allotment 55 in Deposited Plan 73497 lodged in the Land Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Mary Rose Ward
P.O. Box 1
Walkerville, S.A. 5081
Phone (08) 8343 2706.

Dated 13 March 2007.

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

A. S. (TONY) LAWRY, Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2006/16362/01

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Keg Trading Company Pty Ltd as trustee for the Gustavsson Family Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Duck Ponds Road, Stockwell, S.A. 5355 and known as Stockwell Hotel.

The application has been set down for hearing on 16 April 2007 at 11 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 given above, at least seven days before the hearing date (viz: 9 April 2007).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 March 2007.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that P. W. Leahy and C. A. Lucas Pty Ltd as trustee for the Teague Family Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 233 Franklin Street, Adelaide, S.A. 5000 and known as Flagstaff on Franklin Hotel.

The application has been set down for hearing on 16 April 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 given above, at least seven days before the hearing date (viz: 9 April 2007).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 March 2007.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Schnooks Pty Limited as trustee for Tara Investment Trust, Maxitom Nominees Pty Limited as trustee for Boots Investment Trust and JNCMI Pty Limited as trustee for JNCMI Investment Trust have applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 4 Main Street, Crafers, S.A. 5152 and known as Crafers Inn.

The application has been set down for hearing on 16 April 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 applicants at the applicants' address given above, at least seven days before the hearing date (viz: 9 April 2007).

The applicants' address for service is c/o Kain C+C Lawyers, 135 Glen Osmond Road, Eastwood, S.A. 5063.

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 8 March 2007.

Applicants

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Barnregar Pty Ltd as trustee for the Kregar-Barnes Family Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at 33 Robert Street, Maitland, S.A. 5573 and known as Hotel Maitland.

The application has been set down for hearing on 17 April 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 given above, at least seven days before the hearing date (viz: 10 April 2007).

The applicant's address for service is c/o Tri-Meridian Corporate & Commercial Law, Level 6, 185 Victoria Square, Adelaide, S.A. 5000 (Attention: Geoff Adams or Al Phan).

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 8 March 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 Shalpico Pty Ltd as trustee for the Shalpico Discretionary Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 108 Jetty Road, Glenelg, S.A. 5045 and to be known as Simply Sushi.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Peter Sibly, 8/5 South Esplanade, Glenelg, S.A. 5045.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 March 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 Deniz Toker Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 108 King William Road, Goodwood, S.A. 5034 and known as Spats Cafe.

The application has been set down for hearing on 17 April 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 given above, at least seven days before the hearing date (viz: 10 April 2007).

The applicant's address for service is c/o Deniz Toker, 108 King William Road, Goodwood, S.A. 5034.

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 6 March 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 KP Motel Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at National Highway One, Port Augusta, S.A. 5700 and known as Comfort Inn Port Augusta.

The application has been set down for hearing on 17 April 2007 at 10.30 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 given above, at least seven days before the hearing date (viz: 10 April 2007).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 8 March 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 North East Hotel Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation in respect of premises situated at 246 North East Road, Klemzig, S.A. 5087 and known as O.G. Hotel.

The application has been set down for callover on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to the current Extended Trading Authorisation to include the areas as per plan lodged.

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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Geoff Forbes, Piper Alderman Lawyers, 167 Flinders Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 5 March 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 Carolyn Donhardt and Neville Robert Donhardt have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 123-125 Main Street, Peterborough, S.A. 5422 and to be known as Green Light Bistro.

The application has been set down for hearing on 13 April 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 given above, at least seven days before the hearing date (viz: 6 April 2007).

The applicants' address for service is Voumard Bell Lawyers, P.O. Box 171, Jamestown, S.A. 5491.

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 6 March 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 Ann Saunders has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Section 789, Binney Road, Willunga, S.A. 5172 and known as Saunders Springs Vineyard.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Kelly & Co., Level 17, Santos House, 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 6 March 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 E. G. Functions Pty Ltd has applied to the Licensing Authority for alterations, redefinition and variation to an Extended Trading Authorisation in respect of premises situated at the corner of The Grove Way and The Golden Way, Golden Grove, S.A. 5125 and known as Village Tavern.

The application has been set down for callover on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and redefinition to create three new outdoor areas as per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the abovementioned areas for the following hours:

Monday to Saturday: Midnight to 3 a.m. the following day.

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

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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Jo Kent, First Floor, 660-668 Port Road, Beverley, S.A. 5009.

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 7 March 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 Winecare Logistics Pty Ltd as trustee for Turner Wine Trust has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at 24 Dashwood Road, Beaumont, S.A. 5066 and to be known as Black Market Wines.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Gregory Turner, 24 Dashwood Road, Beaumont, 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 6 March 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 Malcolm John McKenzie as trustee for M. J. McKenzie Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1650 Langkoop Road, Kappamurra, via Naracoorte, S.A. 5271 and to be known as McKenzie Wines.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Peter Westley, Westley Di Giorio Solicitors, 15 Ormerod Street, Naracoorte, S.A. 5271.

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 7 March 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 Colin Forbes, John Eckert, Robert Buck and Stuart Woodman have applied to the Licensing Authority for the redefinition of a Producer's Licence in respect of premises situated at 14 Miller Street, Springton, S.A. 5235 and known as Poverty Hill Wines.

The application has been set down for callover on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of the licensed premise to include a sampling area as shown on 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 applicants at the applicants' address given above, at least seven days before the callover date (viz: 6 April 2007).

The applicants' address for service is c/o Peter Hughes, 14 Miller Street, Springton, S.A. 5235.

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 7 March 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 St Marys Park Sports Association Inc. has applied to the Licensing Authority for a Limited Club Licence and Entertainment Consent in respect of premises situated at Lot 19, Laura Street, St Marys, S.A. 5042 and to be known as St Marys Park Sports Association.

The application has been set down for callover on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Entertainment Consent:

Thursday to Saturday: 7 p.m. to midnight.

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 given above, at least seven days before the hearing date (viz: 6 April 2007).

The applicant's address for service is c/o Gary Colmer, 8 Renfrew Drive, Hawthorndene, S.A. 5051.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 7 March 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 Venus, J. W. and M. H. has applied to the Licensing Authority for the redefinition of a Producer's Licence in respect of premises situated at 'Arran', Section 31, Rangeview Drive, Carey Gully, S.A. 5144 and known as Arranmore Pastoral Co.

The application has been set down for hearing on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- To redefine the current licence to include a sampling area and a redefinition of the Liquor Licence as per the 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 given above, at least seven days before the hearing date (viz: 6 April 2007).

The applicant's address for service is c/o John Venus, Post Office, Uraidla, S.A. 5142.

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 8 March 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 Thi Huynh Chau Nguyen has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 3/9 Elizabeth Way, Elizabeth, S.A. 5112 and to be known as Fresh n Yummy.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o 30 Deepdene Avenue, Mitchell Park, S.A. 5043.

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 9 March 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 Onnua Pty Ltd has applied to the Licensing Authority for a variation to Conditions, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 1st Floor, 140 The Parade, Norwood, S.A. 5067 and known as Norwood Ballroom.

The application has been set down for callover on 13 April 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Variation to conditions (including Extended Trading Authorisation):
Maundy-Thursdays: 11 a.m. to 2 a.m. the following day.
- Variation to Entertainment Consent to apply to the above-mentioned 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 given above, at least seven days before the callover date (viz: 6 April 2007).

The applicant's address for service is c/o Norwood Ballroom, 1st Floor, 140 The Parade, Norwood, S.A. 5067.

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 9 March 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 Keith Robert McBride and Victoria McBride have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 1 Tapfields Road, Kingston, S.A. 5275 and to be known as Keith Robert McBride and Victoria McBride.

The application has been set down for callover on 13 April 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 given above, at least seven days before the callover date (viz: 6 April 2007).

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

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 March 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 Hotel LLB Pty Ltd as trustee for the Hotel LLB Unit Trust has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Lot 859, St Andrew Boulevard, Normanville, S.A. 5204 and known as The Links Lady Bay.

The application has been set down for hearing on 17 April 2007 at 11 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 given above, at least seven days before the hearing date (viz: 10 April 2007).

The applicant's address for service is c/o Fisher Jeffries, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo/Adrian Battiston).

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 9 March 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 Hospitality Group Pty Ltd as trustee for Hospitality Group Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Gate 1, Ground Floor, Cafeteria Building, Frome Road, Adelaide, S.A. 5000, known as University of S.A.—City East Campus and to be known as Rob's Aroma Cafe City East Campus.

