



**THE SOUTH AUSTRALIAN**

**GOVERNMENT GAZETTE**

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PUBLISHED BY AUTHORITY

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ADELAIDE, THURSDAY, 10 JULY 2008

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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](mailto: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](http://www.governmentgazette.sa.gov.au)

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

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. 28 of 2008—Criminal Law Consolidation (Double Jeopardy) Amendment Act 2008. An Act to amend the Criminal Law Consolidation Act 1935.

No. 29 of 2008—Local Government (Superannuation Scheme) Amendment Act 2008. An Act to amend the Local Government Act 1999.

No. 30 of 2008—Training and Skills Development Act 2008. An Act relating to higher education, vocational education and training, adult community education and education services for overseas students; to establish the Training and Skills Commission; to repeal the Training and Skills Development Act 2003; to make related amendments to the Fair Work Act 1994 and for other purposes.

By command,

JENNIFER RANKINE, for Premier

DPC06/0875

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Chiropractic and Osteopathy Board of South Australia, pursuant to the provisions of the Chiropractic and Osteopathy Practice Act 2005:

Member: (from 10 July 2008 until 9 July 2011)  
Meegan Townsend Osti

By command,

JENNIFER RANKINE, for Premier

HEACS/08/273

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of The Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978:

Member: (from 10 July 2008 until 9 July 2012)  
Karen Estelle Porter  
Kym Winter-Dewhirst

By command,

JENNIFER RANKINE, for Premier

EHCS08/0019

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Gail Elizabeth Gago, MLC, Minister for Environment and Conservation, Minister for Mental Health and Substance Abuse and Minister Assisting the Minister for Health to be also Acting Minister for Health, Acting Minister for the Southern Suburbs and Acting Minister Assisting the Premier in the Arts for the period from 4 August 2008 until 15 August 2008 inclusive, during the absence of the Honourable John David Hill, MP.

By command,

JENNIFER RANKINE, for Premier

HEACS/08/295

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Jane Diane Lomax-Smith, MP, Minister for Education and Children's Services, Minister for Tourism and Minister for the City of Adelaide to be also Acting Minister for Agriculture, Food and Fisheries and Acting Minister for Forests for the period from 4 August 2008 until 20 August 2008 inclusive, during the absence of the Honourable Rory John McEwen, MP.

By command,

JENNIFER RANKINE, for Premier

MAFF08/011CS

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Rory John McEwen, MP, Minister for Agriculture, Food and Fisheries and Minister for Forests to be also Acting Minister for the River Murray, Acting Minister for Water Security, Acting Minister for Regional Development, Acting Minister for Small Business and Acting Minister Assisting the Minister for Industry and Trade for the period from 12 July 2008 until 20 July 2008 inclusive, during the absence of the Honourable Karlene Ann Maywald, MP.

By command,

JENNIFER RANKINE, for Premier

MRMCS08/060

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint Warren McCann to act in the position of Commissioner for Public Employment for a period commencing on 12 July 2008 and expiring on 19 October 2008, pursuant to section 19 of the Public Sector Management Act 1995 and section 36 (d) of the Acts Interpretation Act 1915.

By command,

JENNIFER RANKINE, for Premier

DPC027/00CSPT2

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint John Thomas Hill as a part-time Commissioner of the Essential Services Commission of South Australia for a period of two years commencing on 28 July 2008 and expiring on 27 July 2010, pursuant to sections 12 and 13 of the Essential Services Commission Act 2002.

By command,

JENNIFER RANKINE, for Premier

TF08/028CS

Department of the Premier and Cabinet  
Adelaide, 10 July 2008

HIS Excellency the Governor in Executive Council has been pleased to appoint John Thomas Hill as Acting Chairperson of the Essential Services Commission of South Australia for a term commencing on 28 July 2008 and expiring on 27 July 2010, pursuant to section 14 the Essential Services Commission Act 2002.

By command,

JENNIFER RANKINE, for Premier

TF08/028CS

## AERODROME FEES ACT 1998

## PARAFIELD AIRPORT

*Schedule of Charges—Effective from 1 July 2008*

THE following charges apply to the use of Parafield Airport:

*(a) Landing Charge:*

- (i) For each aircraft weighing more than 10 000 kg MTOW, a charge of \$6.76 per 1 000 kg MTOW *pro rata*.
- (ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10 000 kg MTOW, a single charge of \$6.76 per 1 000 kg MTOW *pro rata*.
- (iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airport Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours, then a daily charge of \$6.76 per 1 000 kg MTOW *pro rata* will be levied in addition to the landing charge. It is the responsibility of the aircraft owner/operator to ensure that the form is lodged with PAL by the due date.

*(b) General Aviation Access Charge (GAAC)*

For each aircraft not covered by *(a)* above a GAAC of \$6.76 per 1 000 kg MTOW *pro rata* per day or part of a day will be made. GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below:

	Rate per 1 000 kg MTOW ( <i>pro rata</i> ) \$	Effective discount rate %
One Month.....	185.00	10
Six Months.....	987.00	20
Twelve Months.....	1 727.00	30

(MTOW = maximum take-off weight as specified by the manufacturer)

The prices shown in this Schedule are inclusive of GST.

This Schedule may change from time to time. By using Parafield Airport the Aircraft Operator is deemed to have accepted these Charges as amended from time to time.

## AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

*Approval of Quality Assurance Schemes*

NOTICE is hereby given that pursuant to Regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, the Quality Assurance Scheme listed in Column A is approved by the Minister for Agriculture, Food and Fisheries for the specified crops listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

Column A	Column B	Column C
A scheme established by the Freshcare Code of Practice On-farm Food Safety Program for Fresh Produce, based on HACCP Principles, published by Freshcare Ltd, N.S.W. Australia.	basil, beetroot, bok choy, chicory, coriander, endive, lettuce, mint, parsley, radish, silverbeet, spinach, spring onion.	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd (ABN 4509 287 9082).

Dated 7 July 2008.

DON PLOWMAN, Executive Director, Agriculture, Food and Wine for and on behalf of RORY MCEWEN, Minister for Agriculture, Food and Fisheries

AGRICULTURAL AND VETERINARY PRODUCTS  
(CONTROL OF USE) ACT 2002

NOTICE BY THE MINISTER

*Revocation of Authorised Officers*

I, RORY McEWEN, Minister for Agriculture, Food and Fisheries, pursuant to section 23 (3) of the Agricultural and Veterinary Products (Control of Use) Act 2002, do hereby revoke the appointments of the following persons as Authorised Officers for the purposes of this Act:

Gloria Joy Compton  
Graham Murray Fromm  
Gregory Ian Secomb  
Gary Thomas Simpson

Dated 24 June 2008.

