



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 4 OCTOBER 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@dpc.sa.gov.au**. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet
Adelaide, 4 October 2007

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

No. 36 of 2007—South Australian Ports (Disposal of Maritime Assets) (Miscellaneous) Amendment Act 2007. An Act to amend the South Australian Ports (Disposal of Maritime Assets) Act 2000.

No. 37 of 2007—Election of Senators (Close of Rolls) Amendment Act 2007. An Act to amend the Election of Senators Act 1903.

By command,

JENNIFER RANKINE, for Premier

DPC06/0875

Department of the Premier and Cabinet
Adelaide, 4 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Natural Resources Management Council, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 4 October 2007 until 29 April 2010)
Rosalina Marie Bouchee

By command,

JENNIFER RANKINE, for Premier

WBCS07/0026

Department of the Premier and Cabinet
Adelaide, 4 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for the terms specified, pursuant to Section 4 of the Justices of the Peace Act 2005.

For a term of ten years commencing on 4 October 2007 and expiring on 3 October 2017:

David Jeffrey Allen
Michael Colin Appelby
Dennis James Barter
Ian Kelvin Benjamin
Brian Leslie Bennett
Wendy Brearley
Peter Michael Buckle
Nathanael Timothy Keily
Beverly Anne Puust
Jan Lynette Sutherland
Bree Rebecca Taylor

For a term of ten years commencing on 4 October 2007 and expiring on 3 October 2017 or until they cease to be employed by the Courts Administration Authority, whichever is earlier:

Jasmyn Karma Allen
Georgina Louise Stauner

For a term of ten years commencing on 4 October 2007 and expiring on 3 October 2017 or until they cease to be employed within the electorate office of a Member of Parliament, whichever is the earlier:

Fiona Elizabeth Cheminant
Aniela Marysia Kociuba

By command,

JENNIFER RANKINE, for Premier

AGO0029/07CS

Department of the Premier and Cabinet
Adelaide, 4 October 2007

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Special Justices of the Peace for South Australia for a term of five years commencing on 4 October 2007 and expiring on 3 October 2012, pursuant to Section 7 (1) of the Justices of the Peace Act 2005:

Barry Ronald Baker
Terri Lynn Christensen
Ann Pauline Foran
Mark Justin Gimbrere
Ronald John Hoey
Shirley Evelyn Hortin
Seija Anneli Leinonen
John Santo Maiolo
Peter Jeffrey Micklem
Julie-Ann Mould
Marlene Dawn Norton-Baker
Steven Michael O'Sullivan
Andrew John Underwood
Maria Underwood
Mark Wellington

By command,

JENNIFER RANKINE, for Premier

AGO0142/06CS

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 5 OF 2007

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

1. Citation

This notice may be cited as the Approved Contingencies (Jack Oatey Medal) Notice 2007.

2. Approval

(1) The following contingency is approved in respect of fixed odds betting by licensed bookmakers:

That a nominated player in the grand final of the South Australian National Football League competition will be awarded the Jack Oatey Medal for best player of the match.

(2) This approval is subject to the provisions of the *Authorised Betting Operations Act 2000*, the Bookmakers Licensing Rules 2000, any other rules made under section 62 of the Act, and the conditions to which a licence or permit are subject.

(3) This approval may be amended or revoked by further notice.

Dated 4 October 2007.

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

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 resume the land defined in The Schedule.

The Schedule

1. Recreation Reserve, Section 316, Hundred of Curramulka, County of Fergusson, the proclamation of which was published in the *Government Gazette* of 22 March 1973 at page 1000, The Second Schedule, being the whole of the land comprised in Crown Record Volume 5757 Folio 154.

2. Recreation and Coastal Reserve, Section 367, Hundred of Curramulka, County of Fergusson, the notice of which was published in the *Government Gazette* of 28 September 1995 at page 824, being the whole of the land comprised in Crown Record Volume 5290 Folio 738.

Dated 4 October 2007.

GAIL GAGO, Minister for Environment
and Conservation

DEH 17/07/0091

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 17 of Deposited Plan 74942, Out of Hundreds (Coober Pedy), being within the district of Coober Pedy.

Dated 4 October 2007.

GAIL GAGO, Minister for Environment
and Conservation

DEH 14/0382

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:

1. Dedicate the Crown Land defined in The First Schedule as a Reserve for Community Centre Purposes and declare that such land shall be under the care, control and management of The Berri Barmera Council.
2. Dedicate the Crown Land defined in The Second Schedule as Public Road.

The First Schedule

Allotment 2 of Deposited Plan 74002, Town of Berri, Berri Irrigation Area, County of Hamley, exclusive of all necessary roads, subject nevertheless to:

1. An existing easement over the land marked A on Filed Plan 36128 to Distribution Lessor Corporation (subject to Lease 8890000), more particularly described in Land Grant Volume 4402 Folio 708.
2. An easement over the land marked B on Deposited Plan 74002 for Drainage Purposes appurtenant to Allotment 1 of Deposited Plan 74002 (RLG 10781840).

The Second Schedule

Allotment 3 of Deposited Plan 74002, Town of Berri, Berri Irrigation Area, County of Hamley, being within the District of Berri and Barmera.

Dated 4 October 2007.

GAIL GAGO, Minister for Environment
and Conservation

DEHAA 11/2765

DEVELOPMENT ACT 1993, SECTION 28 (5): DECLARATION OF CESSATION OF INTERIM OPERATION OF THE CITY OF ONKAPARINGA—LOCAL HERITAGE (QUIDHAMPTON HOUSE) PLAN AMENDMENT REPORT

Preamble

On 6 April 2006 the Governor, with the advice and consent of the Executive Council, under section 28 (1) of the Development Act 1993, declared the City of Onkaparinga—Local Heritage (Quidhampton House) Plan Amendment as an amendment to come into interim operation without delay on 13 April 2006.

The City of Onkaparinga—Local Heritage (Quidhampton House) Plan Amendment has not been approved by the Minister under section 25 (19) (a) of the Development Act 1993, within the required 12 months period.

NOTICE

PURSUANT to section 28 (4) (c) of the Development Act 1993, the City of Onkaparinga—Local Heritage (Quidhampton House) Plan Amendment ceases to operate on 13 April 2007, under the Interim Operation Order dated 6 April 2006, proclaimed by the Governor, in Executive Council.

Dated 24 September 2007.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

DEVELOPMENT ACT 1993, SECTION 28 (1): DECLARATION OF INTERIM OPERATION OF CITY OF WEST TORRENS—LOCAL HERITAGE PLACES PLAN AMENDMENT

NOTICE

PURSUANT to section 28 (1) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, am of the opinion that it is necessary in the interest of the orderly and proper development of the area affected by the 'City of West Torrens—Local Heritage Places Plan Amendment' that the Plan Amendment should come into operation without delay on an interim basis on 4 October 2007.

Dated 4 October 2007.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

DOG FENCE ACT 1946

Appointment

PURSUANT to section 6 (1) (1a) of the Dog Fence Act 1946, the Honourable Gail Gago, MLC, Minister for Environment and Conservation has appointed Donald Andrew Nicolson as Chairperson of the Dog Fence Board until 20 June 2011.

Dated 28 September 2007.

GAIL GAGO, Minister for Environment
and Conservation

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemptions

THE Environment Protection Authority has issued three exemptions to be exempt from the 'Lower Murray Reclaimed Irrigation Area' as defined in Part 2 of Schedule 1 of the Environment Protection (Exempt Classes of Persons and Activities) Regulations 2001 from August 2007 to 31 December 2008 inclusive to the following applicants:

- Trevor and Jenny Twigden (19485).
- Anthony Leo Chesno (19322).
- Scott Andrew, Ronald Barry and Lorraine Kay Noye (19483).

S. BEHRENDT, Delegate, Environment
Protection Authority

ENVIRONMENT PROTECTION AUTHORITY

Granting of Exemption

THE Environment Protection Authority has issued an exemption to Fuzzy Pty Ltd to be exempted from the application of Clause 4 of the Environment Protection (Industrial Noise) Policy 1994, to exceed maximum permitted noise levels on a non-domestic premises.

This exemption relates to the event known as 'Parklife Adelaide' to be conducted at Botanic Park Adelaide from 22 September 2007 to 23 September 2007.

S. BEHRENDT, Delegate, Environment
Protection Authority

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

I, EUAN FERGUSON, the Chief Officer of the South Australian Country Fire Service, hereby declare that the Fire Danger Season within those parts of the State defined below will commence and conclude on these dates for the 2007-2008 fire danger season. The declaration of Fire Danger Season dates made in the *South Australian Government Gazette No. 69*, dated 27 September 2007, page 3767, is rescinded.

Fire Ban Districts	Fire Danger Season Dates	
	Commence	Conclude (subject to alteration as required)
North West Pastoral	15 October 2007	31 March 2008
North East Pastoral.....	15 October 2007	31 March 2008
Flinders.....	15 October 2007	15 April 2008
West Coast	15 October 2007	15 April 2008
Eastern Eyre Peninsula....	15 October 2007	15 April 2008
Lower Eyre Peninsula	15 October 2007	15 April 2008
Riverland	15 October 2007	15 April 2008
Murraylands	15 October 2007	15 April 2008
Yorke Peninsula	15 October 2007	30 April 2008
Mid North.....	15 October 2007	30 April 2008
Upper South East	1 November 2007	15 April 2008
Kangaroo Island	1 November 2007	30 April 2008
Mount Lofty Ranges	1 November 2007	30 April 2008
Lower South East.....	15 November 2007	30 April 2008
Adelaide Metropolitan Area.....	1 November 2007	30 April 2008

Dated 28 September 2007.

E. FERGUSON, Chief Officer, SA Country Fire Service

FIRE AND EMERGENCY SERVICES ACT 2005

Instrument of Appointment

I, CARMEL ZOLLO, MLC, Minister for Emergency Services in the State of South Australia, pursuant to Part 3, Sections 29, 49, 51 and Schedule 1 of the Fire and Emergency Services Act 2005, do hereby appoint the persons named in Schedule A of this Instrument of Appointment, as an Assessor nominated by the South Australian Metropolitan Fire Service under the terms and conditions set out in Schedule B of this Instrument of Appointment.

SCHEDULE A

Eric Anthony Drohan
David Arthur Schmerl
Glenn Paul Benham
Geoffrey Owen Matters
George Philip Rodis
Scott Justin Thompson
Colin James Lindsay
Paul Michael Fletcher

SCHEDULE B

Terms

Assessors are appointed for a term of three years. The term of appointment commences on 27 August 2007 and expires on 26 August 2010.

Conditions

- (1) Assessors are subject to the conditions set out in Clause 2-6 inclusive of Schedule 1 of the Fire and Emergency Services Act 2005.

- (2) In accordance with the provisions of the Department of Premier and Cabinet and in Cabinet Circular No. 16, *Remuneration for Government Appointed Part-time Boards and Committees*, fees are not applicable in this instance.