The application has been set down for hearing on 18 April 2007 at 11 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 given above, at least seven days before the hearing date (viz: 11 April 2007).

The applicant's address for service is c/o Patsouris & Associates, 82 Halifax 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 8 March 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 Hospitality Group Pty Ltd as trustee for Hospitality Group Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Block A, 15 Lorne Avenue, Magill, S.A. 5072, known as University of S.A.—Magill Campus and to be known as Rob's Aroma Cafe Magill Campus.

The application has been set down for hearing on 18 April 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 given above, at least seven days before the hearing date (viz: 11 April 2007).

The applicant's address for service is c/o Patsouris & Associates, 82 Halifax 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 8 March 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 Hospitality Group Pty Ltd as trustee for Hospitality Group Trust has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at Level 1, Building 1, Mawson Lakes Boulevard, Mawson Lakes, S.A. 5095, known as Mawson Lakes Campus and to be known as Rob's Aroma Cafe Mawson Lakes Campus.

The application has been set down for hearing on 18 April 2007 at 10.30 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 given above, at least seven days before the hearing date (viz: 11 April 2007).

The applicant's address for service is c/o Patsouris & Associates, 82 Halifax 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 8 March 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: Iluka (Eucla Basin) Pty Ltd

Location: Chinta area—Approximately 15 km north-north-east of Ceduna.

Term: 1 year

Area in km²: 288

Ref.: 2006/00122

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: Red Metal Limited

Location: Anna Creek area—Approximately 150 km east-north-east of Coober Pedy.

Term: 1 year

Area in km²: 757

Ref.: 2006/00331

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: Red Metal Limited

Location: Meningie area—Approximately 115 km south-east of Adelaide.

Term: 1 year

Area in km²: 404

Ref.: 2006/00333

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: Red Metal Limited

Location: Merghiny area—Approximately 10 km east of Ceduna.

Term: 1 year

Area in km²: 865

Ref.: 2006/00348

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: Copper Range (SA) Pty Ltd

Location: Kapunda area—Approximately 65 km north-east of Adelaide.

Term: 1 year

Area in km²: 45

Ref.: 2006/00365

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: Adelaide Exploration Limited

Location: Moonta-Wallaroo area—Approximately 140 km north-west of Adelaide.

Term: 1 year
 Area in km²: 873
 Ref.: 2006/00651

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: Minotaur Operations Pty Ltd
 Location: North Roxby area—Approximately 60 km north-west of Andamooka.
 Term: 1 year
 Area in km²: 368
 Ref.: 2007/00084

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: Minotaur Operations Pty Ltd
 Location: Acropolis South area—Approximately 50 km south-west of Andamooka.
 Term: 1 year
 Area in km²: 327
 Ref.: 2007/00085

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 matters.

Under section 103, the making of:

- the National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007 No.2; and
- the National Electricity Amendment (Transmission Last Resort Planning) Rule 2007 No.3,

and all provisions commence on 15 March 2007.

Further details on the above matters are available on the AEMC's website www.aemc.gov.au. All documents in relation to the above matters 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

15 March 2007.

NATURAL RESOURCES MANAGEMENT ACT 2004

Revocation of Notice of Authorisation to Take Water in the Mallee Prescribed Wells Area

PURSUANT to section 128 (5) of the Natural Resources Management Act 2004 (the Act), I, Gail Gago, Minister for Environment and Conservation in the State of South Australia and Minister to whom the administration of the Act is committed, hereby revoke the following Notice of Authorisation:

1. The Notice of Authorisation to Take Water in the Mallee Prescribed Wells Area dated 20 September 2006 and published in the *Government Gazette* (page 3256) of 21 September 2006.

Dated 11 March 2007.

GAIL GAGO, Minister for Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water in the Mallee Prescribed Wells Area

PURSUANT to section 128 of the Natural Resources Management Act 2004 (the Act), I, Gail Gago, Minister for Environment and Conservation (the Minister) in the State of South Australia and the Minister to whom the administration of the Act is committed, hereby authorise the taking of water from wells within the Mallee Prescribed Wells Area prescribed under the Natural Resources Management (Mallee Prescribed Wells Area) Regulations 2005, within the area specified in Schedule A, for the purposes set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Area

The Hundreds of Mindarie, Chesson, McPherson and Allen.

SCHEDULE B

Purpose

For:

- (a) the construction of Stage 2—Balance of works of the Mineral Separation Plant as per Development Application No. 513/02/05, which was approved by the District Council of Karoonda East Murray on 24 October 2006 (which includes the construction of driveways and roads to the extent that the taking of water for those purposes is not authorised pursuant to the Notice of Authorisation to Take Water for Road Making published in the *Government Gazette* (page 2992) on 1 August 2002);
- (b) operating the Mineral Separation Plant on section 6 in the Hundred of Mindarie; and
- (c) conducting mining operations and other activities for or incidental to those purposes pursuant to Mineral Leases 6137, 6219, 6220, 6221, 6222, 6223, 6225 and 6226 granted under the Mining Act 1997.

SCHEDULE C

Conditions

1. A maximum of 6 000 mL can be taken from the Murray Group Limestone Aquifer per water use year.
2. No more than 42 920 mL shall be taken from the Murray Group Limestone Aquifer over the 10 years of this authorisation (based on an average of 4 292 mL per water use year).
3. The water user must not take water except through a meter, fitted to the satisfaction of the Minister.
4. The water user must immediately report any fault or suspected fault with the meter or meters.
5. The water user must not cause, suffer or permit any interference with a meter used for the purposes of measuring the quantity of water used under this Notice or any interference with pipes or fittings that may affect the accuracy of a meter, without the Minister's authority.
6. The water user must not adjust or alter the meter without the Minister's authority.

7. The water user must not permit sand, soil or any other material to be deposited on or around a meter.

8. The water user must not permit deposits of sand, soil or any other material to build up around a meter.

9. The water user must keep vegetation cleared away from the meter.

10. The water user must not damage or destroy the meter.

11. The water user must comply with the terms and conditions, as authorised under the Mining Act 1997, of Mineral Leases 6137, 6219, 6220, 6221, 6222, 6223, 6225 and 6226.

This Notice will commence on the date below and remain in effect for a period of 10 years from that date unless earlier varied or revoked.

Dated 11 March 2007.

GAIL GAGO, Minister for Environment
and Conservation

PUBLIC SECTOR MANAGEMENT ACT 1995

Section 67

WHEREAS the Premier, being the Minister responsible for the Public Sector Management Act 1995, may publish in the *Gazette* an Equal Employment Opportunity Program designed to ensure that persons of a defined class have equal opportunities in relation to employment in the public sector with persons not of that class and whereas the Premier may make special provision for persons of a defined class employed in the public sector with a view to enabling them to compete for other positions or pursue careers in the public sector as effectively as persons not of that class, I, Mike Rann, Premier, do hereby publish the Equal Employment Opportunity Program set out in the Schedule.

THE SCHEDULE

South Australian Public Sector Equal Employment Opportunity Initiative for Young Public Sector Employees (under 35 years of age)

Object

To establish an information and networking website exclusively available to young public sector employees under the age of 35. This in turn is expected to more effectively engage young people in the public sector, clarify future career opportunities for young employees and ensure that young people are able to access up to date information and feel valued in the public sector regardless of their level or work location.

Special Provision

Pursuant to section 67 (2) (b) of the Public Sector Management Act 1995, I make special provision to achieve the object as follows:

1. The Young Employees Group (chaired by the Department of the Premier and Cabinet), be able to offer a targeted website specifically for the use of young public sector employees under the age of 35. This site would assist young employees to develop the skills and experience necessary to enable them to operate effectively and establish careers and networks in the S.A. public sector. With a broader objective of educating and engaging the young people that will be the future leaders of the S.A. Public Sector and the State.

Dated 19 February 2007.

M. RANN, Premier

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

*Road Closure
Sanderling Circuit, Mawson Lakes*

BY Road Process Order made on 14 July 2005, the City of Salisbury ordered that:

1. The whole of Sanderling Circuit (being allotment 734 in Deposited Plan 57333) south of Shearwater Drive, more particularly lettered 'A' in Preliminary Plan No. 03/0048, be closed.

2. The whole of the land subject to closure be transferred to the South Australian Community Housing Authority in accordance with agreement for transfer dated 14 July 2005, entered into between the City of Salisbury and South Australian Community Housing Authority.

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

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes.

On 20 February 2007 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 72860 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 15 March 2007.