RORY McEWEN, Minister for Agriculture,  
Food and Fisheries

AGRICULTURAL AND VETERINARY PRODUCTS  
(CONTROL OF USE) ACT 2002

NOTICE BY THE MINISTER

*Appointment of Authorised Officers*

I, RORY McEWEN, Minister for Agriculture, Food and Fisheries, pursuant to section 23 (1) of the Agricultural and Veterinary Products (Control of Use) Act 2002, do hereby appoint the following persons as Authorised Officers for the purposes of this Act:

Chloe Houlson  
Leah Julie Feuerherdt

Dated 24 June 2008.

RORY McEWEN, Minister for Agriculture,  
Food and Fisheries

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF  
MOUNT GAMBIER—RESIDENTIAL ZONE (COMPLYING  
POLICY) DEVELOPMENT PLAN AMENDMENT

*Preamble*

1. The Development Plan amendment entitled 'City of Mount Gambier—Residential Zone (Complying Policy) Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I—

- (a) approve the Plan Amendment; and  
(b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 10 July 2008.

PAUL HOLLOWAY, Minister for Urban  
Development and Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): WATTLE  
RANGE COUNCIL—BETTER DEVELOPMENT PLAN  
(BDP) CONVERSION AND GENERAL PLAN AMEND-  
MENT

*Preamble*

1. The Development Plan amendment entitled 'Wattle Range Council—Better Development Plan (BDP) Conversion and General Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 25 of the Development Act 1993, I—

- (a) approve the Plan Amendment; and  
(b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 10 July 2008.

PAUL HOLLOWAY, Minister for Urban  
Development and Planning

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Leslie Morrison of Marine Aquarium/Animal Care Unit, Biological Sciences, Flinders University, G.P.O. Box 2100, Adelaide, S.A. 5001 (the 'exemption holder') or a person acting as her agent, is exempt from section 70 of the Fisheries Management Act 2007, but only insofar as they may engage in the activities specified in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 4 July 2008 until 30 June 2009, unless varied or revoked earlier.

SCHEDULE 1

The collection of aquatic organisms (not including protected species) from all waters of South Australia including intertidal 'rocky' reefs, excluding aquatic reserves.

SCHEDULE 2

- 2 beach seine nets (maximum length not exceeding 50 m);
- 5 drop nets;
- 2 plankton nets;
- 1 beam trawl net (the maximum width of which does not exceed 2 m);
- 1 cash net;
- 10 fish traps;
- 1 miniature otter trawl;
- hook and line;
- butterfly/dab nets;
- 1 bait pump;
- 1 shovel;
- 1 corer.

SCHEDULE 3

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.

2. Before collecting any specimens pursuant to this notice, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 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/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902135.

3. The exemption holder must submit the previously supplied reporting sheet by 31 July 2009 to the Director of Fisheries, G.P.O. Box 1625, Adelaide, S.A. 5001.

4. While engaged in the exempted activity, the exemption holders must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

5. A person acting as an agent must be in possession of a signed letter from the exemption holder stating that they are acting as an agent during the exempted activity.

6. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 2 July 2008.

W. ZACHARIN, Director of Fisheries

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Shaun O'Sullivan of the University of South Australia, Hetzel Building, H204 Frome Road, Adelaide, S.A. 5000 (the 'exemption holder') or a person acting as his agent is exempt from Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the activities specified in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 2 July 2008 until 31 May 2009, unless varied or revoked earlier.

## SCHEDULE 1

The collection of the following species from marine coastal waters of South Australia within Gulf St Vincent, including intertidal rocky reefs (excluding aquatic reserves):

- *Donax deltoideus*—Pipi.
- *Turbo undulatus*—Periwinkle.
- *Nerita atramentosa*.
- *Patiriella brevispina*—sea star.
- *Heliocidaris erthrogramma*—sea urchin.
- *Australonuphis teres*.
- *Perinereis vallata*.
- *Nephtys australiensis*.
- *Galeolaria caespitosa*.
- *Carinus maenas*.
- *Paelamon litoreus*.
- *Euprymna tasmanica*—Southern dumpling squid.
- *Arripis georgianus*—Australian Herring.
- *Argyrosomus japonicus*—Mulloway.
- Family *Mugilidae*—Mullet.

## SCHEDULE 2

- Hand nets.
- Light.
- Buckets.

## SCHEDULE 3

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.

2. A maximum of 20 specimens of each species (other than southern dumpling squid) may be collected pursuant to this notice. A maximum of five southern dumpling squid may be collected pursuant to this notice.

3. The exempted activity may be undertaken on behalf of the exemption holder by Dr Michael Kokkinn and Christie Bader of the University of South Australia.

4. Before collecting any specimens pursuant to this notice, the exemption holder or a person acting as an agent must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 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/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902121.

5. The exemption holder must provide a written report to the Director of Fisheries, G.P.O. Box 1625, Adelaide, S.A. 5001, within 14 days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location and time of the collection.

6. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 2 July 2008.

W. ZACHARIN, Director of Fisheries

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Nicholas Payne of the School of Earth and Environmental Sciences, North Terrace, University of Adelaide, S.A. 5005 (the 'exemption holder') or a person acting as his agent, is exempt from section 79 of the Fisheries Management Act 2007, but only insofar as the exemption holder shall not be guilty of an offence when taking giant cuttlefish eggs and tagging adult specimens (*Sepia apama*) from the waters specified in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 7 July 2008 until 30 September 2008, unless varied or revoked earlier.

## SCHEDULE 1

Whyalla cuttlefish closure, as described in the notice made under section 79 of the Fisheries Management Act 2007, dated 28 May 2008.

## SCHEDULE 2

1. A maximum of 240 eggs can be taken pursuant to this exemption.

2. The specimens collected pursuant to the exemption notice can only be used for research purposes and the eggs and hatchlings (if applicable) must not be sold.

3. All adult individuals once tagged must be immediately returned to the water as near as possible to the place of capture.

4. The exemption holder or a person acting as an agent 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. 9902133.

5. The exemption holder must provide a written report to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001) within seven days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time and conditions of the collection.

6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 7 July 2008.

W. ZACHARIN, Director of Fisheries

## GAMING MACHINES ACT 1992

## Notice of Application

NOTICE is hereby given, pursuant to section 29 of the Gaming Machines Act 1992, that Holles Street Pty Ltd has applied to the Licensing Authority for a variation to the Gaming Layout and to increase the number of Gaming Machines in respect of premises situated at 29 Taylor Street, Kadina, S.A. 5554 and known as Kadina Hotel.

The application has been set down for callover on 8 August 2008 at 9 a.m.

## Conditions

The following licence conditions are sought:

- That the number of Gaming Machines are increased from 31 machines to 40 and that the Gaming Layout be varied in accordance with the plan lodged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Holles Street Pty Ltd, 29 Taylor Street, Kadina, S.A. 5554.

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

Dated 30 June 2008.