Dated 23 August 2007.

CARMEL ZOLLO, Minister for Emergency Services

FIRE AND EMERGENCY SERVICES ACT 2005

Instrument of Appointment

I, CARMEL ZOLLO, MLC, Minister for Emergency Services in the State of South Australia, pursuant to Part 3, Sections 29, 49, 51 and Schedule 1 of the Fire and Emergency Services Act 2005, do hereby appoint the persons named in Schedule A of this Instrument of Appointment, as an Assessor nominated by the United Firefighters Union of South Australia under the terms and conditions set out in Schedule B of this Instrument of Appointment.

SCHEDULE A

Gregory Brian Howard
Brendan Thomas West
David John Harvey
Michael Lucas Vander-Jeugd

SCHEDULE B

Terms

Assessors are appointed for a term of three years. The term of appointment commences on 27 August 2007 and expires on 26 August 2010.

Conditions

- (1) Assessors are subject to the conditions set out in Clause 2-6 inclusive of Schedule 1 of the Fire and Emergency Services Act 2005.
- (2) In accordance with the provisions of the Department of Premier and Cabinet and in Cabinet Circular No. 16, *Remuneration for Government Appointed Part-time Boards and Committees*, fees are not applicable in this instance.

Dated 23 August 2007.

CARMEL ZOLLO, Minister for Emergency Services

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Tim Chapman and Abbey Tom Pty Ltd (the 'exemption holders'), are exempt from the Fisheries (Vessel Monitoring Scheme) Regulations 2003, insofar as they are exempt from the requirement to have an operational VMS Unit fitted to a boat registered on both Southern Zone Rock Lobster Fishery Licence No. S013 and a Victorian Western Zone Rock Lobster Fishery Licence, subject to the conditions in Schedule 1, during the period commencing 1 October 2007 and ending 15 November 2007, unless varied or revoked earlier.

SCHEDULE 1

1. This exemption only applies to the vessel *Courtney Jade*.
2. While engaged in the exempted activity the exemption holders or their agents must have in their possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

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

Dated 4 October 2007.

M. SMALLRIDGE, General Manager, Fisheries Policy

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, licence holders in the Marine Scalefish Fishery endorsed with a condition fixing a pilchard quota on the licence (the 'exemption holders') are exempt from sub-regulation 4 (1) of the Fisheries (Vessel Monitoring Scheme) Regulations 2003, insofar as the exemption holders are permitted to undertake fishing activities using a registered boat pursuant to the licence without a VMS Unit installed (the 'exempted activity'), subject to conditions specified in Schedule 1, from 1 July 2007 until 30 June 2008, unless varied or revoked earlier.

SCHEDULE 1

1. The registered boat used pursuant to the exempted activity must be 7.5 m or less in length.

2. While engaged in the exempted activity, the registered boat may not be used for the taking of pilchards using a pilchard net or the holding or transport of any pilchards.

3. Whilst a registered boat is engaged in the exempted activity, other registered boats on the licence are prohibited from undertaking any pilchard fishing activities pursuant to that licence.

4. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice and produce that notice to a PIRSA Fisheries Compliance Officer upon request.

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

6. The exemption holder must notify PIRSA Fisheries on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902042.

Dated 25 September 2007.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Dr Adrian Linnane, Senior Rock Lobster Scientist, SARDI Aquatic Sciences, (the 'exemption holder'), is exempt from Regulation 9 and Clause 22 of Schedule 1 of the Fisheries (General) Regulations 2000, insofar as he or a person listed in Schedule 1 of this notice who is authorised to act as his agent may use an unregistered octopus pot for the purposes of trade or business in the waters of the Southern Zone Rock Lobster Fishery, subject to the conditions in Schedule 2, during the period commencing 1 October 2007 and ending 31 May 2008, unless varied or revoked earlier.

SCHEDULE 1

Any licence holder or registered master lawfully fishing pursuant to one of the following licences is authorised to act as an agent of the exemption holder:

S164, S119, S198, S200, S161, S003, S049, S175, S178, S021, S047, S072, S117, S081, S058, S025, S011, S020, S064, S069, S209, S219, S169, S092, S052, S229, S157 and S213.

SCHEDULE 2

1. The pot known as a trigger pot, designed and constructed using an LED light to trigger the pot door for the purposes of taking octopus may be used to undertake the exempted activity.

2. Only octopus may be taken during the exempted activity.

3. All pots must be unbaited.

4. Any licence holder or registered master fishing pursuant to this exemption must provide catch and effort information as required by the exemption holder in accordance with the pot trial design.

5. While engaged in the exempted activity the exemption holder or his agents must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

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

Dated 21 September 2007.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Frederico Gurgel (the 'exemption holder'), c/o SA State Herbarium Adelaide, or his agents are exempt from the provisions of Clause 65 of Schedule 1 of the Fisheries (General) Regulations 2000, to engage in the activities specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2 from 21 September 2007 until 21 September 2008 inclusive, unless varied or revoked earlier.

SCHEDULE 1

The collection of aquatic organisms from South Australian coastal waters (including intertidal rocky reefs).

SCHEDULE 2

1. Specimens collected by the exemption holder pursuant to this notice must not be sold.

2. No organisms may be collected pursuant to this exemption within Aquatic Reserves.

3. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902041.

4. Within 14 days of each collection of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Director of Fisheries, (P.O. Box 1625, Adelaide, S.A. 5001), giving the following details:

- the date and time of collection;
- the description of all species collected; and
- the number of each species collected.

5. While engaged in the exempted activity, the exemption holder or a person acting as his agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Officer upon request.

6. The exemption holder or a person acting as his agent must not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 21 September 2007.

W. ZACHARIN, Executive Director, Fisheries

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

NOTICE is hereby given pursuant to section 11A of the Geographical Names Act 1991, that the names of those places set out in The Schedule hereunder shall be the geographical names of those said places. Precise location of the said features can be obtained from the *South Australian Government Gazette* at www.placenames.sa.gov.au or by contacting the Geographical Names Unit, DTEI on (08) 8204 8539.

THE SCHEDULE	
Mapsheet	Feature
1:50 000 Mapsheet 6628-1 (Barossa)	The Gap
1:50 000 Mapsheet 6629-2 (Kapunda)	Light Range
1:50 000 Mapsheet 6727-4 (Monarto)	Rocky Gully Round Waterhole
1:50 000 Mapsheet 6627-2 (Milang)	Jackson Creek Deep Creek
1:50 000 Mapsheet 6728-3 (Tepko)	Gum Gully
1:50 000 Mapsheet 6527-2 (Yankalilla)	Mount Jeffcott
1:50 000 Mapsheet 6628-2 (Onkaparinga)	Big Range Bluff Range Pine Hill Shueard Hill Stony Creek
1:50 000 Mapsheet 6627-1 (Echunga)	Aldgate Creek
1:50 000 Mapsheet 6628-3 (Adelaide)	Barque Creek Burrows Creek Garnets Creek Giles Range Morialta Falls Outer Harbor Trig Post Creek
1:100 000 Mapsheet 7038 (Tilcha)	Paradise Creek
1:100 000 Mapsheet 6839 (Montecollina)	Box Creek

Dated 29 July 2007.

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

DAIS.22-413/06/0032

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

SOUTH AUSTRALIAN WATER CORPORATION (the Authority) of SA Water House, Level 16, 77 Grenfell Street, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

An easement for sewerage purposes over that portion of Allotment 15, marked A on Filed Plan 47584 in the area named Moana, Hundred of Willunga, being portion of the land comprised in certificate of title volume 5605, folio 254.

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:

The Property Services Manager,
SA Water Corporation,
Level 16, SA Water House,
77 Grenfell Street, Adelaide, S.A. 5000
Contact: Aaron Pearce
Phone: (08) 8204 1761

Dated 4 October 2007.

J. HART, Property Services Manager

LAND AND BUSINESS (SALE AND CONVEYANCING) ACT 1994

Exemption

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

SCHEDULE 1

Mark Ramsey, an employee of Neil Ottoson First National Robe Pty Ltd.

SCHEDULE 2

The land described in certificate of title register book volume 5329, folio 498, situated at Lot 92, Filed Plan 170830, Sunlands Road, Hundred of Lake George, Mora Creina, S.A. 5276.

Dated 26 September 2007.

JENNIFER RANKINE, Minister for
Consumer Affairs

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 and J Hurley Pty Ltd, Goodthing Enterprises Pty Ltd and Roo Pty Ltd have applied to the Licensing Authority to transfer a Hotel and Gaming Machine Licence in respect of premises situated at Lincoln Highway, Port Lincoln, S.A. 5606 and known as Port Lincoln Hotel.

The applications have been set down for hearing on 6 November 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 30 October 2007).

The applicants' address for service is c/o Fisher Jeffries Barristers and Solicitors, Level 15, 211 Victoria Square, Adelaide, S.A. 5000 (Attention: Craig Vozzo or 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 27 September 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 Sound Knowledge Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 101 Mount Eba Station Road, Mount Eba, S.A. 5710 and to be known as Australian Camp Services.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Sale of liquor is restricted for consumption on the licensed premises by ETSA Prominent Hill Power Project Village Residents and other personnel associated with the operation of the ETSA Prominent Hill Power Project.

- Trading hours:

Monday to Sunday: 6 a.m. to 9.30 p.m. (included Extended Trading Authorisation).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 26 October 2007).

The applicant's address for service is c/o Marc Russo, 101 Mount Eba Station Road, Mount Eba, S.A. 5710.

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 27 September 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 Wild Thyme Organic Market Cafe Pty Ltd as trustee for Bales Family Trust, Ashton Family Trust and Sinclair Family Trust has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 101 Melbourne Street, North Adelaide, S.A. 5006 and to be known as Wild Thyme Organic Market Cafe.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- To sell certified organic and biodynamic liquor comprising of wine and beer of no more than 30 products in total.
- For consumption on the premises:
 - On any day: 7 a.m. to 11 p.m. (except Good Friday and Christmas Day).
- For consumption off the premises:
 - On any day: 7 a.m. to 10 p.m. (except Good Friday and Christmas Day).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 26 October 2007).

The applicant's address for service is c/o Bob Bales, 101 Melbourne Street, North Adelaide, S.A. 5006.

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

Dated 2 October 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 Mark Brian Slade and Craig Michael Stansborough have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 2, Thomas Rise, Williamstown, S.A. 5351 and known as Purple Hands Wines.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 26 October 2007).

The applicants' address for service is c/o Mark Slade, P.O. Box 11, Williamstown, S.A. 5351.

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

Dated 25 September 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 Artisans of the Barossa Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of premises to be situated at 28 Murray Street, Tanunda, S.A. 5352 and to be known as Artisans of the Barossa.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 26 October 2007).

The applicant's address for service is c/o David Watts & 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 26 September 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 Jodi Marie Weckert has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at 288 Main North Road, Clare, S.A. 5453 and to be known as Wild Saffron.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 26 October 2007).