P. M. KENTISH, Surveyor-General

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.	
Assigned.....	28.25	South Australian Government publications are sold on the	
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Each Subsequent Estate.....	1.25		
Probate, Selling of.....	38.00		
Public Trustee, each Estate	9.70		

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ALL private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be *received no later than 4 p.m. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@saugov.sa.gov.au.* Send as attachments in Word format. Please include 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.**

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2006

Acts, Bills, Rules, Parliamentary Papers and Regulations

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
465-480	29.75	29.00	961-976	60.50	58.50
481-496	31.25	29.75	977-992	61.50	59.00

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PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR APRIL, MAY AND JUNE 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 and Urban Planning, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of April, May and June 2007.

Dated at Adelaide, 13 March 2007.

J. HALLION, Commissioner of Highways

97/03263

THE SCHEDULE

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

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

*NOTE: Daylight saving time is subject to change.

South Australia

Dog and Cat Management Act (Exemption) Notice 2007

under section 45E of the *Dog and Cat Management Act 1995*

Preamble

- 1 A notice was made by the Dog and Cat Management Board pursuant to section 45D of the *Dog and Cat Management Act 1995* that—
- (a) declared 1 January 2006 to be the day from which the provisions of section 45D of the Act apply in respect of certain dogs within the area of the councils specified in that notice; and
 - (b) exempted certain classes of persons from having to comply with certain provisions of section 45D of the Act.

Note—

See Gazette 30 March 2006 p960

- 2 It is now appropriate for the Dog and Cat Management Board to vary the exemptions previously made by the Board in the earlier notice.
-

1—Short title

This notice may be cited as the *Dog and Cat Management Act (Exemption) Notice 2007*.

2—Commencement

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

3—Interpretation

In this notice—

Act means the *Dog and Cat Management Act 1995*.

4—Notice made by Board

This notice is made by the Dog and Cat Management Board.

5—Exemption from certain provisions of section 45D of Act

- (1) Pursuant to section 45E of the Act—
- (a) a person who owns, or is responsible for the control of, an attack trained dog, a guard dog or a patrol dog is exempt from having to comply with section 45D(1)(b) of the Act; and
 - (b) a person who owns, or is responsible for the control of, an attack trained dog or a patrol dog, is exempt from having to comply with section 45D(1)(d) of the Act; and

- (c) a person who owns, or is responsible for the control of, a dog formerly owned by or on behalf of the Crown and used for security, emergency or law enforcement purposes (see section 9 of the Act) is exempt from having to comply with section 45D(1)(e) and (f) of the Act.
- (2) However, the exemption under subclause (1)(c) only applies if—
- (a) the person who owns, or is responsible for the control of, the dog is the person who was responsible for the control of the dog when it was owned by or on behalf of the Crown; and
 - (b) a warning sign that is not less than 15 centimetres in height and 20 centimetres in length containing the statement "Beware of the dog" is displayed at all entrances to premises where the dog is usually kept.

6—Related variation of Dog and Cat Management Act (Duties Relating to Certain Classes of Dogs) Notice 2006 (Gazette 30 March 2006 p960)

Clause 6—delete the clause

South Australia

ANZAC Day Commemoration Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *ANZAC Day Commemoration Act (Commencement) Proclamation 2007*.

2—Commencement of Act

The *ANZAC Day Commemoration Act 2005* (No 12 of 2005) will come into operation on 15 March 2007.

Made by the Governor

with the advice and consent of the Executive Council
on 15 March 2007

DPC010/03CS

South Australia

Administrative Arrangements (Administration of ANZAC Day Commemoration Act) Proclamation 2007

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of ANZAC Day Commemoration Act) Proclamation 2007*.

2—Commencement

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

3—Administration of Act committed to Premier

The administration of the *ANZAC Day Commemoration Act 2005* is committed to the Premier.

Made by the Governor

with the advice and consent of the Executive Council
on 15 March 2007

DPC010/03CS

South Australia

Mining (Revocation of Private Mine) Proclamation 2007

under section 73N of the *Mining Act 1971*

Preamble

1 The following area was declared to be a private mine by proclamation on 14 March 1974 (*Gazette 14.3.1974 p895*):

Sections 650 and 651, hundred of Port Gawler, county of Gawler.

2 The Warden's Court has declared (on 2 November 2006 in Action No 355 of 2006) that proper grounds exist for revoking the declaration referred to in clause 1.

1—Short title

This proclamation may be cited as the *Mining (Revocation of Private Mine) Proclamation 2007*.

2—Commencement

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

3—Revocation of private mine

The declaration referred to in clause 1 of the preamble is revoked.

Made by the Governor

on the basis of the declaration of the Warden's Court referred to in clause 2 of the preamble and with the advice and consent of the Executive Council
on 15 March 2007

AGO0047/02CS

South Australia

Gene Technology Variation Regulations 2007

under the *Gene Technology Act 2001*

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-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Gene Technology Variation Regulations 2007*.

2—Commencement

These regulations will come into operation on 31 March 2007.

3—Variation provisions

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

Part 2—Variation of *Gene Technology Regulations 2002*

4—Substitution of regulation 3

Regulation 3—delete the regulation and substitute:

3—Definitions

In these Regulations—

Act means the *Gene Technology Act 2001*;

advantage, in relation to an organism that is genetically modified, means a superior ability in its modified form, relative to the unmodified parent organism, to survive, reproduce or otherwise contribute to the gene pool;

animal includes every kind of organism in the animal kingdom, including non-vertebrates but not including human beings;

characterised, in relation to nucleic acid, means nucleic acid that has been sequenced and in respect of which there is an understanding of potential gene products or potential functions;

Commonwealth regulations means the *Gene Technology Regulations 2001* of the Commonwealth;

expert adviser means—

- (a) in Part 4—an expert adviser appointed under section 102(1) of the Commonwealth Act; and
- (b) in Part 6—an expert adviser appointed under section 113(1) of the Commonwealth Act;

genetically modified laboratory mouse means a laboratory strain of mouse of the species *Mus musculus* that has been modified by gene technology;

genetically modified laboratory rat means a laboratory strain of rat of either the species *Rattus rattus* or *Rattus norvegicus* that has been modified by gene technology;

infectious agent means an agent that is capable of entering, surviving in, multiplying, and potentially causing disease in, a susceptible host;

known means known within the scientific community;

non-conjugative plasmid, for Schedule 2, has the meaning given in Part 3 of that Schedule;

non-vector system, for Schedule 2, has the meaning given in Part 3 of that Schedule;

nucleic acid means either, or both, deoxyribonucleic acid (**DNA**), or ribonucleic acid (**RNA**), of any length;

oncogenic modification means a genetic modification that is capable of inducing unregulated cell proliferation in a vertebrate cell;

packaging cell line means an animal or human cell line that contains a gene or genes that when expressed *in trans* are necessary and sufficient to complement packaging defects of a replication defective viral vector in order to produce packaged replication defective virions;

pathogenic, in relation to an organism, means having the capacity to cause disease or abnormality;

pathogenic determinant means a characteristic that has the potential to increase the capacity of a host or vector to cause disease or abnormality;

physical containment level, followed by a numeral, is a specified containment level under guidelines made by the Regulator, under section 90 of the Act, for the certification of facilities;

plasmid means a DNA molecule capable of autonomous replication and stable extra-chromosomal maintenance in a host cell;

shot-gun cloning means the production of a large random collection of cloned fragments of nucleic acid from which genes of interest can later be selected;

toxin means a substance that is toxic to any vertebrate;

toxin-producing organism means an organism producing toxin with an LD₅₀ of less than 100 µg/kg;

transduce, in relation to a viral vector or viral particle, means enter an intact cell by interaction of the viral particle with the cell membrane.

Note—

Several other words and expressions used in these regulations have the meaning given by section 10, or another provision, of the Act. For example—

- accredited organisation
- deal with
- environment
- facility
- Gene Technology Technical Advisory Committee
- GMO
- GM product
- Institutional Biosafety Committee
- intentional release of the GMO into the environment (see section 11)
- notifiable low risk dealing
- Regulator.

5—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

4—Techniques not constituting gene technology

For the purposes of paragraph (c) of the definition of *gene technology* in section 10 of the Act, gene technology does not include a technique mentioned in Schedule 1A.

6—Variation of regulation 6—Dealings exempt from licensing

Regulation 6(1)(c) and (d)—delete paragraphs (c) and (d) and substitute:

- (c) it is conducted in accordance with applicable technical and procedural guidelines, as in force from time to time under section 27(d) of the Act, relating to—
 - (i) containment of the GMO; and
 - (ii) if the dealing involves transporting the GMO—transport; and
- (d) it does not involve an intentional release of the GMO into the environment; and
- (e) it does not involve a retroviral vector that is able to transduce human cells.