Applicant

#### GEOGRAPHICAL NAMES ACT 1991

##### *Notice of Declaration of Names of Places*

##### CORRIGENDUM

IN the *Government Gazette* of 3 July 2008, page 3152, first notice appearing, the declared 'Exclude from Frewville and include in Glenside that portion of Lot 738 in Deposited Plan 55725 so that the whole of the Lot within Strathalbyn', *should* have been shown as 'that the whole of the Lot within Glenside'.

Dated 7 July 2008.

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

DTEI.22-413/07/0032

#### HARBORS AND NAVIGATION ACT 1993

##### *Determination of the State Crewing Committee*

A MEETING of the State Crewing Committee was convened on 24 April 2008, to determine the crewing of the vessel *Sea Spirit 1* owned by Islands Transport Holdings Pty Ltd.

PATRICK CONLON, Minister for Transport

V29442

#### HARBORS AND NAVIGATION ACT 1993

##### *Determination of the State Crewing Committee in respect of the M.V. 'Sea Spirit 1'*

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, in respect of the *Sea Spirit 1* whilst operating within this limit:

*Restricted area Wallaroo and Lucky Bay Operations only*

##### *Minimum Complement*

The Crewing determination is valid for *Sea Spirit 1* operating with two engines only.

Six persons—Master, Mate, Engineer, 2nd Engineer, General Purpose Person (2).

##### *Minimum Qualifications of Crew*

Master—Certificate of Competency as a Master Class 4.

Mate—Certificate of Competency as a Master Class 5.

Engineer—Marine Engine Drive Grade 1 with the electrical paper from the Engineer Class 3 Certificate of Competency and to hold a trade certificate.

2nd Engineer—Marine Engine Driver Grade 2 with the electrical paper from the Engineer Class 3 Certificate of Competency and to hold a trade certificate.

GP—General Purpose Person (2), an able-bodied person not less than 16 years of age with not less than three months experience and has successfully completed an approved Occupational Health and Safety at Sea course.

*Please note: Mate or General Purpose Person can be the holder of the 2nd Engineer Marine Engine Driver Grade 2.*

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

#### HARBORS AND NAVIGATION ACT 1993

##### ADDENDUM

##### *Determination of the State Crewing Committee*

THE following determination is made by the State Crewing Committee pursuant to part 6, section 45 of the Harbors and Navigation Act 1993, was convened on 18 June 2008.

PATRICK CONLON, Minister for Transport

TSA V28491

#### HARBORS AND NAVIGATION ACT 1993

##### *Determination of the State Crewing Committee in respect of the M.V. 'Dolphin Explorer'*

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

##### *Operational Limits*

Limit 1—Smooth Waters Port Adelaide river north of a line drawn 270° from Outer Harbor Signal station and Barker inlet not north of a line drawn 050°T ↔ 230°T through Point Grey Light Beacon.

##### *Minimum Complement*

##### *For 50 Passengers:*

Limit 1—Two Masters, one GP (General Purpose Person).

##### *For 51-300 Passengers:*

Limit 1—Two Masters, two GP's.

##### *For 301-500 Passengers:*

Limit 1—Two Masters, three GP's.

##### *For 501-700 Passengers:*

Limit 1—Two Masters, four GP's and two Modified GP's.

##### *Minimum Qualifications of Crew*

Masters—Certificate of Competency as a Master Class 5 (2).

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

Modified GP's—As per training determined by the State Crewing Committee.

Safety Induction Course to be held by owners for all supernumerics.

*Please note: Either the Master Class 5 or General Purpose Persons to hold a Certificate of Competency as a Marine Engine Driver Grade 2.*

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

#### LAND ACQUISITION ACT 1969

##### (SECTION 16)

##### *Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 33 Warwick Street, Walkerville, S.A. 5081, acquires the following interests in the following land:

##### *Definition of Land Acquired*

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 6, Taylors Road, Waterloo Corner, being portion of allotment 6 in Filed Plan 114820 comprised in certificate of title volume 5777, folio 724 and being the whole of the land numbered 52 in the Plan DP 76440 lodged at the Lands Titles Office.

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

*Compensation*

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

*Inquiries*

Inquiries should be directed to:

Jim Tuppin,  
P.O. Box 1,  
Walkerville, S.A. 5081  
Telephone: (08) 8343 2760

Dated 10 July 2008.

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

A. HARTLEY, Acting Manager, Property Planning and Management Services, Department for Transport, Energy and Infrastructure

DTEI 2007/04607/01

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

Tiffany Alana Ryan, an employee of Mazzeo Real Estate Pty Ltd.

## SCHEDULE 2

The land described in the whole of certificate of title register book volume 5244, folio 225, situated at 51 Womma Road, Elizabeth North, S.A. 5113.

Dated 4 July 2008.

J. RANKINE, Minister for Consumer Affairs

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

David Braunack, an officer of Homburg Group Pty Ltd.

## SCHEDULE 2

The land described in the whole of certificate of title register book volume 5968, folio 905, situated at Lot 19, Atze Parade, Nuriootpa, S.A. 5355.

J. RANKINE, Minister for Consumer Affairs

## LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that City of Playford has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 73 Elizabeth Way, Elizabeth, S.A. 5112 and to be known as Northern Sound System.

The application has been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- For consumption on the licensed premises.
- For periods commencing 60 minutes prior and concluding 60 minutes after the conclusion of any cinematographic entertainment, live entertainment, seminars, workshops, receptions, balls, trade shows, theatrical functions or like activity.
- To sell liquor in accordance with section 40 of the Liquor Licensing Act 1997 and any other conditions of this licence.
- Extended Trading Authorisation to apply to the whole licensed premises:
  - Friday and Saturday: Midnight to 1 a.m. the following day.
- Entertainment Consent to apply to the areas as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Norman Waterhouse Lawyers, Level 15, 45 Pirie Street, Adelaide, S.A. 5000 (Attention: Kate Oliver).

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

Dated 7 July 2008.

Applicant

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES  
ACT 1992

*Notice of Application*

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that Austral Inn Hotel Pty Ltd as trustee for Garrard Trading Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence and variation to an Extended Trading Authorisation in respect of premises situated at 16 Railway Terrace, Quorn, S.A. 5433 and known as Austral Motel-Hotel.

The applications have been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Variation to an Extended Trading Authorisation to include the following hours:
  - Friday and Saturday: Midnight to 2 a.m. the following day;
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to midnight;
  - Good Friday: Midnight to 2 a.m.;
  - Christmas Day: Midnight to 2 a.m.
  - Days preceding other Public Holidays: Midnight to 2 a.m. the following day;
  - Sundays preceding Public Holidays: 8 p.m. to 2 a.m. the following day.
- For consumption off the premises:
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 9 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Leon McEvoy).

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 4 July 2008.