The applicant's address for service is c/o Jodi Weckert, P.O. Box 17, Brinkworth, S.A. 5464.

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 26 September 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 Danny Kwong has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 173 Henley Beach Road, Mile End, S.A. 5031 and known as Golden House Chinese Restaurant.

The application has been set down for hearing on 2 November 2007 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 26 October 2007).

The applicant's address for service is c/o Claudia Cream, P.O. Box 177, Park Holme, 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 26 September 2007.

Applicant

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 26 October 2007).

The applicants' address for service is c/o Vincenzo Berlingieri, P.O. Box 662, McLaren Vale, S.A. 5171.

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 27 September 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 Cornish Hotel Pty Ltd, M. K. and J. L. Nominees Pty Ltd, Brompton Investments Pty Ltd, Lama Investments Pty Ltd, Robert H Pty Ltd and Donald Russel Speirs have applied to the Licensing Authority for Alterations, Redefinition and a variation to Extended Trading Authorisation to the Hotel Licence in respect of premises situated at Jervois Road, Murray Bridge, S.A. 5253 and known as Dundee's Hotel.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition to create an outdoor area at the rear of the premises as per plans lodged in this office.
- Variation to Extended Trading Authorisation to include the abovementioned area.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 26 October 2007).

The applicants' address for service is c/o Hume Taylor and Co., 84 Flinders Street, Adelaide, S.A. 5000 (Attention: Brendan Bowler).

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

Dated 28 September 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 Germantown Winery Pty Ltd and Berlingieri Wines Pty Ltd have applied to the Licensing Authority for the removal of a Producer's Licence and Wholesale Liquor Merchant's Licence in respect of premises situated at Olivers Road, McLaren Vale, S.A. 5171 and to be situated at Lot 101, Seaview Road, McLaren Vale, S.A. 5171.

The application has been set down for hearing on 2 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

The applicant seeks to remove both Producer's and Wholesale Liquor Merchant's Licences to premises situated at 38 Broadbeach Drive, Maslin Beach, S.A. 5170 on a temporary basis prior to moving to permanent premises situated at Lot 101, Seaview Road, McLaren Vale, S.A. 5171.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Jinxin Pty Ltd as trustee for the Jinxin Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at the corner of Montague Road and Roopena Street, Ingle Farm, S.A. 5098 and known as Hong Kong Palace.

The application has been set down for hearing on 5 November 2007 at 9.30 a.m.

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

The applicant's address for service is c/o Yapp Jau Pehn Solicitors, 1st Floor, 149 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 25 September 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 Jing Ou and Xiaofeng Yang have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 47B Morphett Street, Adelaide, S.A. 5000 and known as Cafe 47.

The application has been set down for hearing on 5 November 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 29 October 2007).

The applicants' address for service is c/o Jing Ou, 47B Morphett 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 26 September 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 Vincent Le Ray and Anne Therese Le Ray have applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 48 Goolwa Road, Middleton, S.A. 5213, known as Seachange Bed and Breakfast and to be known as Mindacowie Seachange.

The application has been set down for hearing on 5 November 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 29 October 2007).

The applicants' address for service is c/o Annie Le Ray, P.O. Box 186, Port Adelaide, S.A. 5015.

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 27 September 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 Lavina Estate Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence and a Wholesale Liquor Merchant's Licence in respect of premises situated at 151 Main Road, McLaren Vale, S.A. 5171 and to be known as Lavina Estate Wines.

The application has been set down for callover on 2 November 2007 at 9 a.m.

Conditions

The following licence conditions are sought:

- Approval of a sampling area for the Producer's Licence.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 26 October 2007).

The applicant's address for service is c/o David Watts & 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 2 October 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: Eromanga Uranium Limited

Location: Mount Treloar area—Approximately 130 km north-east of Marla.

Term: 1 year

Area in km²: 990

Ref.: 2007/00297

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: SA Drilling Pty Ltd

Location: Mount Alberga area—Approximately 70 km north-east of Marla.

Term: 1 year

Area in km²: 718

Ref.: 2007/00301

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

H. TYRTEOS, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under section 107, the period of time for the preparation of the draft determination for the proposed National Electricity Amendment (Central Dispatch and Integration of Wind and Other Intermittent Generation) Rule 2007 has been extended to **22 November 2007**.

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

John Tamblyn

Chairman

Australian Energy Market Commission

Level 5, 201 Elizabeth Street

Sydney, N.S.W. 2000

Telephone: (02) 8296 7800

Facsimile: (02) 8296 7899

4 October 2007.

PETROLEUM ACT 2000

Application for Grant of an Associated Facilities Licence—AFL 98

PURSUANT to section 65 (6) of the Petroleum Act 2000 (the Act) and Delegation dated 28 March 2002, *Gazetted* 11 April 2002, page 1573, notice is hereby given that an application for the grant of an Associated Facilities Licence over the area described below has been received from Beach Petroleum Limited.

Description of Application Area

All that part of the State of South Australia, bounded as follows:

A 25 m buffer around the line joining points of co-ordinates set out in the following table—MGA Zone 54:

From	To
337545mE	6910448mN
337588mE	6910354mN
337970mE	6910093mN
338159mE	6909981mN
338445mE	6909605mN
338663mE	6909148mN
338809mE	6908750mN
338929mE	6908350mN
339073mE	6907255mN
339073mE	6906494mN
339305mE	6906220mN

From	To
339258mE	6905527mN
339383mE	6904560mN
339778mE	6904092mN
340181mE	6903544mN
340301mE	6903314mN
340511mE	6902932mN
340524mE	6902756mN
340580mE	6902657mN
340635mE	6902618mN
340906mE	6902627mN
341163mE	6902608mN
341306mE	6902578mN
341813mE	6902540mN
342302mE	6902365mN
342876mE	6901962mN
343216mE	6900987mN
343370mE	6900697mN
343418mE	6900622mN
343468mE	6900515mN
343603mE	6900374mN
344404mE	6899450mN
344459mE	6899409mN
344524mE	6899397mN
344665mE	6899392mN
345121mE	6899354mN
352449mE	6899295mN
352957mE	6899100mN
353320mE	6898816mN
353574mE	6898004mN
353855mE	6897118mN
354102mE	6896526mN
354392mE	6896080mN
354715mE	6895895mN
355372mE	6895481mN
355723mE	6895239mN
356017mE	6895083mN
356149mE	6894790mN
356225mE	6894502mN
356338mE	6894025mN
356494mE	6893032mN
356551mE	6892676mN

From	To
356551mE	6892508mN
356545mE	6892327mN
356547mE	6892240mN
356547mE	6892058mN
356597mE	6891667mN
356899mE	6890471mN
356980mE	6890262mN
357133mE	6889412mN
357449mE	6889019mN
357954mE	6888684mN
358120mE	6888562mN
358203mE	6888536mN
358385mE	6888469mN
359273mE	6888095mN
359410mE	6887960mN
359523mE	6887844mN
359712mE	6887659mN
360082mE	6887292mN
360715mE	6886380mN
360863mE	6886223mN
360948mE	6886146mN
361144mE	6885980mN
361183mE	6885713mN
361554mE	6884297mN
361775mE	6884258mN
361859mE	6884198mN
362010mE	6884062mN
362461mE	6883466mN
362703mE	6883297mN
362790mE	6883274mN
362944mE	6883214mN
363090mE	6883174mN
363391mE	6883121mN
363442mE	6883140mN
363470mE	6883140mN

Area: 2.18 km² approximately.

Dated 28 September 2007.

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

ROAD TRAFFIC ACT 1961**NOTICE OF EXEMPTION**

Pursuant to Section 163AA of the Road Traffic Act 1961

EXEMPTION FOR SINGLE AXLE PIG TRAILERS TO EXCEED THE MAXIMUM MASS LIMIT OF 8.5 TONNES**1. REVOCATION OF PREVIOUS NOTICE**

- 1.1 I hereby revoke the Notice of Exemption titled '*Exemption for Single Axle Pig Trailers to Exceed the Maximum Mass Limit of 8.5 tonnes*' published in the *South Australian Government Gazette*, dated 28 September 2006.

2. EXEMPTION

- 2.1 In accordance with the powers under section 163AA of the *Road Traffic Act 1961*, delegated to me by the Minister for Transport, I hereby exempt Pig Trailers fitted with a single axle from the maximum mass limit requirement of 8.5 tonnes specified in Schedule 1, Table 1 '*Mass limits for single axles and axle groups*' of the *Road Traffic (Mass and Loading Requirements) Regulations 1999*, subject to the conditions and limitations specified in this Notice.

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 3.1 The single axle must be fitted with dual tyres.
- 3.2 The wheels and tyres fitted to the axle of the Pig Trailer must be of sufficient size and capacity to carry the part of the vehicle's gross mass transmitted to the ground through the axle.
- 3.3 The Pig Trailer was manufactured prior to 1 December 1999.
- 3.4 The mass carried on the Pig Trailer must not exceed the lesser of:
- 3.4.1 the manufacturer's specified Aggregate Trailer Mass; or
 - 3.4.2 the manufacturer's specified Gross Trailer Mass; or
 - 3.4.3 the Gross Trailer Mass specified by an Australian Authority; or
 - 3.4.4 9 tonnes.

4. COMMENCEMENT OF THIS NOTICE

- 4.1 This Notice is effective from 12.01 a.m. on 4 October 2007.

5. EXPIRY OF THIS NOTICE

- 5.1 This exemption expires at midnight on 31 March 2008.

Executive Director
Safety and Regulation Division

ROAD TRAFFIC ACT 1961**NOTICE OF EXEMPTION**

Pursuant to Section 163AA of the Road Traffic Act 1961

EXEMPTION FOR TANDEM AXLE PIG TRAILERS TO EXCEED THE MAXIMUM MASS LIMIT OF 15 TONNES**1. REVOCATION OF PREVIOUS NOTICE**

- 1.1 I hereby revoke the Notice of Exemption titled '*Exemption for Tandem Axle Pig Trailers to Exceed the Maximum Mass Limit of 15 tonnes*' published in the *South Australian Government Gazette* dated 28 September 2006.

2. EXEMPTION

- 2.1 In accordance with the powers under section 163AA of the *Road Traffic Act 1961*, delegated to me by the Minister for Transport, I hereby exempt Pig Trailers fitted with a tandem axle group from the maximum mass limit requirement of 15 tonnes specified in Schedule 1, Table 1 '*Mass limits for single axles and axle groups*' of the *Road Traffic (Mass and Loading Requirements) Regulations 1999*, subject to the conditions and limitations specified in this Notice.