7—Substitution of regulation 7

Regulation 7—delete the regulation (including the notes) and substitute:

7—Application for licence—prescribed fee

Note—

At the commencement of this regulation, no application fee is prescribed under section 40(6) of the Act.

8—Variation of regulation 9—Prescribed authorities

- (1) Regulation 9(a)—delete paragraph (a) and substitute:
 - (a) Food Standards Australia New Zealand;
- (2) Regulation 9(d) and (e)—delete paragraphs (d) and (e) and substitute:
 - (d) the Director, National Industrial Chemical Notification and Assessment Scheme under the *Industrial Chemicals (Notification and Assessment) Act 1989* of the Commonwealth;
 - (e) Australian Pesticides and Veterinary Medicines Authority;

9—Variation of regulation 10—Risk assessment—matters to be taken into account

- (1) Regulation 10(1)(a)—delete paragraph (a) and substitute:
 - (a) subject to section 45 of the Act, any previous assessment by a regulatory authority, in Australia or overseas, in relation to allowing or approving dealings with the GMO; and
- (2) Regulation 10(1)(b)(v)—delete "selective advantage" and substitute:
 - an advantage

10—Substitution of regulation 13

Regulation 13—delete the regulation and substitute:

13—Requirements in relation to notifiable low risk dealings

- (1) A person must not undertake a notifiable low risk dealing unless an Institutional Biosafety Committee has—
 - (a) notified the Regulator, in the form approved by the Regulator, of the proposed dealing; and
 - (b) notified the person, and the project supervisor for the proposed dealing, in writing, that—
 - (i) the proposed dealing is a dealing of a kind mentioned in Part 1 of Schedule 3; and
 - (ii) it considers that the personnel to be involved in the proposed dealing have appropriate training and experience; and
 - (iii) paragraph (a) has been complied with.
- (2) A notifiable low risk dealing, when undertaken, must comply with the following requirements:
 - (a) the dealing must be conducted in a facility that—
 - (i) is certified by the Regulator to—
 - (A) at least physical containment level 2; or
 - (B) any other containment level that the Regulator considers suitable for conducting the dealing; and
 - (ii) is of appropriate design for the kind of dealing being undertaken;
 - (b) to the extent that the dealing involves transporting a GMO, the transporting must be conducted in accordance with applicable technical and procedural guidelines, as in force from time to time under section 27(d) of the Act.
- (3) The Regulator may, by notice in writing, require—
 - (a) the Institutional Biosafety Committee that has notified the Regulator of a proposed notifiable low risk dealing; or
 - (b) a person or organisation involved with the conduct of a notifiable low risk dealing of which the Regulator has been notified,to give the Regulator such further information in relation to the dealing as the Regulator requires in order to be satisfied that the dealing is a notifiable low risk dealing.
- (4) A Committee, person or organisation receiving a notice under subregulation (3) must, by the end of the period specified in the notice, give the Regulator the information required by the notice.

11—Variation of regulation 39—Record of GMO and GM Product Dealings

Regulation 39(2)(c)(ii)—delete "in the GM product; and" and substitute:
in the GMO from which the GM product is derived; and

12—Substitution of Schedules 1 to 4

Schedules 1 to 4 (inclusive)—delete the Schedules and substitute:

Schedule 1A—Techniques that are not gene technology

(regulation 4)

Item	Description of technique
1	Somatic cell nuclear transfer, if the transfer does not involve genetically modified material.
2	Electromagnetic radiation-induced mutagenesis.
3	Particle radiation-induced mutagenesis.
4	Chemical-induced mutagenesis.
5	Fusion of animal cells, or human cells, if the fused cells are unable to form a viable whole animal or human.
6	Protoplast fusion, including fusion of plant protoplasts.
7	Embryo rescue.
8	<i>In vitro</i> fertilisation.
9	Zygote implantation.
10	A natural process, if the process does not involve genetically modified material.

Examples—

Examples of natural processes include conjugation, transduction, transformation and transposon mutagenesis.

Schedule 1—Organisms that are not genetically modified organisms

(regulation 5)

Item	Description of organism
1	A mutant organism in which the mutational event did not involve the introduction of any foreign nucleic acid (that is, non-homologous DNA, usually from another species).
2	A whole animal, or a human being, modified by the introduction of naked recombinant nucleic acid (such as a DNA vaccine) into its somatic cells, if the introduced nucleic acid is incapable of giving rise to infectious agents.
3	Naked plasmid DNA that is incapable of giving rise to infectious agents when introduced into a host cell.
6	An organism that results from an exchange of DNA if— <ol style="list-style-type: none"> (a) the donor species is also the host species; and (b) the vector DNA does not contain any heterologous DNA.

Item	Description of organism
7	<p>An organism that results from an exchange of DNA between the donor species and the host species if—</p> <ul style="list-style-type: none"> (a) such exchange can occur by naturally occurring processes; and (b) the donor species and the host species are micro-organisms that— <ul style="list-style-type: none"> (i) satisfy the criteria in AS/NZS 2243.3:2002 (Safety in laboratories, Part 3: Microbiological aspects and containment facilities) jointly published by Standards Australia and Standards New Zealand, for classification as Risk Group 1; and (ii) are known to exchange nucleic acid by a natural physiological process; and (c) the vector used in the exchange does not contain heterologous DNA from any organism other than an organism that is involved in the exchange.

Schedule 2—Dealings exempt from licensing

(regulation 6)

Note—

Regulation 6(1) sets out other requirements for exempt dealings.

Part 1—Exempt dealings

Item	Description of dealing
1	<p>A dealing with a genetically modified laboratory mouse or a genetically modified laboratory rat, unless—</p> <ul style="list-style-type: none"> (a) an advantage is conferred on the animal by the genetic modification; or (b) as a result of the genetic modification, the animal is capable of secreting or producing an infectious agent.
2	<p>A dealing with a genetically modified <i>Caenorhabditis elegans</i>, unless—</p> <ul style="list-style-type: none"> (a) an advantage is conferred on the animal by the genetic modification; or (b) as a result of the genetic modification, the animal is capable of secreting or producing an infectious agent.
3	<p>A dealing with an animal into which genetically modified somatic cells have been introduced, if—</p> <ul style="list-style-type: none"> (a) the somatic cells are not capable of giving rise to infectious agents as a result of the genetic modification; and (b) the animal is not infected with a virus that is capable of recombining with the genetically modified nucleic acid in the somatic cells.
4	<ul style="list-style-type: none"> (1) Subject to subitems (2) and (3), a dealing involving a host/vector system mentioned in Part 2 of this Schedule and producing no more than 10 litres of GMO culture in each vessel containing the resultant culture. (2) The donor nucleic acid— <ul style="list-style-type: none"> (a) must satisfy either of the following requirements:

Item	Description of dealing
	<ul style="list-style-type: none"> (i) it must not be derived from organisms implicated in, or with a history of causing, disease in human beings, animals, plants or fungi; or (ii) it must be characterised and not known to alter the host range or mode of transmission, or increase the virulence, pathogenicity or transmissibility of the host or vector; and
	(b) must not code for a toxin with an LD ₅₀ of less than 100 µg/kg; and
	(c) must not code for a toxin with an LD ₅₀ of 100 µg/kg or more, if the intention is to express the toxin at high levels; and
	(d) must not be uncharacterised nucleic acid from a toxin-producing organism; and
	(e) must not include a viral sequence unless the donor nucleic acid—
	<ul style="list-style-type: none"> (i) is missing at least 1 gene essential for viral multiplication that— <ul style="list-style-type: none"> (A) is not available in the cell into which the nucleic acid is introduced; and (B) will not become available during the dealing; and (ii) is incapable of correcting a defect in the host/vector system leading to production of replication competent virions.
	(3) If the vector is able to transduce human cells, the donor nucleic acid must not confer an oncogenic modification.
5	A dealing involving shot-gun cloning, or the preparation of a cDNA library, in a host/vector system mentioned in item 1 of Part 2 of this Schedule, if the donor nucleic acid is not derived from either—
	<ul style="list-style-type: none"> (a) a pathogen; or (b) a toxin-producing organism.