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 Playford City Soccer Club Pty Ltd has applied to the Licensing Authority for a Redefinition in respect of premises situated at Barfield Crescent, Elizabeth West, S.A. 5112 and known as Playford Patriots.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- To redefine the licensed area to include the area surrounding the Grandstand and Clubrooms as per plans lodged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Playford City Soccer Club Pty Ltd, P.O. Box 16, Elizabeth, S.A. 5113 (Attention: Malcolm Osborne).

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 June 2008.

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 Edible Blooms Pty Ltd has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at 54A King William Road, Goodwood, S.A. 5034 and to be known as Edible Blooms.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Liquor is to be sold only in gift hampers.
- The sale of alcohol will be limited to a maximum of 5 litres per gift hamper.

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: 1 August 2008).

The applicant's address for service is c/o Edible Blooms Pty Ltd, 54A King William Road, Goodwood, S.A. 5034.

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

Dated 30 June 2008.

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 Salisbury and Elizabeth Darts Association Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 17 Bagster Road, Salisbury North, S.A. 5108 and to be known as Salisbury and Elizabeth Local Darts Association.

The application has been set down for hearing on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- The licence will apply on Tuesdays from 6.30 p.m. until midnight to the areas as per plans lodged.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 1 August 2008).

The applicant's address for service is c/o Salisbury and Elizabeth Darts Association Inc., P.O. Box 620, Elizabeth, S.A. 5112 (Attention: Gregory Brow).

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

Dated 30 June 2008.

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 Basheer S. & A. D. Nominees Pty Ltd has applied to the Licensing Authority for a Redefinition, Alterations, variation to an Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 129 North Terrace, Adelaide, S.A. 5000 and known as Strathmore Hotel.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Approval for Redefinition and Alterations to build a Terrace Bar, timber deck on the 1st Floor with acoustic screening and roofing, a second external staircase, modifications to existing stairs and to increase the size of the Function Room as per plans lodged with this office.
- Variation to the current Extended Trading Authorisation to include the abovementioned areas.
- Variation to the current Entertainment Consent to include the abovementioned areas.

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: 1 August 2008).

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

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 July 2008.

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 Blackwood & Districts Sub-Branch R.S.L. has applied to the Licensing Authority for a Redefinition, Alterations and variation to an Extended Trading Authorisation licence in respect of premises situated at 1 Brighton Parade, Blackwood, S.A. 5051 and known as R.S.L. Blackwood & Districts Sub Branch.

The application has been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Alterations and Redefinition to include an outdoor decking area on the southern wall of the premises.
- Variation to current Extended Trading Authorisation to include the proposed outdoor 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 applicant at the applicant's address, at least seven days before the callover date (viz: 8 August 2008).

The applicant's address for service is c/o Blackwood & Districts Sub-Branch R.S.L., 1 Brighton Parade, Blackwood, S.A. 5051.

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

Dated 1 July 2008.

Applicant

## LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that David Edward Clark has applied to the Licensing Authority for a Special Circumstances Licence with Entertainment Consent in respect of premises situated at 133 Main Road, McLaren Vale, S.A. 5171 and to be known as Singing Gallery.

The application has been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- To sell liquor for consumption on the licensed premises on any day except Christmas Day and Good Friday between 11 a.m. and 11 p.m.
- The sale of liquor is for a period of not more than one hour before and performance and one hour after the conclusion of the performance (inclusive).
- Entertainment Consent to apply from 11 a.m. to 11 p.m. on any 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: 1 July 2008).

The applicant's address for service is c/o David Clark, P.O. Box 452, 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 3 July 2008.

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 D'Arenberg Pty Ltd has applied to the Licensing Authority for Entertainment Consent and Redefinition in relation to the Producer's Licence and for Redefinition, variation to Entertainment Consent and variation to an Extended Trading Authorisation in relation to the Special Circumstances Licence in respect of premises situated at Osborn Road, McLaren Vale, S.A. 5171 and known as Osborn's D'Arenberg Vineyards.

The application has been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Redefinition of the Producer's Licence to be relocated in a proposed new building.
- Entertainment Consent is sought as per plans lodged with this office.
- Redefinition of Special Circumstances to be relocated in a proposed new building.
- Variation to the areas that Entertainment Consent and Extended Trading Authorisation applies as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

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

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 July 2008.

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 Two M Management Pty Ltd as trustee for Young Street Family Trust and Moose Corp Trust have applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) and Extended Trading Authorisation in respect of premises situated at 5/11 O'Connell Street, North Adelaide, S.A. 5006 and to be known as Goodlife Modern Organic Pizza North Adelaide.

The application has been set down for callover on 8 August 2008 at 9 a.m.

*Conditions*

The following licence conditions are sought:

- Approval under Section 34 (1) (c) to sell liquor for consumption on the licensed premises by persons:
  - (a) seated at a table; or
  - (b) attending a function at which food is provided.
- Extended Trading Authorisation to include the proposed times:
  - Monday to Saturday: Midnight to 1 a.m. the following day;
  - Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the callover date (viz: 1 August 2008).

The applicants' address for service is c/o Two M Management Pty Ltd, 170 Hutt Street, Adelaide, S.A. 5000 (Attention: Martin Greenrod).

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 3 July 2008.

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 Kimba Golf Club Inc. has applied to the Licensing Authority for a variation to an Extended Trading Authorisation in respect of premises situated at Buckleboo Road, Kimba, S.A. 5641 and known as Kimba Golf Club.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Extended Trading Authorisation:

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

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

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Anne Moyle, P.O. Box 301, Kimba, S.A. 5641.

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 3 July 2008.

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 Punt Brothers Investments Pty Ltd has applied to the Licensing Authority for an Extension of Trading Area and variation to an Extended Trading Authorisation in respect of premises situated at 95 Gouger Street, Adelaide, S.A. 5000 and known as Escobar.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Extension of Trading Area to include an Outdoor Dining Area.
- Variation to Extended Trading Authorisation to apply to the abovementioned area for the following hours:

Monday to Saturday: Midnight to 5 a.m. the following day;

Sunday: 8 a.m. to 11 a.m. and 8 p.m. to 5 a.m. the following day;

Good Friday: Midnight to 2 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: 1 August 2008).

The applicant's address for service is c/o Kelly & Co. Lawyers, G.P.O. Box 286, Adelaide, S.A. 5001 (Attention: Jarrod Ryan).