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 3.1 Both axles must be fitted with dual tyres.
- 3.2 The wheels and tyres fitted to the axles of the Pig Trailer must be of sufficient size and capacity to carry the part of the vehicle's gross mass transmitted to the ground through the axle.
- 3.3 The Pig Trailer must be fitted with a load sharing suspension system that meets the requirements of the Road Traffic (Vehicle Standards) Rules 1999, Part 7, Division 1, Rule 65—'*Relation between axles in axle group*'.
- 3.4 The Pig Trailer was manufactured prior to 1 December 1999.
- 3.5 The mass carried on the Pig Trailer must not exceed the lesser of:
- 3.5.1 the manufacturer's specified Aggregate Trailer Mass; or
 - 3.5.2 the manufacturer's specified Gross Trailer Mass; or
 - 3.5.3 the Gross Trailer Mass specified by an Australian Authority; or
 - 3.5.4 16.5 tonnes.

4. COMMENCEMENT OF THIS NOTICE

- 4.1 This Notice is effective from 12.01 a.m. on 4 October 2007.

5. EXPIRY OF THIS NOTICE

- 5.1 This exemption expires at midnight on 31 March 2008.

Executive Director
Safety and Regulation Division

RULES OF COURT

District Court (Criminal and Miscellaneous)

Rules 1992 (Amendment No. 4)

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

1. These rules may be cited as the *District Court (Criminal and Miscellaneous) Rules 1992 (Amendment No. 4)*.
2. The *District Court (Criminal and Miscellaneous) Rules 1992*, as amended by these Rules may be cited as the *District Court (Criminal and Miscellaneous) Rules 1992*.
3. This *Amendment No. 4* is to come into effect on 1 October 2007, or the date of its gazettal, whichever is the later.
4. The whole of Rule IV-10A.04 is deleted and the following new Rule IV-10A.04 is inserted in its place:
‘IV-10A.04 Without prejudice to the right of any party to adduce further relevant evidence, the Court may receive any evidence given in criminal proceedings concerning the person to whom the application relates and may give such weight to that evidence as it sees fit.’
5. The whole of Rule IV-10B.04 is deleted and the following new Rule IV-10B.04 is inserted in its place:
‘IV-10B.04 Without prejudice to the right of any party to adduce further relevant evidence, the Court may receive any evidence given in criminal proceedings concerning the person to whom the application relates and may give such weight to that evidence as it sees fit.’
6. Rules IV-18.01 and 18.02 together with the heading immediately preceding Rule IV-18.01 are deleted.

Dated 19 September 2007.

T. A. WORTHINGTON, Chief Judge

A. SIMPSON, Judge

D. E. CLAYTON, Judge

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2007

	\$		\$
Agents, Ceasing to Act as.....	39.60	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	26.30
Incorporation	20.10	Discontinuance Place of Business	26.30
Intention of Incorporation	49.75	Land—Real Property Act:	
Transfer of Properties	49.75	Intention to Sell, Notice of.....	49.75
Attorney, Appointment of.....	39.60	Lost Certificate of Title Notices	49.75
Bailiff's Sale.....	49.75	Cancellation, Notice of (Strata Plan)	49.75
Cemetery Curator Appointed.....	29.45	Mortgages:	
Companies:		Caveat Lodgement.....	20.10
Alteration to Constitution	39.60	Discharge of.....	21.05
Capital, Increase or Decrease of	49.75	Foreclosures.....	20.10
Ceasing to Carry on Business	29.45	Transfer of	20.10
Declaration of Dividend.....	29.45	Sublet.....	10.10
Incorporation	39.60	Leases—Application for Transfer (2 insertions) each	10.10
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	29.45
First Name.....	29.45	Licensing.....	58.85
Each Subsequent Name.....	10.10	Municipal or District Councils:	
Meeting Final.....	33.10	Annual Financial Statement—Forms 1 and 2	554.35
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	393.90
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	78.65
First Name.....	39.60	Each Subsequent Name.....	10.10
Each Subsequent Name.....	10.10	Noxious Trade.....	29.45
Notices:		Partnership, Dissolution of.....	29.45
Call.....	49.75	Petitions (small).....	20.10
Change of Name	20.10	Registered Building Societies (from Registrar-	
Creditors.....	39.60	General).....	20.10
Creditors Compromise of Arrangement.....	39.60	Register of Unclaimed Moneys—First Name.....	29.45
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	10.10
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	49.75	Rate per page (in 8pt)	252.15
Release of Liquidator—Application—Large Ad.....	78.65	Rate per page (in 6pt)	333.45
—Release Granted	49.75	Sale of Land by Public Auction.....	50.30
Receiver and Manager Appointed.....	45.85	Advertisements.....	2.80
Receiver and Manager Ceasing to Act.....	39.60	½ page advertisement	117.75
Restored Name.....	37.25	½ page advertisement	235.50
Petition to Supreme Court for Winding Up.....	69.30	Full page advertisement.....	461.60
Summons in Action.....	58.85	Advertisements, other than those listed are charged at \$2.80 per	
Order of Supreme Court for Winding Up Action.....	39.60	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	89.10	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	20.10	Councils to be charged at \$2.80 per line.	
Proof of Debts	39.60	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	39.60	that which is usually published a charge of \$2.80 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned	29.45	South Australian Government publications are sold on the	
Deceased Persons—Notice to Creditors, etc.....	49.75	condition that they will not be reproduced without prior	
Each Subsequent Name.....	10.10	permission from the Government Printer.	
Deceased Persons—Closed Estates	29.45		
Each Subsequent Estate	1.30		
Probate, Selling of	39.60		
Public Trustee, each Estate	10.10		

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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@dpc.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 2007

Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	2.40	1.10	497-512	33.60	32.55
17-32	3.25	2.05	513-528	34.65	33.35
33-48	4.20	3.00	529-544	35.70	34.65
49-64	5.30	4.05	545-560	36.75	35.70
65-80	6.25	5.15	561-576	37.50	36.75
81-96	7.25	6.00	577-592	38.55	37.25
97-112	8.25	7.05	593-608	39.85	38.30
113-128	9.25	8.10	609-624	40.65	39.60
129-144	10.35	9.15	625-640	41.70	40.10
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161-176	12.40	11.15	657-672	43.25	42.20
177-192	13.45	12.20	673-688	45.05	43.25
193-208	14.50	13.35	689-704	45.85	44.30
209-224	15.30	14.15	705-720	46.65	45.35
225-240	16.35	15.10	721-736	48.45	46.35
241-257	17.50	15.95	737-752	48.95	47.40
258-272	18.45	17.00	753-768	50.00	48.20
273-288	19.50	18.25	769-784	50.55	49.75
289-304	20.30	19.15	785-800	51.60	50.80
305-320	21.55	20.20	801-816	52.60	51.30
321-336	22.40	21.15	817-832	53.65	52.60
337-352	23.55	22.30	833-848	54.70	53.65
353-368	24.50	23.35	849-864	55.75	54.20
369-384	25.55	24.40	865-880	56.80	55.75
385-400	26.55	25.30	881-896	57.30	56.25
401-416	27.60	26.05	897-912	58.85	57.30
417-432	28.65	27.35	913-928	59.40	58.85
433-448	29.70	28.40	929-944	60.45	59.40
449-464	30.50	29.20	945-960	61.50	59.90
465-480	31.00	30.20	961-976	63.05	60.95
481-496	32.55	31.00	977-992	64.10	61.50

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WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 4 October 2007

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL
Across Glebe Road, Balhannah. p3
Easements in lot 4 in LTRO DP 25351, Glebe Road, Balhannah.
p3

CITY OF ONKAPARINGA

Easements in lot 2000 in LTRO DP 72788, Esperance Boulevard,
and allotment piece 2002 in LTRO DP 72788, Edithburgh
Avenue, Seaford Rise. p13-15

CITY OF PLAYFORD

In and across Lakeside Drive, Andrews Farm. p1 and 2
Sophia Way, Andrews Farm. p1
Frome Street, Andrews Farm. p1
Albert Court, Andrews Farm. p1
Puddle Lane, Andrews Farm. p1
Gairdner Boulevard, Andrews Farm. p1 and 2
Callabonna Avenue, Andrews Farm. p2

NURIOOTPA WATER DISTRICT

THE BAROSSA COUNCIL
Across and in Para Avenue, Nuriootpa. p4 and 5
Aramon Street, Nuriootpa. p4
Across and in Mataro Street, Nuriootpa. p5
Easements in lot 2003 in LTRO DP 71681, Greenock Road,
Nuriootpa. p9

PORT AUGUSTA WATER DISTRICT

PORT AUGUSTA CITY COUNCIL
Yon Street, Port Augusta. p6

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL
Across Marchant Road, Strathalbyn. p10
In and across Maidment Avenue, Strathalbyn. p10
Wolf Avenue, Strathalbyn. p10
In and across Bateman Street, Strathalbyn. p10 and 11
Easements in lot 60 in LTRO DP 69778, Bateman Street,
Strathalbyn. p11 and 12

TARLEE WATER DISTRICT

CLARE AND GILBERT VALLEYS COUNCIL
Taylor Street, Tarlee. p7

WILMINGTON WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE
Melrose Terrace, Wilmington. p8
In and across Sixth Street, Wilmington. p8
First Street, Wilmington. p8

WATER MAINS ABANDONED

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

WILMINGTON WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE
Melrose Terrace, Wilmington. p8

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CITY OF HOLDFAST BAY**

Easements in lot 1 in LTRO DP 47390, Forrest Avenue, and lots 3
and 6 and Common Property in LTRO CP 23555, Burnham Road,
Kingston Park. FB 1164 p50

CITY OF PLAYFORD

In and across Lakeside Drive, Andrews Farm. FB 1164 p43-47
Sophia Way, Andrews Farm. FB 1164 p43, 44 and 47
Frome Street, Andrews Farm. FB 1164 p43, 44 and 46
Albert Court, Andrews Farm. FB 1164 p43, 44 and 47
Puddle Lane, Andrews Farm. FB 1164 p43, 44 and 47
Gairdner Boulevard, Andrews Farm. FB 1164 p43, 45 and 47
Callabonna Avenue, Andrews Farm. FB 1164 p43, 44 and 47

BALHANNAH COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL
Across Glebe Road, Balhannah. FB 1164 p48 and 49
Easements in lot 4 in LTRO DP 25351, Glebe Road, Balhannah.
FB 1164 p48 and 49

MOUNT GAMBIER COUNTRY DRAINAGE AREA**CITY OF MOUNT GAMBIER**

Easements in lot 500 in LTRO DP 68553, Altinio Drive, Mount
Gambier. FB 1163 p21-23

NARACOORTE COUNTRY DRAINAGE AREA**NARACOORTE LUCINDALE COUNCIL**

Panorama Crescent, Naracoorte. FB 1114 p52
Easement in lots 3-1 and 14 in LTRO DP 67202, Panorama
Crescent, and lot 19 in LTRO DP 73068, Pine Grove, Naracoorte.
FB 1114 p52
Easements in lots 19-21 in LTRO DP 73068, Pine Grove, and lot
27 in LTRO DP 73068, Illawarra Street, Naracoorte. FB 1163 p19
and 20
Pine Grove, Naracoorte. FB 1163 p19 and 20