Part 2—Host/vector systems for exempt dealings

Item	Class	Host	Vector
1	Bacteria	<i>Escherichia coli</i> K12, <i>E. coli</i> B or <i>E. coli</i> C—any derivative that does not contain—	1. Non-conjugative plasmids
		<ul style="list-style-type: none"> (a) generalised transducing phages; or (b) genes able to complement the conjugation defect in a non-conjugative plasmid 	2. Bacteriophage <ul style="list-style-type: none"> (a) lambda (b) lambdoid (c) Fd or F1 (eg M13)
			3. None (non-vector systems)

Item	Class	Host	Vector
		Bacillus—specified species— asporogenic strains with a reversion frequency of less than 10^{-7} —	1. Non-conjugative plasmids
(a)		<i>B. amyloliquefaciens</i>	2. Plasmids and phages whose host range does not include <i>B. cereus</i> , <i>B.</i> <i>anthracis</i> or any other pathogenic strain of <i>Bacillus</i>
(b)		<i>B. licheniformis</i>	3. None (non-vector systems)
(c)		<i>B. pumilus</i>	
(d)		<i>B. subtilis</i>	
(e)		<i>B. thuringiensis</i>	
		<i>Pseudomonas putida</i> —strain KT 2440	1. Non-conjugative plasmids including certified plasmids: pKT 262, pKT 263, pKT 264
			2. None (non-vector systems)
		Streptomyces—specified species—	1. Non-conjugative plasmids
(a)		<i>S. aureofaciens</i>	2. Certified plasmids: SCP2, SLP1, SLP2, PIJ101 and derivatives
(b)		<i>S. coelicolor</i>	3. Actinophage phi C31 and derivatives
(c)		<i>S. cyaneus</i>	4. None (non-vector systems)
(d)		<i>S. griseus</i>	
(e)		<i>S. lividans</i>	
(f)		<i>S. parvulus</i>	
(g)		<i>S. rimosus</i>	
(h)		<i>S. venezuelae</i>	
		<i>Agrobacterium radiobacter</i>	1. Non-tumorigenic disarmed Ti plasmid vectors, or Ri plasmid vectors
		<i>Agrobacterium rhizogenes</i> — disarmed strains	
		<i>Agrobacterium tumefaciens</i> — disarmed strains	2. None (non-vector systems)
		<i>Lactobacillus</i>	1. Non-conjugative plasmids
		<i>Oenococcus oeni</i> syn. <i>Leuconostoc</i> <i>oeni</i>	2. None (non-vector systems)
		<i>Pediococcus</i>	
		<i>Photobacterium angustum</i>	
		<i>Pseudoalteromonas tunicate</i>	
		<i>Rhizobium</i> (including the genus <i>Allorhizobium</i>)	

Item	Class	Host	Vector
		<i>Sphingopyxis alaskensis</i> syn. <i>Sphingomonas alaskensis</i>	
		<i>Vibrio cholerae</i> CVD103-HgR	
2	Fungi	<i>Neurospora crassa</i> —laboratory strains	1. All vectors
		<i>Pichia pastoris</i>	2. None (non-vector systems)
		<i>Saccharomyces cerevisiae</i>	
		<i>Schizosaccharomyces pombe</i>	
		<i>Kluyveromyces lactis</i>	
		<i>Trichoderma reesei</i>	
3	Slime moulds	<i>Dictyostelium</i> species	1. <i>Dictyostelium</i> shuttle vectors, including those based on the endogenous plasmids Ddp1 and Ddp2
			2. None (non-vector systems)
4	Tissue culture	Animal or human cell cultures (including packaging cell lines)	1. Non-conjugative plasmids
			2. Non-viral vectors, or defective viral vectors (other than a retroviral vector that is able to transduce human cells)
			3. Avipox vectors (attenuated vaccine strains)
			4. Baculovirus (<i>Autographa californica</i> nuclear polyhedrosis virus), polyhedrin minus
			5. None (non-vector systems)
		Plant cell cultures	1. Non-tumorigenic disarmed Ti plasmid vectors, or Ri plasmid vectors, in <i>Agrobacterium tumefaciens</i> , <i>Agrobacterium radiobacter</i> or <i>Agrobacterium rhizogenes</i>
			2. Non-pathogenic viral vectors
			3. None (non-vector systems)

Part 3—Definitions

In this Schedule—

code for, in relation to a toxin, means to specify the amino acid sequence of the toxin;

non-conjugative plasmid means a plasmid that is not self-transmissible, and includes, but is not limited to, non-conjugative forms of the following plasmids:

- (a) bacterial artificial chromosomes (BACs);
- (b) cosmids;
- (c) P1 artificial chromosomes (PACs);
- (d) yeast artificial chromosomes (YACs);

non-vector system means a system by which donor nucleic acid is introduced (for example, by electroporation or particle bombardment) into a host in the absence of a nucleic acid-based vector (for example, a plasmid, viral vector or transposon).

Schedule 3—Notifiable low risk dealings in relation to a GMO

(regulations 12 and 13)

Part 1—Dealings that are notifiable low risk dealings

Note—

Because of regulation 12(1), a dealing mentioned in this Part is not a notifiable low risk dealing if it is also a dealing of a kind mentioned in Part 2 of this Schedule.

1.1—Kinds of dealings

The following kinds of dealings are notifiable low risk dealings:

- (a) a dealing involving whole animals (including non-vertebrates) that—
 - (i) involves genetic modification of the genome of the oocyte or zygote or early embryo by any means to produce a novel whole organism; and
 - (ii) does not involve any of the following:
 - (A) a genetically modified laboratory mouse;
 - (B) a genetically modified laboratory rat;
 - (C) a genetically modified *Caenorhabditis elegans*;
- (aa) a dealing involving a genetically modified laboratory mouse or a genetically modified laboratory rat, if—
 - (i) the genetic modification confers an advantage on the animal; and
 - (ii) the animal is not capable of secreting or producing an infectious agent as a result of the genetic modification;
- (ab) a dealing involving a genetically modified *Caenorhabditis elegans*, if—
 - (i) the genetic modification confers an advantage on the animal; and
 - (ii) the animal is not capable of secreting or producing an infectious agent as a result of the genetic modification;

- (b) a dealing involving a genetically modified plant (including a genetically modified flowering plant), if the dealing occurs in a facility that is designed to prevent the escape from the facility of—
 - (i) pollen, seed, spores or other propagules which may be produced in the course of the dealing; and
 - (ii) invertebrates that are capable of carrying the material mentioned in subparagraph (i);
- (ba) a dealing involving a genetically modified flowering plant, if, before flowering, all inflorescences are wholly enclosed in bags designed to prevent escape of viable pollen and seed;
- (c) a dealing involving a host and vector that are not mentioned as a host/vector system in Part 2 of Schedule 2, if—
 - (i) the host has not been implicated in, or had a history of causing, disease in human beings, animals, plants or fungi; and
 - (ii) the vector has not been implicated in, or had a history of causing, disease in human beings, animals, plants or fungi;
- (d) a dealing involving a host and vector that are not mentioned as a host/vector system in Part 2 of Schedule 2, if—
 - (i) either—
 - (A) the host has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi; or
 - (B) the vector has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi; and
 - (ii) the donor nucleic acid is characterised and is not known to alter the host range or mode of transmission, or increase the virulence, pathogenicity or transmissibility of the host or vector;
- (e) a dealing involving a host/vector system mentioned in Part 2 of Schedule 2, if the donor nucleic acid—
 - (i) encodes a pathogenic determinant; or
 - (ii) is uncharacterised nucleic acid from an organism that has been implicated in, or has a history of causing, disease in human beings, animals, plants or fungi; or
 - (iii) where the vector is able to transduce human cells— confers an oncogenic modification;
- (f) a dealing involving a host/vector system mentioned in Part 2 of Schedule 2 and producing more than 10 litres of GMO culture in each vessel containing the resultant culture, if—
 - (i) the dealing is undertaken in a facility that is certified by the Regulator—

- (A) as a large scale facility; and
- (B) to at least physical containment Level 2; and
- (ii) the donor nucleic acid satisfies the conditions set out in item 4 of Part 1 of Schedule 2;
- (g) a dealing involving complementation of knocked-out genes, if the complementation does not alter the host range or mode of transmission, or increase the virulence, pathogenicity, or transmissibility of the host above that of the parent organism before the genes were knocked-out;
- (h) a dealing involving shot-gun cloning, or the preparation of a cDNA library, in a host/vector system mentioned in item 1 of Part 2 of Schedule 2, if the donor nucleic acid is derived from either—
 - (i) a pathogen; or
 - (ii) a toxin-producing organism;
- (i) a dealing involving the introduction of a replication defective retroviral vector able to transduce human cells into a host mentioned in Part 2 of Schedule 2 if the donor nucleic acid is incapable of correcting a defect in the vector leading to production of replication competent virions.