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

Dated 7 July 2008

Applicant

#### LIQUOR LICENSING ACT 1997

##### *Notice of Application*

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that the City of Playford has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 73 Elizabeth Way, Elizabeth, S.A. 5112 and to be known as Northern Sound System.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- For consumption on the licensed premises.
- For periods commencing 60 minutes prior and concluding 60 minutes after the conclusion of any cinematographic entertainment, live entertainment, seminars, workshops, receptions, balls, trade shows, theatrical functions or like activity.
- To sell liquor in accordance with section 40 of the Liquor Licensing Act 1997 and any other conditions of this licence.
- Extended Trading Authorisation to apply to the whole of the licensed premises:
  - Friday and Saturday: Midnight to 1 a.m. the following day.
- Entertainment Consent to apply to the areas as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Norman Waterhouse Lawyers, Level 15, 45 Pirie Street, Adelaide, S.A. 5000 (Attention: Kate Oliver).

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 4 July 2008.

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 Dural Wines Australia Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at Barossa Valley Way, Nuriootpa, S.A. 5355 and to be known as Dural Wines Australia Pty Ltd.

The application has been set down for callover on 8 August 2008 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: 1 August 2008).

The applicant's address for service is c/o Dural Wines Australia Pty Ltd, P.O. Box 852, Nuriootpa, S.A. 5355 (Attention: Reid Bosward).

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 4 July 2008.

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 Wisdom Creek Wines Pty Ltd has applied to the Licensing Authority for the removal of a Producer's Licence and Redefinition in respect of premises situated at 121 Ral Ral Avenue, Renmark, S.A. 5341 and to be situated at 14 Deloraine Road, Edwardstown, S.A. 5039 and known as Wisdom Creek Wines.

The application has been set down for callover on 8 August 2008 at 9 a.m.

##### *Conditions*

The following licence conditions are sought:

- Designation of a sampling area as per plans lodged with the office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 1 August 2008).

The applicant's address for service is c/o Wisdom Creek Wines, 20D William Street, Norwood, S.A. 5067 (Attention: John Khouzam).

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

Dated 8 July 2008.

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 A. & S. Hamra & Sons Nominees Pty Ltd as trustee for the A. & S. Hamra Family Trust and the CRD Family Trust, NSN Pty Ltd as trustee for the NSN Family Trust and Fotops Corporation Pty Ltd as trustee for the Fotopoulos Family Trust have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 4 John Street, Salisbury, S.A. 5108 and known as Caffe Acqua.

The application has been set down for hearing on 11 August 2008 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: 4 August 2008).

The applicants' address for service is c/o Georgiadis Lawyers, 3rd Floor, 185 Victoria Square, Adelaide, S.A. 5000 (Attention: Brenton Grant).

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

Dated 30 June 2008.

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 GX and BC Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 40 Jetty Road, Glenelg, S.A. 5045 and known as The Oyster Shop.

The application has been set down for hearing on 11 August 2008 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: 4 August 2008).

The applicant's address for service is c/o GX and BC Pty Ltd, 54 Wattle Street, Fullarton, S.A. 5063.

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

Dated 1 July 2008.

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 Neil Devine and Constance Margaret Devine have applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at Railway Terrace, Gulnare, S.A. 5471 and known as Gulnare Hotel.

The application has been set down for hearing on 11 August 2008 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 4 August 2008).

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

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

Dated 1 July 2008.

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 Michael Ptolomey and Kerri Ann Ptolomey have applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 5 Memorial Drive, Elliston, S.A. 5670 and known as Bird Rock Cafe.

The application has been set down for hearing on 12 August 2008 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: 5 August 2008).

The applicants' address for service is c/o Clelands Lawyers, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Leon McEvoy).

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](mailto:olgc@agd.sa.gov.au).

Dated 4 July 2008.

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 LV 888 Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at James Place, Adelaide, S.A. 5000, known as Choy Sin Restaurant and to be known as Dumpling Queen.

The application has been set down for hearing on 14 August 2008 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: 7 August 2008).

The applicant's address for service is c/o LV 888 Pty Ltd, 7A Andrew Avenue, Marion, S.A. 5043 (Attention: Jie Hong Lin).

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](mailto:olgc@agd.sa.gov.au).

Dated 4 July 2008.

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: Barrick Gold of Australia Ltd

Location: Box Creek area—Approximately 120 km east-north-east of Coober Pedy.

Pastoral Lease: Anna Creek and Nilpinna Stations.

Term: 1 year

Area in km<sup>2</sup>: 39

Ref.: 2007/00660

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. THOMAS, 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: David Thomas Miller

Location: Carrick Hill area—Approximately 110 km west of Olary.

Pastoral Lease: Minburra Station.

Term: 1 year

Area in km<sup>2</sup>: 32

Ref.: 2008/00008

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. THOMAS, Mining Registrar

#### MINING ACT 1971

##### NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with section 53 (2) of the Mining Act 1971 and Part 5 of the Native Title (South Australia) Act 1994 and the Regulations thereunder that applications for six miscellaneous purposes licences have been received. Details of the proposal may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Oxiana Prominent Hill Operations Pty Ltd

Location: Allotment 2042, DP 40325, Out of Hundreds (Billa Kalina), Out of Hundreds (Kingoonya), Millers Creek Station, approximately 160 km north-east of Coober Pedy.

Area: Totalling 658.35 hectares

Purpose: Construction of a well field with associated pipes and pumps for the purpose of producing water for the Prominent Hill Mining Operation.

Reference: T02739

The Minister for Mineral Resources Development is required to have regard to any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application or in fixing the conditions to be attached to the licence if granted.

Written submissions in relation to the granting of the miscellaneous purposes licences are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 5, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 25 July 2008.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

H. THOMAS, Mining Registrar

#### PETROLEUM ACT 2000

##### *Statements of Environmental Objectives for New Regulated Activities*

PURSUANT to section 104 (1) of the Petroleum Act 2000 (the Act) I, Barry Goldstein, Director Petroleum and Geothermal, Minerals and Energy Resources, Department of Primary Industries and Resources SA, Delegate of the Minister for Mineral Resources Development, pursuant to Delegation dated 28 March 2002, *Gazetted* 11 April 2002, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act:

##### *Document:*

1. Exploratory Coal Seam Drilling, Statement of Environmental Objectives, July 2008.

This document is available for public inspection on the Environmental Register section of PIRSA's website ([www.pir.sa.gov.au/petrol/envreg](http://www.pir.sa.gov.au/petrol/envreg)) or at the Public Office determined pursuant to section 107 (1) of the Act to be at:

Office of Minerals and Energy Resources  
Customer Services  
Level 7, 101 Grenfell Street  
Adelaide, S.A. 5000

Dated 10 July 2008.

B. A. GOLDSTEIN,  
Director Petroleum and Geothermal  
Delegate of the Minister for Mineral  
Resources Development

No. 4 of 2008

**REPORT OF THE REMUNERATION TRIBUNAL****COMMUNICATION ALLOWANCE****1. INTRODUCTION**

1.1 During the course of the 2007 Remuneration Review for Members of the Judiciary and other Statutory Officers, the Judicial Remuneration Co-ordinating Committee (JRCC) sought the introduction of a communication allowance to compensate judicial officers for the use of mobile telephones and the internet for work related purposes:

1.1.1 The JRCC proposed a communication allowance to be indexed using the Australian Bureau of Statistics telecommunications data.