VICTOR HARBOR COUNTRY DRAINAGE AREA**CITY OF VICTOR HARBOR**

In and across Heysen Parade, Hayborough. FB 1129 p21-25
In and across Missen Avenue, Hayborough. FB 1129 p21-25
Easement in reserve (lot 200 in LTRO DP 64012), Heysen Parade,
Hayborough. FB 1129 p21, 23 and 24
Easements in lot 71 in LTRO DP 64012, Missen Avenue, and lot
72 in LTRO DP 64012, Heysen Parade, Hayborough. FB 1129
p21, 23 and 25
Easement in lots 73 and 74 in LTRO DP 64012, Heysen Parade,
Hayborough. FB 1129 p21, 23 and 25
Across Waterport Road, Hindmarsh Valley. FB 1138 p1

Pit Lane, Hindmarsh Valley. FB 1138 p1
Easement in lot 157 in LTRO DP 66237, Pit Lane, Hindmarsh Valley. FB 1138 p1
Across Waterport Road, Hindmarsh Valley. FB 1138 p36
Lincoln Drive, Hindmarsh Valley. FB 1138 p36
In and across Kleinig Drive, Hayborough. FB 1137 p53, 55 and 57
Easements in lot 401 in LTRO DP 70680, Strawberry Hill Road, Hayborough. FB 1137 p53, 55 and 57
Across and in Springbett Drive, Hayborough. FB 1137 p53-55, 57 and 58
Easements in lot 2030 in LTRO DP 66671, Springbett Drive, Hayborough. FB 1137 p53, 55, 57 and 58
Easements in lots 193-188 in LTRO DP 66671, Springbett Drive, Hayborough. FB 1137 p53, 55 and 58
Easements in lots 194-198 in LTRO DP 66671, Springbett Drive, Hayborough. FB 1137 p53, 55 and 58
In and across Drummond Circuit, Hayborough. FB 1137 p53-56
Easements in lots 142-140 and 138-134 in LTRO DP 66671, Drummond Circuit, Hayborough. FB 1137 p53, 54 and 56
Easement in lot 128 in LTRO DP 66671, Drummond Circuit, and lot 100 in LTRO DP 61912, Agnes Gillespie Drive, Hayborough. FB 1137 p53, 54 and 56
In and across Lincoln Drive, Hindmarsh Valley. FB 1159 p22-24
Easement in lot 2 in LTRO DP 72316, Commerce Crescent, Hindmarsh Valley. FB 1159 p22-24
In and across Commerce Crescent, Hindmarsh Valley. FB 1159 p22-24
Easement in lot 5 in LTRO DP 72316, Commerce Crescent, Hindmarsh Valley. FB 1159 p22-24

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA
Eucalypt Street, Whyalla Stuart. FB 1159 p54 and 56
Needlebush Street, Whyalla Stuart. FB 1159 p54 and 55
Wattle Street, Whyalla Stuart. FB 1159 p54 and 55
Casuarina Court, Whyalla Stuart. FB 1159 p54-56

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF HOLDFAST BAY
Across Burnham Road, Kingston Park. FB 1164 p50
Easement in Common Property in LTRO CP 23555, Burnham Road, and lot 61 in LTRO FP 146495, Forrest Avenue, Kingston Park. FB 1164 p50

CORRECTION

Correction to notice in "*Government Gazette*" of 20 September, 2007.

"SEWERS LAID"

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

"ADELAIDE DRAINAGE AREA"

"CITY OF MARION"

"Easements in lot 323 in LTRO DP 72140, St Vincent Circuit, and lots 327, 328, 222, 224, and 225 in LTRO DP 72140, Islington Drive, Sheidow Park. FB 1164 p31-33"

For "lot 323" read "lots 324 and 325"

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

South Australia

Aquaculture (Approval of Smoky Bay Zones Policy) Notice 2007

under section 12 of the *Aquaculture Act 2001*

1—Short title

This notice may be cited as the *Aquaculture (Approval of Smoky Bay Zones Policy) Notice 2007*.

2—Approval of aquaculture policy

- (1) The *Aquaculture (Zones—Smoky Bay) Policy 2007* is approved.
- (2) The policy comes into operation on the day on which this notice is published in the Gazette.

Made by the Minister for Agriculture, Food and Fisheries

On 22 August 2007

South Australia

Aquaculture (Zones—Smoky Bay) Policy 2007

under the *Aquaculture Act 2001*

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Schedule 1—Map

Part 1—Preliminary

1—Short title

This policy may be cited as the *Aquaculture (Zones—Smoky Bay) Policy 2007*.

2—Interpretation

- (1) In this policy—

Act means the *Aquaculture Act 2001*;

bivalve molluscs includes clams, cockles, mussels, oysters, pipis and scallops;

leased area means an area subject to an aquaculture lease;

licence means an aquaculture licence.

- (2) For the purposes of identification of zones in this policy, unless the contrary intention appears, all lines are geodesics based on the Geocentric Datum of Australia 1994 (GDA94) as defined in the Commonwealth of Australia Gazette GN35 of 6 September 1995 and all co-ordinates are expressed in terms of GDA94.

Note—

Unless the contrary intention appears, terms used in this policy that are defined in the Act have the respective meanings assigned to those terms by the Act.

3—Object of policy

Pursuant to section 11 of the Act, this policy—

- (a) identifies aquaculture zones, an aquaculture exclusion zone and an aquaculture emergency zone; and

- (b) specifies—
 - (i) for an aquaculture zone—the classes of aquaculture permitted in the zone; and
 - (ii) for an aquaculture emergency zone—the class of aquaculture operations for emergency relocation in the zone; and
- (c) specifies prescribed criteria to be taken into account in the determination of applications for licences or in the making of other decisions under the Act in relation to particular zones.

4—Prescription of criteria does not limit matters that may be taken into account

This policy does not limit the matters that may be taken into account in the determination of applications for licences or in the making of other decisions under the Act.

Part 2—Eyre Island intertidal aquaculture zone and Eyre Island aquaculture exclusion zone

Division 1—Eyre Island intertidal aquaculture zone

5—Identification of aquaculture zone

The Eyre Island intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Eyre Island intertidal aquaculture zone.

6—Class of permitted aquaculture

The class of aquaculture permitted in the Eyre Island intertidal aquaculture zone is the farming of bivalve molluscs other than mussels.

7—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Eyre Island intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 21 hectares of leased area of which 1 hectare must be leased or available for lease for the farming of aquatic organisms for the purposes of research.

Division 2—Eyre Island aquaculture exclusion zone

8—Identification of aquaculture exclusion zone

The Eyre Island aquaculture exclusion zone is comprised of the waters delineated in the map in Schedule 1 as the Eyre Island aquaculture exclusion zone.

Part 3—Missiessy intertidal aquaculture zone

9—Identification of aquaculture zone

The Missiessy intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Missiessy intertidal aquaculture zone.

10—Class of permitted aquaculture

The class of aquaculture permitted in the Missiessy intertidal aquaculture zone is the farming of bivalve molluscs other than mussels.

11—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Missiessy intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 24 hectares of leased area of which 1 hectare must be leased or available for lease for the farming of aquatic organisms for the purposes of research.

Part 4—Saddle Peak intertidal aquaculture zone

12—Identification of aquaculture zone

The Saddle Peak intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Saddle Peak intertidal aquaculture zone.

13—Class of permitted aquaculture

The class of aquaculture permitted in the Saddle Peak intertidal aquaculture zone is the farming of bivalve molluscs other than mussels.

14—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Saddle Peak intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 21 hectares of leased area of which 1 hectare must be leased or available for lease for the farming of aquatic organisms for the purposes of research.

Part 5—Smoky Bay aquaculture zones and aquaculture emergency zone

Division 1—Smoky Bay intertidal aquaculture zone

15—Identification of aquaculture zone

The Smoky Bay intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Smoky Bay intertidal aquaculture zone.

16—Class of permitted aquaculture

The class of aquaculture permitted in the Smoky Bay intertidal aquaculture zone is the farming of bivalve molluscs other than mussels.

17—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Smoky Bay intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 20.9 hectares of leased area of which 1 hectare must be leased or available for lease for the farming of aquatic organisms for the purposes of research.

Division 2—Smoky Bay (holding) intertidal aquaculture zone

18—Identification of aquaculture zone

The Smoky Bay (holding) intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Smoky Bay (holding) intertidal aquaculture zone.

19—Class of permitted aquaculture

The class of aquaculture permitted in the Smoky Bay (holding) intertidal aquaculture zone is the storage, for a period not exceeding 2 weeks, of bivalve molluscs other than mussels—

- (a) before being farmed in another aquaculture zone in this policy; or
- (b) as part of the harvesting process after being farmed in another aquaculture zone in this policy,

by the holder of a licence authorised to farm molluscs in that other zone.

20—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Smoky Bay (holding) intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 0.35 hectares of leased area.

Division 3—Smoky Bay north subtidal aquaculture zone

21—Identification of aquaculture zone

The Smoky Bay north subtidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Smoky Bay north subtidal aquaculture zone.

22—Class of permitted aquaculture

The class of aquaculture permitted in the Smoky Bay north subtidal aquaculture zone is the farming of molluscs other than bivalve molluscs.

23—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Smoky Bay north subtidal aquaculture zone, it must be taken into account that the zone must not contain more than 40 hectares of leased area.

Division 4—Smoky Bay south subtidal aquaculture zone

24—Identification of aquaculture zone

The Smoky Bay south subtidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Smoky Bay south subtidal aquaculture zone.

25—Class of permitted aquaculture

The class of aquaculture permitted in the Smoky Bay south subtidal aquaculture zone is the farming of bivalve molluscs other than mussels.

26—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Smoky Bay south subtidal aquaculture zone, it must be taken into account that the zone must not contain more than 40 hectares of leased area.

Division 5—Smoky Bay aquaculture emergency zone**27—Identification of aquaculture emergency zone**

The Smoky Bay aquaculture emergency zone is comprised of the waters delineated in the map in Schedule 1 as the Smoky Bay aquaculture emergency zone.

28—Class of aquaculture operations for emergency relocation in the zone

The class of aquaculture operations to be relocated in the Smoky Bay aquaculture emergency zone is the farming of molluscs other than mussels.

Part 6—Vinya intertidal aquaculture zone**29—Identification of aquaculture zone**

The Vinya intertidal aquaculture zone is comprised of the waters delineated in the map in Schedule 1 as the Vinya intertidal aquaculture zone.