Part 2—Dealings that are not notifiable low risk dealings

Note 1—

The following list qualifies the list in Part 1, and is not an exhaustive list of dealings that are not notifiable low risk dealings.

Note 2—

A dealing that is not a notifiable low risk dealing, or an exempt dealing, can be undertaken only by a person who is licensed, under the Act, for the dealing (see section 32 of the Act).

2.1—Kinds of dealings

A dealing of any of the following kinds, or involving a dealing of the following kinds, is not a notifiable low risk dealing:

- (a) a dealing (other than a dealing mentioned in item 1.1(h) of Part 1 of this Schedule) involving cloning of nucleic acid encoding a toxin having an LD₅₀ of less than 100 µg/kg;
- (b) a dealing involving high level expression of toxin genes, even if the LD₅₀ is 100 µg/kg or more;
- (c) a dealing (other than a dealing mentioned in items 1.1(h) of Part 1 of this Schedule) involving cloning of uncharacterised nucleic acid from a toxin-producing organism;

- (d) unless the viral vector is part of a host/vector system mentioned in Part 2 of Schedule 2 or in item 1.1(i) of Part 1 of this Schedule—a dealing involving donor nucleic acid in a viral vector if the donor nucleic acid—
 - (i) confers an oncogenic modification; or
 - (ii) encodes—
 - (A) immunomodulatory molecules; or
 - (B) cytokines; or
 - (C) growth factors, or components of a signal transduction pathway, that, when expressed, may lead to cell proliferation;
- (e) a dealing involving, as host or vector, a micro-organism that has been implicated in, or has a history of causing, disease in humans, animals, plants or fungi, unless—
 - (i) the host/vector system is a system mentioned in Part 2 of Schedule 2; or
 - (ii) the donor nucleic acid is characterised and is not known to alter the host range or mode of transmission, or increase the virulence, pathogenicity or transmissibility of the host or vector; or
 - (iii) the dealing is a dealing mentioned in item 1.1(g) of Part 1 of this Schedule;
- (f) a dealing involving the introduction, into a micro-organism, of nucleic acid encoding a pathogenic determinant, unless—
 - (i) the dealing is a dealing mentioned in item 1.1(g) of Part 1 of this Schedule; or
 - (ii) the micro-organism is a host mentioned in Part 2 of Schedule 2;
- (g) a dealing involving the introduction into a micro organism, other than a host mentioned in Part 2 of Schedule 2, of genes whose expressed products have a heightened risk of inducing an autoimmune response;
- (h) a dealing involving use of a viral or viroid genome, or fragments of a viral or viroid genome, to produce a novel replication competent virus with altered host range or mode of transmission, or increased virulence, pathogenicity or transmissibility in relation to any parent or donor organism;
- (i) a dealing involving a lentiviral vector able to transduce human cells unless—
 - (i) all structural and accessory genes have been removed from the vector to render it incapable of replication or assembly into a virion without these functions being supplied *in trans*; and

- (ii) the vector includes a deletion that results in a transcriptionally inactive vector which, even when packaging functions are supplied *in trans*, cannot be converted into full length viral RNA; and
- (iii) the packaging cell line and packaging plasmids used contain only viral genes *gag*, *pol*, *rev* and a gene encoding an envelope protein;
- (j) a dealing involving a genetically modified animal, plant or fungus that is capable of secreting or producing infectious agents as a result of the genetic modification;
- (k) a dealing producing, in each vessel containing the resultant GMO culture, more than 10 litres of that culture, other than a dealing mentioned in item 1.1(f) of Part 1 of this Schedule;
- (l) a dealing that is inconsistent with a policy principle issued by the Ministerial Council;
- (m) a dealing involving the intentional introduction of a GMO into a human being;
- (n) a dealing involving a genetically modified pathogenic organism, if the practical treatment of any disease or abnormality caused by the organism would be impaired by the genetic modification.

13—Transitional provision

- (1) The purpose of this regulation is to provide the opportunity to apply for a licence to a person who conducted a dealing before 31 March 2007 that was then a notifiable low risk dealing but is now a dealing requiring a licence.
- (2) Despite the substitution of Schedule 3 by regulation 12 but subject to subregulation (3), a dealing (the **relevant dealing**) that was a notifiable low risk dealing immediately before 31 March 2007 continues to be a notifiable low risk dealing under Part 6 Division 2 of the Act if the dealing is carried on by the same person (the **affected person**).
- (3) This subregulation ceases to apply in relation to an affected person on the earlier of—
 - (a) the day on which a licence is issued to the person in respect of the relevant dealing; and
 - (b) 31 March 2008.
- (4) In this regulation—

Act means the *Gene Technology Act 2001*;

licence means a licence under Part 5 of the Act;

notifiable low risk dealing means a dealing under Part 3 Division 2 of these regulations.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 15 March 2007

No 20 of 2007

HEACS/06/159

South Australia

Public Corporations (South Australian Infrastructure Corporation) (Dissolution and Revocation) Regulations 2007

under the *Public Corporations Act 1993*

Contents

- 1 Short title
- 2 Commencement
- 3 Dissolution of South Australian Infrastructure Corporation
- 4 Disposition of assets and liabilities of South Australian Infrastructure Corporation

Schedule 1—Revocation of *Public Corporations (South Australian Infrastructure Corporation) Regulations 2004*

1—Short title

These regulations may be cited as the *Public Corporations (South Australian Infrastructure Corporation) (Dissolution and Revocation) Regulations 2007*.

2—Commencement

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

3—Dissolution of South Australian Infrastructure Corporation

South Australian Infrastructure Corporation, established by the *Public Corporations (South Australian Infrastructure Corporation) Regulations 2004* as a subsidiary of the Minister for Infrastructure, is dissolved.

4—Disposition of assets and liabilities of South Australian Infrastructure Corporation

- (1) The assets and liabilities of South Australian Infrastructure Corporation immediately before its dissolution are vested in or attached to the Crown.
- (2) The following provisions apply in connection with the operation of subregulation (1):
 - (a) nothing in that subregulation—
 - (i) constitutes a breach of, or default under, an Act or other law; or
 - (ii) constitutes a breach of, or default under, a contract, agreement, understanding or undertaking; or
 - (iii) constitutes a breach of a duty of confidence (whether arising by contract, in equity or by custom or in any other way); or
 - (iv) constitutes a civil or criminal wrong; or

- (v) terminates an agreement or obligation or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy; or
 - (vi) releases a surety or other obligee wholly or in part from an obligation;
- (b) that subregulation will have effect despite the terms of any contract, agreement, understanding or undertaking and without the need for any other act or consent.

Schedule 1—Revocation of *Public Corporations (South Australian Infrastructure Corporation) Regulations 2004*

The *Public Corporations (South Australian Infrastructure Corporation) Regulations 2004* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 15 March 2007

No 21 of 2007

MFI07/003CS

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CITY OF ONKAPARINGA

Road Closure—Moana

NOTICE is hereby given that the Council of the City of Onkaparinga at its meeting held on 2 May 2006, resolved pursuant to section 359 of the Local Government Act 1934, as amended, to exclude all vehicles except emergency service vehicles, council vehicles and vehicles servicing the Moana Surf Life Saving Club from that portion of road reserve, located between the Moana Surf Life Saving Clubrooms and Allotment 50 in Filed Plan 35912. Suitable barriers and notices will be erected giving effect to this closure.

J. TATE, City Manager

CITY OF ONKAPARINGA

Appointment of Public Officer

NOTICE is hereby given that at its meeting held on 20 February 2007, the City of Onkaparinga resolved to appoint the Chief Executive Officer to the position of Public Officer of the Council's Development Assessment Panel, pursuant to section 56A (22) of the Development Act 1993. The Public Officer can be contacted on (08) 8384 0666 or in writing to the City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168.

J. TATE, Chief Executive Officer

TOWN OF WALKERVILLE

Appointment

NOTICE is hereby given that at the Town of Walkerville meeting held on 5 February 2007, pursuant to section 56A (22) of the Development Act 1993, Council resolved to appoint Anthony Marroncelli, Manager Planning and Development of the Town of Walkerville to the position of Public Officer of the Town of Walkerville Development Assessment Panel. The Public Officer can be contacted on 8342 7105 or in writing to the Town of Walkerville, P.O. Box 55, Walkerville, S.A. 5081.