1.2 In the Report and Determination 9 of 2007, the Remuneration Tribunal noted the JRCC's request for a communication allowance and advised the JRCC and Government to further discuss the matter to attempt to reach a resolution between the parties:

1.2.1 Parties were advised to apply to the Remuneration Tribunal if an appropriate resolution could not be reached in a timely manner.

1.3 In April 2008, the JRCC wrote to request the Remuneration Tribunal be reconvened to hear further submissions and to make a determination in respect of the communication allowance.

**2. SUBMISSIONS**

2.1 The Remuneration Tribunal received written submissions from:

- The Chair of the JRCC, on behalf of all the Justices and Masters of the Supreme Court, the Judges and Masters of the District Court, the Judges of the Industrial Relations Court, Stipendiary and Industrial Magistrates, the lay Deputy Presidents and Commissioners of the Industrial Relations Commission, the Commissioners of the Environment Resources and Development Court; the State Coroner, and the Deputy State Coroner; and
- The Crown Solicitor's Office on behalf of the Minister in the public interest.

2.2 The Remuneration Tribunal convened a hearing on the 30 May 2008 to hear verbal submissions from the following attendees:

- On behalf of the JRCC: Justice David Bleby; Judge Wayne Chivell; State Coroner Mark Johns; Stipendiary Magistrate Theodore Iuliano and Stipendiary Magistrate Kym Millard.
- On behalf of the Minister, in the public interest, Mr Craig Stevens, Managing Solicitor, Crown Solicitor's Office.

2.3 In summary, the JRCC submitted that:

2.3.1 The introduction of a communication allowance is required to compensate Judges for the cost of the use of mobile telephones and home based internet in the course of their work and is intended to be in addition to the existing telephone allowance.

- 2.3.2 Judges require communication tools such as mobile telephones and home based broadband internet connection to be more efficient in their jobs.
  - 2.3.3 For example, for the purposes of emergency bail applications and reviews, granting injunctions, applications for warrants and emergency sittings, Judges make themselves available to be contacted outside of business hours and outside of their usual place of residence.
  - 2.3.4 A fixed monetary allowance is the preferred and most efficient means of facilitating a communication allowance, which should be indexed according to the telecommunications index component of the Consumer Price Index.
  - 2.3.5 The proposed communication allowance should be based on the minimum expenditure reasonably necessary to be able to have access to the mobile and internet services used in conjunction with the performance of a judge's functions.
  - 2.3.6 Since November 2006 to October 2007, the average telephone allowance paid to Judicial Officers in accordance with the Telephone Rental and Calls Allowance under this provision was \$468.56 (i.e. approximately \$39 per month).
- 2.4 In summary, the Crown Solicitor's Office on behalf of the Minister in the public interest, submitted that:
- 2.4.1 The Premier opposes the proposed introduction of a fixed communication allowance.
  - 2.4.2 The same model of reimbursement which applies to public service executives should apply to members of the Judiciary. Public Service executives are able to claim a reimbursement of costs associated with broadband and telephones if they can demonstrate to the satisfaction of the Chief Executive or delegate that the services are necessary for the performance of the duties of their role.
  - 2.4.3 The variable pricing of telephone and internet services undermines the provision of a fixed allowance.
- 2.5 In relation to the proposed communication allowance, the Remuneration Tribunal notes that:
- 2.5.1 Judges currently have access to a Telephone Rental and Calls Allowance as prescribed in Determination 3 of 2005 which provides that *"when a person to whom this determination applies is required to have a telephone at home for official purposes, that person shall be paid the whole of the telephone rental for a single connection without extra services and one third of the cost of metered local calls. Reimbursement should be made for international and STD official calls on the basis of actual costs incurred"*. Reimbursement is now processed on a monthly basis due to the billing system of the current telecommunications provider.
  - 2.5.2 The JRCC did not seek an allowance or reimbursement for costs associated with the installation or hardware required for access to broadband internet or mobile telephone.

- 2.5.3 The minimum expenditure reasonably necessary to be able to have access to a mobile telephone is \$30 per month.
- 2.5.4 The minimum expenditure reasonably necessary to be able to have access to broadband internet services is \$35 per month.
- 2.5.5 Based on information provide by the JRCC one third of the average telephone allowance paid to Judicial Officers in accordance with the Determination 3 of 2005 is approximately \$39 per month.

### **3. TRIBUNAL DECISION**

- 3.1 The Remuneration Tribunal has concluded that fixing an annual allowance (payable fortnightly) is the preferred option for reimbursement of expenses incurred for mobile telephone, landline telephone and internet usage. This option is administratively simple and cost efficient and will avoid individual claims having to be made on a monthly basis.
- 3.2 The Remuneration Tribunal has determined the following:
  - 3.2.1 Judges and Court Officers are to receive a Communication Allowance of \$1200 per annum, payable fortnightly, to assist with costs associated with mobile telephone, landline telephone and internet usage incurred in relation to the conduct of their judicial duties.
  - 3.2.2 The Remuneration Tribunal may adjust the Communication Allowance and conditions from time to time.
  - 3.2.3 This Determination supersedes Clause 4 Telephone Rental and Calls Allowance contained within Determination 9 of 2007.

### **4. DATE OF OPERATION**

- 4.1 The Communication Allowance shall operate on and from 1 July 2008.

**H. R. BACHMANN  
PRESIDENT**

Dated 4 July 2008.

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No. 4 of 2008

**DETERMINATION OF THE REMUNERATION TRIBUNAL**  
**COMMUNICATION ALLOWANCE**

1. **SCOPE OF DETERMINATION**

This Determination applies to Judges and Statutory Office Holders as defined in Clause 2.

2. **INTERPRETATION**

In this Determination, unless the contrary appears:

“**Judges**” means any of the following members of the judiciary:

- the Chief Justice of the Supreme Court;
- Puisne Judges of the Supreme Court;
- Masters of the Supreme Court;
- the Chief Judge of the District Court;
- Judges of the Environment, Resources and Development Court;
- Masters of the District Court;
- other District Court Judges;
- the Chief Magistrate;
- the Deputy Chief Magistrate;
- Supervising Magistrates;
- the Assisting Supervising Magistrate of the Adelaide Magistrates Court;
- Stipendiary Magistrates;
- the Supervising Industrial Magistrate;
- other Industrial Magistrates;
- the Senior Judge of the Industrial Relations Court and President of the Workers Compensation Tribunal;
- the President of the Industrial Relations Commission and Judge of the Industrial Relations Court;
- other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia.