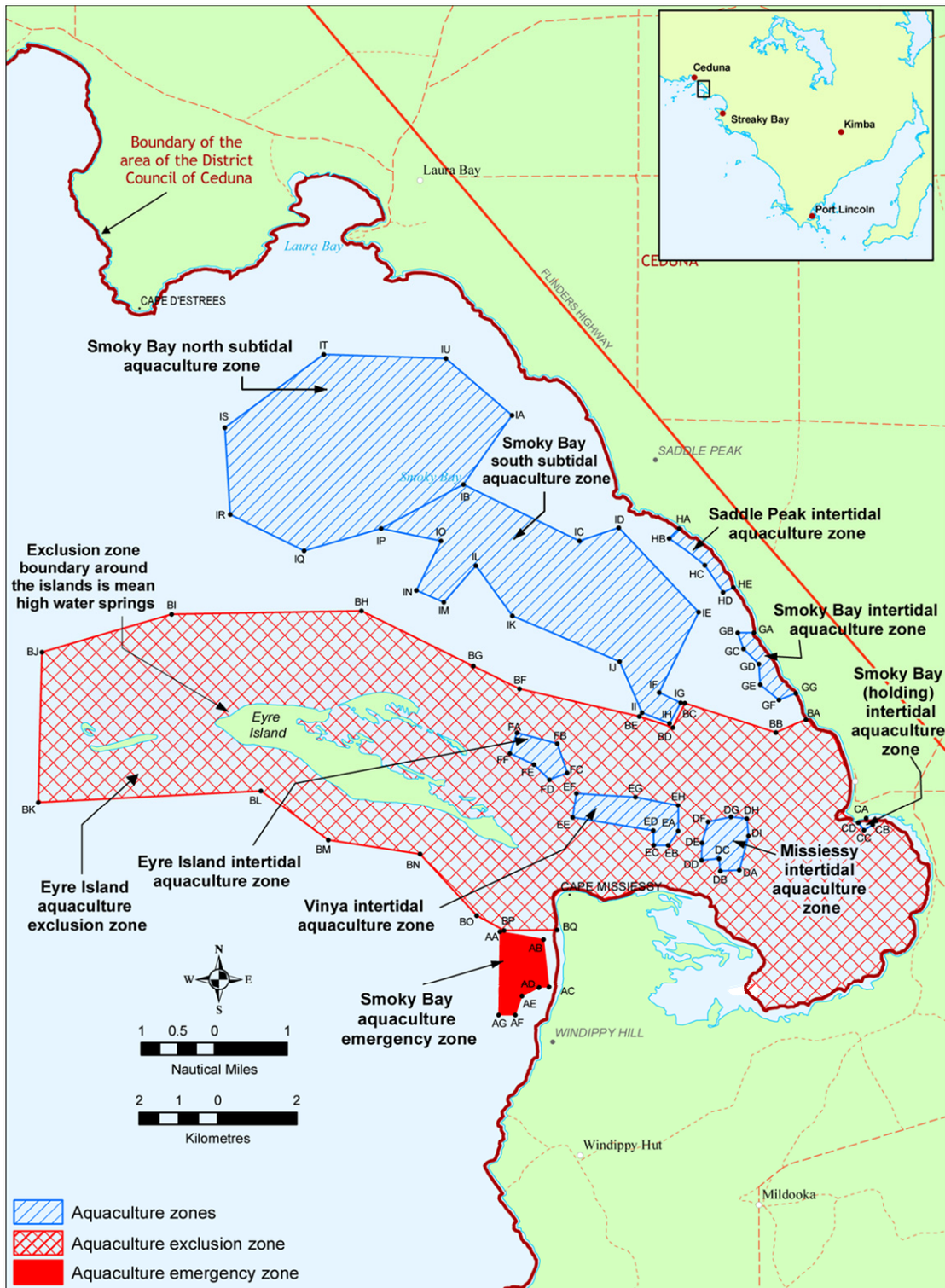
30—Class of permitted aquaculture

The class of aquaculture permitted in the Vinya intertidal aquaculture zone is the farming of bivalve molluscs other than mussels.

31—Prescribed criteria

In the determination of applications for licences and in the making of other decisions under the Act in relation to the Vinya intertidal aquaculture zone, it must be taken into account that the zone must not contain more than 62 hectares of leased area of which 1 hectare must be leased or available for lease for the farming of aquatic organisms for the purposes of research.

Schedule 1—Map



Coordinates—Eyre Island intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
FA	32°21'39.96" south	133°51'26.14" east
FB	32°21'48.95" south	133°51'59.43" east
FC	32°22'13.19" south	133°52'07.59" east
FD	32°22'19.07" south	133°51'52.87" east
FE	32°22'06.28" south	133°51'40.08" east
FF	32°21'56.97" south	133°51'20.42" east

Coordinates—Eyre Island aquaculture exclusion zone (GDA94)

Point	Latitude	Longitude
BA	32°21'28.76" south	133°55'24.11" east
BB	32°21'39.69" south	133°54'59.39" east
BC	32°21'15.2" south	133°53'44.53" east
BD	32°21'35.43" south	133°53'34.6" east
BE	32°21'26.15" south	133°53'06.84" east
BF	32°21'03.34" south	133°51'28.27" east
BG	32°20'44.43" south	133°50'49.96" east
BH	32°19'58.5" south	133°49'18.1" east
BI	32°20'01.18" south	133°46'41.28" east
BJ	32°20'32.74" south	133°44'54.59" east
BK	32°22'37.95" south	133°44'51.37" east
BL	32°22'28.04" south	133°47'54.88" east
BM	32°23'09.5" south	133°48'50.38" east
BN	32°23'21.21" south	133°50'06.1" east
BO	32°24'12.19" south	133°50'53.01" east
BP	32°24'24.68" south	133°51'15.34" east
BQ	32°24'24.3" south	133°51'59.21" east

Coordinates—Missiessy intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
DA	32°23'34.61" south	133°54'29.31" east
DB	32°23'35.34" south	133°54'13.51" east
DC	32°23'25.21" south	133°54'12.44" east
DD	32°23'26.31" south	133°53'58.37" east
DE	32°23'11.95" south	133°53'58.59" east
DF	32°22'54.65" south	133°54'03.59" east

Point	Latitude	Longitude
DG	32°22'50.61" south	133°54'22.42" east
DH	32°22'51.72" south	133°54'35.62" east
DI	32°23'06.26" south	133°54'36.91" east

Coordinates—Saddle Peak intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
HA	32°18'49.9" south	133°53'39.82" east
HB	32°18'58.2" south	133°53'31.64" east
HC	32°19'20.54" south	133°54'01.09" east
HD	32°19'42.89" south	133°54'16.06" east
HE	32°19'38.97" south	133°54'24.58" east

Coordinates—Smoky Bay intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
GA	32°20'16.54" south	133°54'41.32" east
GB	32°20'16.68" south	133°54'28.03" east
GC	32°20'30.16" south	133°54'32.75" east
GD	32°20'42.83" south	133°54'45.4" east
GE	32°20'59.73" south	133°54'46.45" east
GF	32°21'12.61" south	133°55'02.05" east
GG	32°21'07.16" south	133°55'15.99" east

Coordinates—Smoky Bay (holding) intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
CA	32°22'51.47" south	133°56'13.93" east
CB	32°22'57.03" south	133°56'19.21" east
CC	32°23'01.52" south	133°56'12.22" east
CD	32°22'55.25" south	133°56'07.38" east

Coordinates—Smoky Bay north subtidal aquaculture zone (GDA94)

Point	Latitude	Longitude
IA	32°17'15.88" south	133°51'21.9" east
IB	32°18'13.43" south	133°50'42.04" east
IP	32°18'49.9" south	133°49'33.88" east
IQ	32°19'08.32" south	133°48'30.6" east
IR	32°18'38.19" south	133°47'29.57" east
IS	32°17'26.06" south	133°47'25.34" east
IT	32°16'24.87" south	133°48'46.88" east
IU	32°16'28.45" south	133°50'27.51" east

Coordinates—Smoky Bay south subtidal aquaculture zone (GDA94)

Point	Latitude	Longitude
IB	32°18'13.43" south	133°50'42.04" east
IC	32°19'00.13" south	133°52'17.57" east
ID	32°18'49.23" south	133°52'49.88" east
IE	32°19'59.61" south	133°53'55.75" east
IF	32°21'06.2" south	133°53'23.41" east
IG	32°21'14.86" south	133°53'41.1" east
IH	32°21'32.16" south	133°53'31.8" east
II	32°21'23.13" south	133°53'09.24" east
IJ	32°20'40.6" south	133°52'50.69" east
IK	32°20'02.56" south	133°51'22.23" east
IL	32°19'20.79" south	133°50'52.17" east
IM	32°19'51.25" south	133°50'25.61" east
IN	32°19'41.46" south	133°50'03.05" east
IO	32°19'00.08" south	133°50'23.43" east
IP	32°18'49.9" south	133°49'33.88" east

Coordinates—Smoky Bay aquaculture emergency zone (GDA94)

Point	Latitude	Longitude
AA	32°24'25.68" south	133°51'12.01" east
AB	32°24'32.08" south	133°51'48.17" east
AC	32°25'12.14" south	133°51'52.6" east
AD	32°25'12.54" south	133°51'44.12" east
AE	32°25'20.24" south	133°51'30.02" east
AF	32°25'35.9" south	133°51'24.67" east
AG	32°25'35.89" south	133°51'11.16" east

Coordinates—Vinya intertidal aquaculture zone (GDA94)

Point	Latitude	Longitude
EA	32°23'02" south	133°53'38.9" east
EB	32°23'13.97" south	133°53'30.89" east
EC	32°23'14.15" south	133°53'18.77" east
ED	32°23'01.81" south	133°53'18.34" east
EE	32°22'50.74" south	133°52'12.11" east
EF	32°22'30.13" south	133°52'15.16" east
EG	32°22'33.46" south	133°53'03.64" east
EH	32°22'40.47" south	133°53'38.92" east

South Australia

Julia Farr Services (Trusts) Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Julia Farr Services (Trusts) Act (Commencement) Proclamation 2007*.

2—Commencement of Act

The *Julia Farr Services (Trusts) Act 2007* (No 34 of 2007) will come into operation on 4 October 2007.

Made by the Governor

with the advice and consent of the Executive Council
on 4 October 2007

DFCCS/06/033

South Australia

Optometry Practice Act (Commencement) Proclamation 2007

1—Short title

This proclamation may be cited as the *Optometry Practice Act (Commencement) Proclamation 2007*.

2—Commencement of suspended provisions

The remaining provisions of the *Optometry Practice Act 2007* (No 11 of 2007) will come into operation on 22 October 2007.

Made by the Governor

with the advice and consent of the Executive Council
on 4 October 2007

HEACS/07/218

South Australia

Administrative Arrangements (Administration of Julia Farr Services (Trusts) 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 Julia Farr Services (Trusts) Act) Proclamation 2007*.

2—Commencement

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

3—Administration of Act committed to Minister for Disability

The administration of the *Julia Farr Services (Trusts) Act 2007* is committed to the Minister for Disability.