H. DYER, Chief Executive Officer

DISTRICT COUNCIL OF LE HUNTE

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Richards Avenue, Wudinna

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Le Hunte proposes to make a Road Process Order to close a strip portion of the public road (Richards Avenue) between Ballantyne Street and Burton Terrace and adjoining piece allotment 153 in Deposited Plan 64960 and more particularly delineated and lettered 'A' in Preliminary Plan No. 05/0044.

Closed road 'A' to be added to allotment 153 which land is dedicated under the Crown Lands Act 1929, for parklands purposes.

A copy of the preliminary plan and statement of persons affected are available for public inspection at the Council Office, 11 Burton Terrace, Wudinna or the Adelaide office of the Surveyor-General during normal office hours.

Any person who may wish to object to the proposed road process or any person affected by the proposed closure who may wish to apply for an easement to be granted in that person's favour over the land subject to the proposed closure, must lodge with the said Council, a notice of objection or an application for an easement within 28 days of the date of this notice and forward a copy of the same to the Surveyor-General in Adelaide.

All objections shall be lodged in writing giving the objectors full name and address, reasons for the objection and whether the objector wishes to appear in person or be represented at a subsequent meeting when the objection will be determined by Council.

An application for an easement shall be in writing giving the full name and address of the person applying for the grant, full details of the nature and location of the requested easement.

A. F. MCGUIRE, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Rename and Assign Road Names

NOTICE is hereby given in accordance with section 219 of the Local Government Act 1999, that the Council at its meeting held on Monday, 19 February 2007, resolved to rename and assign the following road names:

that the roadway currently named Bailey Road adjacent section 197, H140800 / allotment 3, D064908 and allotment 155, F162504, Hundred of Port Gawler be renamed Bailey Road West;

that the roadway currently named Hall Street adjacent allotment 1, D020237 / allotment 31, D003335, and allotment 1, D020237 / allotment 25, D000378, Hundred of Grace be renamed Carmel Street;

that the roadway currently named Butler Road adjacent allotment 2, D023526 / section 96, H140500 and allotment 565, F175032 / section 96, H140500, Hundred of Grace be renamed Davies Road;

that the roadway currently named Kain Road adjacent section 165, H140500 / section 166, H140500 and allotment 103, F175391 / allotment 3, F147607, Hundred of Grace be renamed Edward Road;

that the roadway currently named Pinery-Long Plains Road adjacent allotment 11, D15255 / allotment 672, F175139 and allotment 93, F216245 / section 374, H140400, Hundred of Dublin be renamed Lawrie Road;

that the roadway currently named Wild Horse Plains Road adjacent allotment 3, F142298 / allotment 11, D015255, Hundred of Dublin and allotment 200, D028428, Hundred of Dublin be renamed Lyons Road;

that the roadway currently named Mallala-Two Wells Road adjacent allotment 1, F001438 / allotment 2, D038498 and allotment 21, D021548 / allotment 5, F218511, Hundred of Port Gawler be renamed Mallala Road;

that the roadway currently named Light Beach Road adjacent section 605, H140800 / section 593, H140800 and section 603, H140800 / section 594, H140800, Hundred of Port Gawler be renamed Marshall Road;

that the roadway currently named Port Wakefield Road adjacent allotment 15, D027016 and section 637, H140400 / allotment 21, D027544, Hundred of Dublin be renamed Old Port Wakefield Road;

that the roadway currently named Port Wakefield Road adjacent section 120, H140400 / allotment 51, D027679 and allotment 4, F102108 / allotment 105, D028212, Hundred of Dublin be renamed Old Port Wakefield Road;

that the roadway currently named McEvoy Road adjacent allotment 11, F000086 / allotment 9, F000086 and allotment 5, F000086 / allotment 6, F000086, Hundred of Port Gawler be renamed Paterson Road;

that the roadway currently named Tamblyn Road adjacent section 158, H140400, Hundred of Dublin / section 630, H140500, Hundred of Grace and section 154, H140400, Hundred of Dublin / section 631, H140500, Hundred of Grace be renamed Powerline Road;

that the roadway currently named Gawler Road adjacent allotment 4, F005132 / allotment 139, F216465 and allotment 65, D045143 / section 309, H140500, Hundred of Grace be renamed Redbanks Road;

that the roadway currently named Esplanade adjacent allotment 1755, D055427 / allotment 555, D052743 and section 801, H140800 / section 741, H140800, Hundred of Port Gawler be renamed The Esplanade;

that the roadway currently named Esplanade adjacent section 509, H140400 / allotment 82, T140402 and allotment 1, D029502, Hundred of Dublin be renamed The Esplanade;

that the roadway currently named Wild Horse Plains Road adjacent allotment 12, D035769 / allotment 9, D001096 and allotment 11, D035769 / allotment 100, D029417, Hundred of Dublin be renamed Wild Horse Street;

that the roadway currently named Windsor Road adjacent allotment 9, D000493 / allotment 105, D028212 and allotment 841, F175308 / allotment 105, D028212, Hundred of Dublin be renamed Windsor Street;

that the roadway adjacent section 364, H140800 and allotment 7, D026285, Hundred of Port Gawler be assigned the name Badman Road;

that the roadway adjacent section 429, H140400 / section 294, H140400 and section 397, H140400 / section 292, H140400, Hundred of Dublin be assigned the name Beach Road;

that the roadway adjacent section 398, H140400 and section 401, H140400, Hundred of Dublin be assigned the name Blue Swimmer Road;

that the roadway adjacent allotment 50, D027679 / allotment 1000, D047003 and section 604, H140400 / section 179, H140400, Hundred of Dublin be assigned the name Carter Road;

that the roadway adjacent section 676, H140800 / allotment 1, F003965 and section 830, H140800 / allotment 14, F108211, Hundred of Port Gawler be assigned the name Cheetham Road;

that the roadway adjacent allotment 13, F000125 / allotment 7, F000125 and allotment 8, F000125 / allotment 4, F000125, Hundred of Port Gawler be assigned the name Davis Road;

that the roadway adjacent section 728, H140800 / section 729, H140800, Hundred of Port Gawler be assigned the name Delta Road;

that the roadway adjacent section 284, H140400 / section 335, H140400, Hundred of Dublin be assigned the name Diment Road;

that the roadway adjacent section 567, H140400 / section 401, H140400 and section 573, H140400 / section 402, H140400, Hundred of Dublin be assigned the name Driscoll Terrace;

that the roadway adjacent allotment 1, D029502 / section 407, H140400 and allotment 1, D029502 / section 410, H140400, Hundred of Dublin be assigned the name Driscoll Terrace;

that the roadway adjacent section 323, H140500 / section 318, H140500 and section 321, H140500 / section 320, H140500, Hundred of Grace be assigned the name Dyer Road;

that the roadway adjacent section 386, H140400 / section 336, H140400, Hundred of Dublin be assigned the name Fabian Road;

that the roadway adjacent allotment 100, D016130 / allotment 1, F125312, Hundred of Port Gawler be assigned the name Fattori Road;

that the roadway adjacent section 426, H140400 / section 394, H140400 and section 422, H140400 / section 394, H140400, Hundred of Dublin be assigned the name Fleetwing Road;

that the roadway adjacent section 491, H140400 / section 629, H140400, Hundred of Dublin be assigned the name George Road;

that the roadway adjacent section 385, H140400 / section 284, H140400 and section 336, H140400 / allotment 1, D019154, Hundred of Dublin be assigned the name Gilberts Road;

that the roadway adjacent allotment 2, F146415 / allotment 404, F163372, Hundred of Port Gawler be assigned the name Glen Devon Road;

that the roadway adjacent section 411, H140400 / section 400, H140400 and section 422, H140400 / section 400, H140400, Hundred of Dublin be assigned the name Ketch Road;

that the roadway adjacent section 446, H140400 and section 42, H140400 / section 307, H140400, Hundred of Dublin be assigned the name Kidman Road;

that the roadway adjacent allotment 3, F131928 / allotment 1, D031470, Hundred of Grace be assigned the name Kluske Road;

that the roadway adjacent allotment 4, D023558 / allotment 3, D023558 and section 687, H140800 / section 680, H140800, Hundred of Port Gawler be assigned the name Land Yacht Drive;

that the roadway adjacent section 728, H140800 / section 179, H140800 and section 729, H140800 / section 148, H140800, Hundred of Port Gawler be assigned the name Light Beach Road;

that the roadway adjacent section 806, H140800 / section 807, H140800 and section 703, H140800 / section 702, H140800, Hundred of Port Gawler be assigned the name Mangrove Road;

that the roadway adjacent section 595, H140800 / allotment 6, F119717 and section 178, H140800 / allotment 6, F119717, Hundred of Port Gawler be assigned the name Marshall Road;