“**Statutory Office Holders**” means any of the following:

- the State Coroner;
- the Deputy State Coroner;
- Deputy Presidents of the Industrial Relations Commission;
- Commissioners of the Industrial Relations Commission; and
- Commissioners of the Environment, Resources and Development Court.

3. **COMMUNICATION ALLOWANCE**

3.1 In accordance with Report 4 of 2008, the Remuneration Tribunal has determined the following:

3.1.1 Judges and Statutory Office Holders, as defined in Clause 2 of this Determination, are to receive a Communication Allowance of \$1 200 per annum (payable fortnightly) to assist with costs associated with mobile telephone, landline telephone and internet usage incurred in relation to the conduct of their judicial duties.

- 3.1.2 The Remuneration Tribunal may adjust the Communication Allowance and associated conditions from time to time.
- 3.1.3 This Determination supersedes Clause 4 Telephone Rental and Calls Allowance contained within Determination 9 of 2007.
- 3.1.4 The Communication Allowance shall operate on and from 1 July 2008.

**H. R. BACHMANN**  
**PRESIDENT**

**J. A. MEEKING**  
**MEMBER**

**D. J. SMYTHE**  
**MEMBER**

Dated 4 July 2008.

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No. 5 of 2008

**REPORT OF THE REMUNERATION TRIBUNAL****CONVEYANCE ALLOWANCE****1. INTRODUCTION**

- 1.1 The Conveyance Allowances for Judges, Court Officers and Statutory Officers is currently prescribed in the Remuneration Tribunal's Determination 5 of 2005.
- 1.2 Determination 5 of 2005 provides Conveyance Allowances based on the following South Australian manufactured vehicles: the Holden Calais, the Holden Berlina and the Mitsubishi 380 Sedan.
- 1.3 In April 2008 the Judicial Remuneration Coordinating Committee (JRCC) requested the Remuneration Tribunal review the Conveyance Allowance, given the Mitsubishi 380 Sedan is no longer available from Fleet SA.

**2. SUBMISSIONS**

- 2.1 In reviewing the Conveyance Allowance, the Remuneration Tribunal received written submissions from:
  - The Chair of the JRCC, on behalf of all the Justices and Masters of the Supreme Court, the Judges and Masters of the District Court, the Judges of the Industrial Relations Court, Stipendiary and Industrial Magistrates, the lay Deputy Presidents and Commissioners of the Industrial Relations Commission, the Commissioners of the Environment Resources and Development Court; the State Coroner, and the Deputy State Coroner; and
  - The Crown Solicitor's Office on behalf of the Minister in the public interest.
- 2.2 The Remuneration Tribunal convened a hearing on the 30 May 2008 to hear verbal submissions from the following attendees:
  - On behalf of the JRCC: Justice David Bleby; Judge Wayne Chivell; State Coroner Mark Johns; Stipendiary Magistrate Theodore Iuliano and Stipendiary Magistrate Kym Millard.
  - On behalf of the Minister, in the public interest, Mr Craig Stevens, Managing Solicitor, Crown Solicitor's Office.
- 2.3 In summary, the JRCC submitted that:

**Benchmark Vehicles:**

- 2.3.1 With the demise of the Mitsubishi 380 sedan and the introduction of the Holden Commodore VE Series range in August 2006 with a claimed reduction in equipment level and relative lowering of prices, the benchmark vehicles for all three levels of office holders should be reviewed to reflect these changes.
- 2.3.2 The Commodore Omega is not considered an appropriate benchmark vehicle in substitution of the Mitsubishi 380 as it does not have the equivalent features including alloy wheels, front fog lamps and side impact airbags.

- 2.3.3 The revised benchmark vehicles should be the Calais V, the Calais and the VE Berlina V6 in lieu of the vehicles prescribed in 5 of 2005 with Fleet SA making up any additional capital outlay at the time of re-sale of a vehicle.

Increasing the Range of Vehicles:

- 2.3.4 The range of available vehicles should be expanded to include the full range of vehicles sold in Australia by companies which assemble some or all of their vehicles in Australia.
- 2.3.5 In the interest of reducing greenhouse gas emission, reducing fuel costs through the use of alternative fuels and of informed vehicle selection, the full range of diesel powered Holden vehicles and other fuel efficient vehicles should now be made available.

Entitlement to Purchase:

- 2.3.6 While Clauses 4.13 and 4.14 of Determination 5 of 2005 provide the right to purchase the vehicle at any time during the 12 months immediately preceding the date of retirement these should now be amended to include resignation.
- 2.3.7 Consequently Clause 2.1 of Determination 5 of 2005 should be amended to include the following definitions of resignation and retirement:
- “Resigns” has the same meaning as in the *Judges’ Pensions Act 1971*.
  - “Retires” has the same meaning as in the *Judges’ Pensions Act 1971*.

- 2.4 In summary, the Crown Solicitor’s Office on behalf of the Minister in the public interest, submitted that:

Benchmark Vehicles:

- 2.4.1 In February 2008, Holden updated the Commodore Omega Sedan and the safety features are now superior to those of the Mitsubishi 380 including six airbags (driver, front passenger, curtain and side impact), alloy wheels and electronic stability program. The benchmark vehicle for the Magistrates Conveyance Allowance should be the Commodore Omega Sedan.
- 2.4.2 Given Fleet SA advice that with the introduction of the Commodore VE Series there has been a relative downgrading of the Berlina model, the submission of the JRCC to determine the Calais V and the Calais as the other benchmark vehicles is reasonable.

Increasing the Range of Vehicles:

- 2.4.3 Until further consideration occurs at a whole-of-Government level the Remuneration Tribunal should not make any determination on this issue.

Entitlement to Purchase:

2.4.4 Fleet SA has advised that the South Australian Motor Vehicle Policy contains a clause which allows an Executive to purchase their remuneration vehicle at the end of the lease period upon resignation or retirement. In light of this, the Premier supports a Determination in the manner sought by the JRCC.

**3. TRIBUNAL DECISION**

The Tribunal has considered the submissions made, conducted additional enquiries and has decided that changes are warranted to the existing Determination.

**3.1 Benchmark Vehicles & Allowances:**

The Tribunal has concluded that the Holden Calais VE Sedan is now the appropriate vehicle for the Judges of the District Court group and that the Holden VE Omega Sedan for the Magistrates group, the latter replacing the Mitsubishi 380 Sedan.

Accordingly, the Tribunal has decided that Judges, Court Officers and Statutory Officers are entitled to receive a Conveyance Allowance payable fortnightly at an annual rate as follows:

**3.1.1 For:**

Judges of the Supreme Court;  
the Chief Judge of the District Court;  
the Senior Judge of the Industrial Relations Court;  
the President of the Industrial Relations Commission; and  
the Auditor General;

an amount which is the higher of:

- (a) \$17 727; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VE V-Series Sedan, less the sum of \$758.