Made by the Governor

with the advice and consent of the Executive Council
on 4 October 2007

DFCCS/06/033

South Australia

Legal Practitioners (Corresponding Laws) Proclamation 2007

under section 5 of the *Legal Practitioners Act 1981*

1—Short title

This proclamation may be cited as the *Legal Practitioners (Corresponding Laws) Proclamation 2007*.

2—Commencement

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

3—Declaration of corresponding laws

In accordance with section 5(6) of the *Legal Practitioners Act 1981*, the following are declared to be corresponding laws:

Legal Profession Act 2004 of New South Wales;

Legal Profession Act 2004 of Victoria;

Legal Profession Act of the Northern Territory;

Legal Profession Act 2006 of the Australian Capital Territory;

Legal Profession Act 2007 of Queensland;

Legal Profession Act 1993 of Tasmania.

Schedule 1—Revocation

1—Revocation of proclamations under section 5 of the *Legal Practitioners Act 1981*

- (1) The proclamation made under section 5(6) of the *Legal Practitioners Act 1981* on 16 September 1999 (*Gazette 16.9.1999 p1151*) is revoked.
- (2) The proclamation made under section 5(6) of the *Legal Practitioners Act 1981* on 14 December 2000 (*Gazette 14.12.2000 p3521*) is revoked.

Made by the Governor

with the advice and consent of the Executive Council
on 4 October 2007

AGO0092/07CS

South Australia

Youth Court (Designation and Classification of Special Justices) Proclamation 2007

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Special Justices) Proclamation 2007*.

2—Commencement

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

3—Designation and classification of special justices

The special justices named in Schedule 1 are—

- (a) designated as special justices of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Special justices of the Court

Barry Ronald Baker
Terri Lynn Christensen
Ann Pauline Foran
Mark Justin Gimbrere
Ronald John Hoey
Shirley Evelyn Hortin
Seija Anneli Leinonen
John Santo Maiolo
Peter Jeffrey Micklem
Julie-Ann Mould
Marlene Dawn Norton-Baker
Steven Michael O'Sullivan
Andrew John Underwood
Maria Underwood
Mark Wellington

Made by the Governor

with the advice and consent of the Executive Council
on 4 October 2007

AGO0142/06CS

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2007

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

- 4 Variation of Schedule 1—Long term dry areas
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2007*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

4—Variation of Schedule 1—Long term dry areas

- (1) Schedule 1, item headed "Kadina—Area 1", column headed "Period"—delete "2007" and substitute:

2008
- (2) Schedule 1, item headed "Kadina—Area 2", column headed "Period"—delete "2007" and substitute:

2008

- (3) Schedule 1, item headed "Moonta—Area 1", column headed "Period"—delete "2007" and substitute:
2008
- (4) Schedule 1, item headed "Moonta—Area 2", column headed "Period"—delete "2007" and substitute:
2008
- (5) Schedule 1, item headed "Moonta Bay—Area 1", column headed "Period"—delete "2007" and substitute:
2008
- (6) Schedule 1, item headed "Port Hughes—Area 1", column headed "Period"—delete "2007" and substitute:
2008
- (7) Schedule 1, item headed "Port Hughes—Area 2", column headed "Period"—delete "2007" and substitute:
2008
- (8) Schedule 1, item headed "Wallaroo—Area 1", column headed "Period"—delete "2007" and substitute:
2008
- (9) Schedule 1, item headed "Wallaroo—Area 2", column headed "Period"—delete "2007" and substitute:
2008
- (10) Schedule 1, item headed "Wallaroo—Area 3", column headed "Period"—delete "2007" and substitute:
2008

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 4 October 2007

No 237 of 2007

MCA07/035CS

South Australia

Optometry Practice (General) Regulations 2007

under the *Optometry Practice Act 2007*

Contents

1	Short title
2	Commencement
3	Interpretation
4	Representative bodies
5	Annual report
6	Authority conferred by registration as optometry student
7	Fees and returns
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9	Section 39 of Act not to apply to certain procedures
10	Obligation to report medical unfitness or unprofessional conduct of optometrist or optometry student
11	Meaning of health product
12	Meaning of health service
13	Registered person etc must declare interest in prescribed business
14	Information relating to claim against registered person to be provided
15	Fees

Schedule 1—Revocation and transitional provision

Part 1—Revocation of *Optometrists Regulations 1996*

Part 2—Transitional provision

1	Transitional provision
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1—Short title

These regulations may be cited as the *Optometry Practice (General) Regulations 2007*.

2—Commencement

These regulations will come into operation on 22 October 2007.

3—Interpretation

In these regulations—

Act means the *Optometry Practice Act 2007*.

4—Representative bodies

For the purposes of the definition of *representative body* in section 3(1) of the Act, each of the following is a representative body:

- (a) Optometrists Association Australia (SA Division) Incorporated;
- (b) Health Consumers Alliance of South Australia Incorporated.

5—Annual report

- (1) For the purposes of section 24(2)(a)(iv) of the Act, the following information is to be included in the Board's annual report in relation to the relevant financial year:
 - (a) the number of persons registered in each category of registration;
 - (b) the number of persons in each category of registration registered with limited registration;
 - (c) the number of optometry services providers who have given notice to the Board under section 34(1) of the Act;
 - (d) the number of complaints received by the Board against registered persons, optometry services providers or persons who occupy positions of authority in corporate or trustee optometry services providers from persons of Aboriginal or Torres Strait Islander descent;
 - (e) the number of persons included on the register of persons who have been prohibited by order of the Board from carrying on business as an optometry services provider or occupying a position of authority in a corporate or trustee optometry services provider;
 - (f) the number of disciplinary proceedings commenced before the Board and the outcomes of those proceedings;
 - (g) a statement of whether codes of conduct or professional standards for registered persons, codes of conduct for optometry services providers or guidelines on continuing optometry education for optometrists have been prepared or endorsed by the Board and, if so, a summary of the codes, standards or guidelines;
 - (h) a description of any committees established by the Board and the purposes for which they were established;
 - (i) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 46(1) of the Act;
 - (j) the number of persons in each category of registration in respect of whom reports have been received by the Board under section 46(2) of the Act;
 - (k) the number and nature of orders made by the Board under section 47 of the Act;
 - (l) the number of persons in each category of registration who have submitted information to the Board under section 59(1) of the Act;
 - (m) the number of persons in each category of registration in respect of whom notices have been received by the Board under section 65 of the Act;

- (n) the number of claims in respect of which information has been provided to the Board under section 68(1) of the Act;
 - (o) the number of claims in respect of which information has been provided to the Board under section 68(2) of the Act;
 - (p) the number of persons found guilty of an offence against the Act, the nature of the offences and the penalties imposed.
- (2) Information presented in relation to the relevant financial year should be presented in a manner enabling it to be compared with statistical data from previous years.

6—Authority conferred by registration as optometry student

- (1) For the purposes of section 26(a) of the Act, registration on the optometry student register authorises the person to provide optometry treatment under the supervision of an optometrist.
- (2) However, registration on the optometry student register does not authorise the person to prescribe, supply or administer drugs for the purpose of treating abnormalities or disorders of the eye.

7—Fees and returns

Section 32 of the Act does not apply to a person registered on the optometry student register.

8—Information to be given to Board by optometry services providers

Section 34(1)(e) of the Act does not apply to an optometry services provider who—

- (a) keeps a written record of the full names and nominated contact addresses of the optometrists through the instrumentality of whom the provider is providing optometry treatment; and
- (b) provides a copy of that record to the Board within 21 days of the Board making a written request for such a copy.

9—Section 39 of Act not to apply to certain procedures

Section 39 of the Act does not apply in relation to the use of surgery by an optometrist to—

- (a) remove a foreign body from an eye; or
- (b) irrigate a blocked tear duct; or
- (c) insert a punctal plug into a tear drain; or
- (d) epilate ingrowing eyelashes.

10—Obligation to report medical unfitness or unprofessional conduct of optometrist or optometry student

- (1) For the purposes of section 46(1) of the Act, the following information is required to be included in a report to the Board:
 - (a) the diagnosis of the condition of the optometrist or optometry student and its likely duration and prognosis;

- (b) if the person making the report is of the opinion that the optometrist or optometry student is or may be medically unfit to provide optometry treatment only in a particular branch of optometry—a statement specifying the particular branch of optometry and the reasons for the opinion.
- (2) For the purposes of section 46(2) of the Act, the following information is required to be included in a report to the Board:
- (a) the date, time and place at which it is alleged the optometrist or optometry student engaged in unprofessional conduct;
 - (b) the nature of the alleged unprofessional conduct.

11—Meaning of health product

For the purposes of the definition of *health product* in section 57 of the Act, the following are declared to be health products for the purposes of Part 6 of the Act:

- (a) therapeutic goods within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth;
- (b) frames for prescription glasses.

12—Meaning of health service

For the purposes of the definition of *health service* in section 57 of the Act, each of the following is declared to be a health service for the purposes of Part 6 of the Act:

- (a) homeopathy;
- (b) naturopathy;
- (c) nutritional therapy;
- (d) traditional Chinese medicine;
- (e) western herbal medicine.

13—Registered person etc must declare interest in prescribed business

- (1) For the purposes of section 59(1) of the Act, the information that must be given to the Board by a person who has an interest in a prescribed business is—
- (a) the full name and residential and postal address of the person who has the interest; and
 - (b) if the person who has the interest is a prescribed relative of a registered person—the relationship of the person to the registered person; and
 - (c) the name, address and nature of the prescribed business in which the person has the interest; and
 - (d) the nature of the interest and of any benefit derived from the interest; and
 - (e) if the interest consists of a shareholding in a prescribed business—the number, nominal value and class of shares held and particulars of any voting rights exercisable by the holder at a meeting of shareholders.
- (2) For the purposes of section 59(2) of the Act, details of the change in the information referred to in subregulation (1) must be given to the Board by the person.

14—Information relating to claim against registered person to be provided

- (1) For the purposes of section 68(1)(a) and (2)(a) of the Act, the information relating to a claim referred to in that section to be provided to the Board within 30 days after the claim is made is—
 - (a) the nature of the optometry treatment that is alleged to have been carried out negligently; and
 - (b) full details of the alleged negligence; and
 - (c) the address of the premises at which the negligence is alleged to have occurred; and
 - (d) the time at which and the date on which the negligence is alleged to have occurred; and
 - (e) full details of the injury suffered or allegedly suffered by the claimant as a result of the alleged negligence; and
 - (f) the date of the claim.
- (2) For the purposes of section 68(1)(b) and (2)(b) of the Act, the information relating to the claim referred to in that section to be provided to the Board within 30 days after any order is made by a court to pay damages or other compensation in respect of that claim or any agreement has been entered into for payment of a sum of money in settlement of that claim (whether with or without a denial of liability) is—
 - (a) information adequate to identify the claim; and
 - (b) details of any change in information previously provided to the Board relating to the claim; and
 - (c) details of the order or agreement (including the amount ordered or agreed to be paid).