that the roadway adjacent allotment 5, F000125 / allotment 2, F000125 and section 594, H140800 / section 595, H140800, Hundred of Port Gawler be assigned the name McEvoy Road;

that the roadway adjacent section 651, H140800 / section 654, H140800, Hundred of Port Gawler be assigned the name Modra Road;

that the roadway adjacent section 243, H140400 / section 637, H140400 and section 239, H140400 / section 637, H140400, Hundred of Dublin be assigned the name Parklands Road;

that the roadway adjacent section 62, H140800 / section 604, H140800 and section 50, H140800 / section 605, H140800, Hundred of Port Gawler be assigned the name Paterson Road;

that the roadway adjacent allotment 15, F000086 / section 401, H140800 and allotment 12, F000086 / section 401, H140800, Hundred of Port Gawler be assigned the name Paterson Road;

that the roadway adjacent allotment 12, D018062 / allotment 8, F218508 and allotment 2, F040198 / allotment 1, F040198, Hundred of Port Gawler be assigned the name Pellizzari Road;

that the roadway adjacent allotment 4, D023558 / section 679, H140800 and allotment 5, D023558 / section 673, H140800 be assigned the name Recreation Drive;

that the roadway adjacent allotment 100, D061266 / allotment 16, F000086 and section 729, H140800 / allotment 1, F000086, Hundred of Port Gawler be assigned the name Rifle Range Road;

that the roadway adjacent allotment 12, D026622 / allotment 14, D026622 and allotment 419, F163387 / allotment 14, D026622, Hundred of Port Gawler be assigned the name Ryan Road;

that the roadway adjacent section 828, H140800 / section 706, H140800 and section 830, H140800 / allotment 13, F108211, Hundred of Port Gawler be assigned the name Salt Lake Road;

that the roadway adjacent section 400, H140400 / section 388, H140400 and section 74, H140400 / section 390, H140400, Hundred of Dublin be assigned the name Saltbush Road;

that the roadway adjacent allotment 104, D055427 / allotment 100, D055427 and allotment 13, F108211 / allotment 4, D022799, Hundred of Port Gawler be assigned the name Samphire Road;

that the roadway adjacent section 738, H140800 / section 430, H140800 and section 738, H140800 / section 430, H140800, Hundred of Port Gawler be assigned the name School House Road;

that the roadway adjacent allotment 108, D055427 / section 804, H140800, Hundred of Port Gawler be assigned the name Seagrass Lane;

that the roadway adjacent section 35, H140400 / section 34, H140400, Hundred of Dublin be assigned the name Shannon Road;

that the roadway adjacent section 804, H140800 / allotment 100, D055427 and allotment 108, D055427 / allotment 100, D055427, Hundred of Port Gawler be assigned the name Shorebird Road;

that the roadway adjacent section 242, H140400 / section 238, H140800 and section 637, H140400 be assigned the name Sixth Street;

that the roadway adjacent section 637, H140400, Hundred of Dublin be assigned the name South Terrace;

that the roadway adjacent section 706, H140800 / section 707, H140800, and section 705, H140800 / allotment 13, F108211, Hundred of Port Gawler be assigned the name Swamp Road;

that the roadway adjacent section 631, H140400 / section 415, H140400 and section 631, H140400 / section 426, H140400, Hundred of Dublin be assigned the name The Esplanade;

that the roadway adjacent section 633, H140400 / section 427, H140400 and section 627, H140400 / section 397, H140400, Hundred of Dublin be assigned the name Third Creek Road;

that the roadway adjacent allotment 1, D029502 / section 407, H140400 and section 410, H140400 / section 399, H140400, Hundred of Dublin be assigned the name Tickera Road;

that the roadway adjacent section 36, H140800 / allotment 1, D051563 and allotment 13, F108211 / allotment 37, D001671 be assigned the name University Road;

that the roadway adjacent allotment 5, F142923 / allotment 386, F174853 and section 233, H140800 / section 460, H140800 be assigned the name Warren Road;

that the roadway adjacent allotment 47, D006683 and allotment 46, D006683, Hundred of Port Gawler be assigned the name Wheller Road; and

that the roadway adjacent allotment 12, D035769 / allotment 11, 035769 and allotment 12, D035769 / allotment 9, D001096, Hundred of Dublin be assigned the name Wild Horse Plains Road.

D. MOLONEY, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT BARKER

Appointments

NOTICE is hereby given that the District Council of Mount Barker advises of the appointments of the following persons as members of the Planning Policy Development Committee:

Mayor Ferguson
Councillor Bails
Councillor Brahzer-Delaine
Councillor Campbell
Councillor Gamble
Councillor Hamilton
Councillor Irvine
Councillor Kuchel
Councillor Wilksch

The Committee will meet at the Local Government Centre, 23 Mann Street, Mount Barker on Tuesday, 20 March 2007 at 6 p.m. and as required.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Supplementary Election for Two Councillors in Town Ward

AT the close of nominations at 12 noon on Thursday, 8 March 2007, the following persons nominated as candidates were elected unopposed. No election will be necessary.

Nominations Received

Councillor for Town Ward (2 vacancies)
Dell' Antonio, Rino
Wright, Ned

Campaign Donations Return

Candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

K. MOUSLEY, Returning Officer

WAKEFIELD REGIONAL COUNCIL

Community Land Management Plans

NOTICE is hereby given that in accordance with section 197 (3) of the Local Government Act 1999, Council at its meeting held on 28 February 2007, adopted Management Plans for the following Community Land properties:

- Civic Centre and CWA, Scotland Place, Balaklava.
- 'Old' Council Chamber and Office, Railway Terrace, Owen.
- Port Wakefield Kindergarten, Burra Street, Port Wakefield.

P. J. BARRY, Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Supplementary Election for Councillor in Flinders Ward

AT the close of nominations at 12 noon on Thursday, 8 March 2007, the following person nominated was elected unopposed. No election will be necessary.

Nominations Received

Flinders Ward (1 vacancy)
Barnes, Allan

Campaign Donations Return

Candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within six weeks after the conclusion of the election.

K. MOUSLEY, Returning Officer

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

Addinall, Edith, late of 7 Lancelot Drive, Daw Park, widow, who died on 13 January 2007.

Bridgman, William George, late of 6 McCutcheon Street, Waikerie, retired hairdresser, who died on 15 December 2006.

Hayward, Mavis, late of 20 Third Avenue, St Peters, of no occupation, who died on 3 August 2006.

Langham, Caroline Elizabeth, late of 26 River Road, Port Noarlunga, of no occupation, who died on 14 November 2006.

Lee, John Albert Shutter, late of Grand Junction Road, Oakden, of no occupation, who died on 22 April 2006.

Nash, Jean, late of 1-13 Deland Avenue, Gawler East, retired bakers assistant, who died on 30 January 2007.

Quick, Vernice Lorraine, late of 18 Beaven Avenue, Broadview, home duties, who died on 9 January 2007.

Sheedy, Veronica, late of 15 Conder Street, Weston, Australian Capital Territory, widow, who died on 14 December 2006.

Stephens, Alan Keith, late of 12 Lenmar Street, Netley, retired transport supervisor, who died on 25 December 2006.

Witmitz, Jean, late of 61 Reservoir Road, Hope Valley, widow, who died on 2 January 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 13 April 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 15 March 2007.

C. J. O'LOUGHLIN, Public Trustee

SOUTH AUSTRALIA—In the Supreme Court. No. 2411 of 1995.
In the matter of Venrace Pty Limited (ACN 052 515 858) and in
the matter of the Corporations Law.

Notice by a Liquidator of His Intention to Seek His Release

Take notice that I, Barrie Malcolm Mansom, 1st Floor, Menai House, 17 Bagot Street, North Adelaide, the liquidator of the abovenamed company, intend to make application to the Supreme Court of South Australia for my release as the liquidator of the abovenamed company.

And take further notice that if you have any objection to the granting of my release, you must file at the Supreme Court and also forward to me within 21 days of the publication in the *Gazette* of the notice of my intention to apply for a release a notice of objection in the form laid down by the Corporations (South Australia) Rules 1993.

Dated 23 February 2007.

B. M. MANSOM, Liquidator

Note: Section 481 of the Corporations Law enacts that an order of the Court releasing a liquidator shall discharge him or her in the administration of the affairs of the company, or otherwise in relation to his/her conduct as liquidator, but any such order may be revoked on proof that it was obtained by fraud or by suppression or by concealment of any material fact.

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

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