15—Fees

- (1) The Board may fix—
 - (a) fees or charges for the purposes of the Act;
 - (b) fees or charges for services provided by the Board in the exercise of its functions under the Act.
- (2) However, no fee may be charged for registration on the optometry student register.
- (3) The Board may recover a fee or charge fixed under this regulation by action in a court of competent jurisdiction as a debt due to the Board from the person liable for payment of the fee or charge.

Schedule 1—Revocation and transitional provision

Part 1—Revocation of *Optometrists Regulations 1996*

The *Optometrists Regulations 1996* are revoked.

Part 2—Transitional provision

1—Transitional provision

A person who was a member of the Board immediately before the commencement of Schedule 1 clause 2(2) of the Act may continue to act as a member of the Board for the purpose of continuing and completing proceedings under the repealed Act.

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 4 October 2007

No 238 of 2007

HEACS/07/218

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CITY OF TEA TREE GULLY

DEVELOPMENT ACT 1993

Strategic Directions Report—Public Consultation

THE City of Tea Tree Gully has commenced a review of its Development Plan in accordance with Section 30 of the Development Act 1993.

A Policy Options Paper and Background Papers have been prepared which provide a background to the review, identify a number of planning issues and propose some preliminary policy options. The Policy Options Paper will be available for public inspection from Thursday, 4 October 2007 until Tuesday, 4 December 2007. It will be available during normal office hours at the following locations: City of Tea Tree Gully Civic Centre and Library, 571 Montague Road, Modbury; Golden Grove Recreation and Arts Centre, The Golden Way, Golden Grove; Burrageh Recreation Centre, 140 Kelly Road, Modbury North and Turramurra Recreation Centre, 1000 Lower North East Road, Highbury. The papers are also available on Council's website, located at www.teatreegully.sa.gov.au.

Written submissions regarding the Policy Options Paper will be accepted by the City of Tea Tree Gully up until 5 p.m. on Tuesday, 4 December 2007. All submissions should be addressed to the Chief Executive Officer, City of Tea Tree Gully, P.O. Box 571, Modbury, S.A. 5092.

A public hearing is scheduled for 7 p.m. on Tuesday, 11 December 2007 in the Civic Centre. Submissions should clearly indicate whether you wish to speak at the public hearing. If no submissions indicate a wish to be heard at the hearing, then the public hearing will not be held.

Copies of all submissions received will be available at the Civic Centre for inspection by interested persons from Wednesday, 5 December 2007 until the date of the public hearing.

Further enquiries can be directed to Rita Giannantonio on 8397 7405 or Ingrid Wilkshire on 8397 7292.

GREG PERKIN, Chief Executive Officer

CITY OF WEST TORRENS

DEVELOPMENT ACT 1993

West Torrens (City) Development Plan—Local Heritage Plan Amendment Report (PAR)—Draft for Public Consultation

NOTICE is hereby given that the City of West Torrens has prepared a draft Plan Amendment Report (PAR) to amend the West Torrens (City) Development Plan.

It affects properties currently identified in Council's Development Plan as State Heritage Places and Local Heritage Places, as well as proposing new properties to be listed as Local Heritage Places.

Further the draft PAR proposes to amend heritage related policy in the West Torrens (City) Development Plan to:

- (a) Add new Local Heritage Places (by amendment to Table WeTo/4);
- (b) Amend the existing list of Local Heritage Places (Table WeTo/4) and insert a description of the 'Elements of Value' for each place;
- (c) Assign a non-complying classification to the demolition of 'Elements of Value' of a State Heritage Place;
- (d) Amend existing Historic (Conservation) Policy Areas by identifying places (to be known as 'Contributory Items') that contribute to the heritage character of these Policy Areas;
- (e) Add new Historic (Conservation) Policy Areas in the existing Residential Zone within the suburbs of Hilton, Marleston and Brooklyn Park;
- (f) Update Council-wide policies relating to heritage to ensure there are no duplicated, obsolete or conflicting policies by adopting, where appropriate, policies from the Better Development Plan Module suite;

- (g) Make minor amendments to correct errors relating to map referencing, policy area numbering and duplication of explanatory text; and
- (h) Make minor amendment to the eastern boundary of Policy Area 35 to correctly identify the extent of the Local Heritage Place and relocate the Policy Area provisions to the Local Centre Zone in accordance with the existing zoning of the land.

These amendments to the Development Plan are proposed as a result of recent Heritage Studies and reviews of the Development Plan.

The proposed amendments apply immediately for a period of 12 months or until gazettal of the PAR, whichever occurs first, in accordance with interim operation provisions at section 28 of the Development Act 1993.

The draft PAR will be available for public inspection during normal office hours at the Civic Centre, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton from Thursday, 4 October 2007 to Wednesday, 16 January 2008. The draft PAR will also be available for inspection at the Hamra Centre Library, Brooker Terrace, Hilton. The PAR can also be viewed on Council's website: www.wtcc.sa.gov.au. A copy of the PAR can be purchased from the Civic Centre for \$17.50.

Written submissions regarding the draft PAR will be accepted by the City of West Torrens until 5 p.m. on Wednesday, 16 January 2008. Written submissions should clearly indicate whether you wish to speak at the public hearing on your submission. All submissions should be entitled 'Local Heritage PAR—Submission' and be addressed to the Chief Executive Officer, City of West Torrens, 165 Sir Donald Bradman Drive, Hilton, S.A. 5033.

Copies of all submissions received will be available for inspection by interested persons at the City of West Torrens Civic Centre, 165 Sir Donald Bradman Drive, Hilton from Thursday, 17 January 2008 until the date of the public hearing.

A public hearing will be held on Tuesday, 29 January 2008 at 7.30 p.m. at the Civic Centre, 165 Sir Donald Bradman Drive, Hilton. The public hearing may not be held if no submissions are received or if no submission indicates an interest in speaking at the public hearing.

Dated 4 October 2007.

T. M. STARR, Chief Executive Officer

TOWN OF WALKERVILLE

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of Council held on Monday, 24 September 2007 and for the year ending 30 June 2008 it was resolved to adopt, for rating purposes, the capital values made by the Valuer-General totalling \$1 936 147 500 in respect to rateable land in the Council area.

Declaration of Rates

Council declared the following differential rates based upon the use of the land, on the capital value of all rateable land within its area:

- (a) Residential: 0.002158 cents in the dollar.
- (b) Commercial (Shop): 0.003150 cents in the dollar.
- (c) Commercial (Office): 0.003150 cents in the dollar.
- (d) Commercial (Other): 0.003150 cents in the dollar.
- (e) Industry (Light): 0.003150 cents in the dollar.
- (f) Industry (Other): 0.003150 cents in the dollar.
- (g) Primary Production: 0.003150 cents in the dollar.
- (h) Vacant Land: 0.003150 cents in the dollar.
- (i) Other: 0.003150 cents in the dollar.

Declaration of Minimum Amount

Council fixes a minimum amount payable by way of general rates of \$730.90.

Declaration of Separate Rate—Natural Resources Management Levy

Council declared a separate rate of 0.000070 cents in the dollar, based on the capital value of rateable land in the Council's area in order to recover the amount payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

Payment of Rates

Rates will fall due and in four equal or approximately equal instalments on the following dates:

6 November 2007;
22 January 2008;
8 April 2008;
17 June 2008.

H. DYER, Chief Executive Officer

ALEXANDRINA COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Roads, Currency Creek

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Alexandrina Council proposes to make a Road Process Order to close and vest in the Crown portion of the public roads adjoining Section 218, Hundred of Goolwa, shown more particularly delineated and lettered 'A' and 'B' on the Preliminary Plan No. 07/0063.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Alexandrina Council, 11 Cadell Street, Goolwa and the Adelaide office of the Surveyor-General during normal office hours.

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

The application for easement or objection must be made in writing to the Council, Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 4 October 2007.

J. COOMBE, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Change of Meeting Date

NOTICE is hereby given that Council hereby advises that its October 2007 Ordinary meeting has been rescheduled for Tuesday, 16 October 2007 at 4 p.m. in the Council Chambers, 44 O'Loughlin Terrace, Ceduna.

A. J. IRVINE, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Change of Council/Key Committee Meeting Venue

NOTICE is hereby given that at a meeting held on 25 September 2007, it was resolved that the Council/Key Committee meetings for October 2007, be held on Tuesday, 23 October 2007, commencing at 4.30 p.m. in the Frances Hotel Dining Room, Railway Terrace, Frances.

A. EVANS, Chief Executive Officer

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

Aldgate, Brian, late of 1 Eaton Avenue, Goolwa Beach, retired engineer, who died on 20 July 2007.

Allan, Lorna Merle, late of Grainger Road, Somerton Park, retired secretary, who died on 29 June 2007.

Baloosh, Guzzy, late of Marree, camel driver, who died on 24 June 1941.

Binns, Lloyd Roy, late of 2-10 First Street, Brompton, retired cleaner, who died on 29 July 2007.

Briggs, Elizabeth, late of 333 Marion Road, North Plympton, home duties, who died on 28 June 2007.

Eglite, Velta, late of 39 Campus Drive, Aberfoyle Park, of no occupation, who died on 18 June 2006.

Elton, Eunice Audrey, late of 20A Cowley Avenue, Dudley Park, teacher, who died on 5 November 2006.

Hyde, Alan Graham, late of 12 Esplanade, Victor Harbor, retired teacher, who died on 1 July 2007.

McPherson, Mavis Vera, late of 77 Seaview Road, Port Augusta, of no occupation, who died on 4 August 2007.

Potter, Merva Madge, late of 9 Albert Street, Semaphore, widow, who died on 27 July 2007.

Sellick, Leslie Frank, late of 5 Silver Street, Salisbury North, retired warehouse manager, who died on 11 June 2007.

Smith, Graham, late of 286 Portrush Road, Kensington, retired Commonwealth public servant, who died on 1 July 2007.

Sullivan, Betty Joy, late of 20 Dinning Terrace, Bordertown, home duties, who died on 18 March 2007.

Thompson, Phyllis Emilie, late of 14 Frew Street, Fullarton, of no occupation, who died on 13 August 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 5000, full particulars and proof of such claims, on or before 2 November 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 4 October 2007.

M. I. BODYCOAT, Public Trustee

ORION SECURITY PTY LTD
(ACN 105 943 468)*Notice of Intention to Declare a Dividend*

NOTICE is hereby given that a first and final dividend is to be declared to unsecured creditors on 27 November 2007 for the company.

Creditors whose debts or claims have not already been admitted are required on or before 6 November 2007 formally to prove their debts or claims. If they do not, they will be excluded from the benefit of the dividend.

Dated 2 October 2007.

T. J. CLIFTON AND P. I. MACKS, Joint and
Several Deed Administrators

ATTENTION

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

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

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

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

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

Email: governmentgazette@dpc.sa.gov.au