**3.1.2 For:**

Judges of the District Court;  
Judges of the Industrial Relations Court;  
Judges of the Environment, Resources and Development Court;  
Masters of the Supreme Court;  
the Electoral Commissioner;  
the Ombudsman; and  
the Health and Community Services Complaints Commissioner;

an amount which is the higher of:

- (a) \$15,620; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VE Sedan, less the sum of \$758.

**3.1.3 For:**

The Chief Magistrate;  
the Deputy Chief Magistrate;  
Supervising Magistrates;  
Stipendiary Magistrates;  
Industrial Magistrates;  
Masters of the District Court;  
the State Coroner;  
the Deputy State Coroner;  
Deputy Presidents (other than Judges) and Commissioners of the  
Industrial Relations Commission; and  
Commissioners of the Environment, Resources and Development Court;  
the Employee Ombudsman;  
the Deputy Electoral Commissioner;

an amount which is the higher of:

- (a) \$13 443; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Commodore VE Omega Sedan, less the sum of \$758.

**3.2 Increasing the Range of Vehicles:**

The Remuneration Tribunal will not make a determination to increase the range of vehicles at this stage but considers that this issue needs to be addressed by the Government particularly having regard to the fact that many other vehicles are purchased by Fleet SA for use by Government officers.

The Remuneration Tribunal will continue to consider requests for vehicles outside of the specified range on a case by case basis, taking into consideration the rationale for such a request.

In the meantime the range of vehicles in the Schedule to the Determination will be amended to delete reference to the Mitsubishi 380 Sedan.

**3.3 Entitlement to Purchase:**

The Remuneration Tribunal will amend Clauses 4.13, 4.14 and 2.1 of Determination 5 of 2005 to provide that a vehicle may be purchased within the 12 months immediately preceding resignation or retirement or at the end of the lease period.

**3.4 Date of Operation:**

The Conveyance Allowance shall operate on and from 1 April 2008.

**H. R. BACHMANN  
PRESIDENT**

Dated 4 July 2008.

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No. 5 of 2008

**DETERMINATION OF THE REMUNERATION TRIBUNAL****CONVEYANCE ALLOWANCE****1. SCOPE OF DETERMINATION**

This Determination applies to Judges, Court Officers and Statutory Officers.

**2. INTERPRETATION**

2.1. In this Determination, unless the contrary appears:

“**Court Officer**” means any of the following:

the State Coroner;  
the Deputy State Coroner;  
Commissioners of the Environment, Resources and Development Court.

“**Executives**” means persons appointed to an executive position under the *Public Sector Management Act, 1995*;

“**Judges**” means any of the following members of the judiciary:

the Chief Justice of the Supreme Court;  
Puisne Judges of the Supreme Court;  
Masters of the Supreme Court;  
the Chief Judge of the District Court;  
Judges of the Environment, Resources and Development Court;  
Masters of the District Court;  
other District Court Judges;  
the Chief Magistrate;  
the Deputy Chief Magistrate;  
Supervising Magistrates;  
the Assisting Supervising Magistrate of the Adelaide Magistrates Court;  
Stipendiary Magistrates;  
the Supervising Industrial Magistrate;  
other Industrial Magistrates;  
the Senior Judge of the Industrial Relations Court and President of the Workers Compensation Tribunal;  
the President of the Industrial Relations Commission and Judge of the Industrial Relations Court;  
other Judges of the Industrial Relations Court who hold joint commissions in the Australian Industrial Relations Commission and the Industrial Relations Commission of South Australia.

“**Retirement**” bears the same meaning as in the *Judges’ Pensions Act 1971* and in the *Superannuation Act*.

“**Resignation**” bears the same meaning as in the *Judges’ Pensions Act 1971* and in the *Superannuation Act 1988*.

**“Statutory Officers”** means any of the following statutory office holders:  
Deputy Presidents of the Industrial Relations Commission;  
Commissioners of the Industrial Relations Commission;  
the Auditor General;  
the Electoral Commissioner;  
the Ombudsman;  
the Deputy Electoral Commissioner;  
the Employee Ombudsman; and  
the Health and Community Services Complaints Commissioner.

- 2.2. For the purposes of this Determination, **“salary”** bears the same meaning as in the *Judges’ Pensions Act 1971* and in the *Superannuation Act 1988* to the intent and effect that any amount paid by way of allowance is not “salary”, and that any abatement or reduction of salary in accordance with this Determination will not affect the determination of entitlements or obligations pursuant to those Acts.

### 3. **CONVEYANCE ALLOWANCES**

#### 3.1. **Amount of Allowances**

Subject to the conditions set out in this Determination, Judges, Court Officers and Statutory Officers are entitled to receive a Conveyance Allowance payable fortnightly at an annual rate as follows:

##### 3.1.1 For:

Judges of the Supreme Court;  
the Chief Judge of the District Court;  
the Senior Judge of the Industrial Relations Court;  
the President of the Industrial Relations Commission; and  
the Auditor General;

an amount which is the higher of:

- (a) \$17 727; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VE V-Series Sedan, less the sum of \$758.

##### 3.1.2 For:

Judges of the District Court;  
Judges of the Industrial Relations Court;  
Judges of the Environment, Resources and Development Court;  
Masters of the Supreme Court;  
the Electoral Commissioner;  
the Ombudsman; and  
the Health and Community Services Complaints Commissioner;

an amount which is the higher of:

- (a) \$15 620; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Calais VE Sedan, less the sum of \$758.

### 3.1.3 For:

The Chief Magistrate;  
the Deputy Chief Magistrate;  
Supervising Magistrates;  
Stipendiary Magistrates;  
Industrial Magistrates;  
Masters of the District Court;  
the State Coroner;  
the Deputy State Coroner;  
Deputy Presidents (other than Judges) and Commissioners of the Industrial Relations Commission; and  
Commissioners of the Environment, Resources and Development Court;  
the Employee Ombudsman; and  
the Deputy Electoral Commissioner;

an amount which is the higher of:

- (a) \$13 443; and
- (b) the amount determined from time to time by Fleet SA as the annual charge payable by Executives for a Holden Commodore VE Omega Sedan, less the sum of \$758.

## 3.2. Temporary Appointees

Persons appointed to act as a Judge, Court Officer or Statutory Officer, on a temporary basis who are not provided with a vehicle in their substantive position and who serve in that capacity for a period in excess of one calendar month, are entitled to receive after the expiration of the first calendar month of service, a Conveyance Allowance in accordance with Clause 3.1.

## 3.3. Use of Taxis and Private Vehicles

### 3.3.1 Judges and Court Officers

A Judge or Court Officer is not entitled to the use of a vehicle provided by the State Courts Administrator or to engage taxis or hire car at the expense of the State Courts Administrator, or to seek the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes unless:

- (a) it has been certified by the State Courts Administrator that it was inefficient for the Judge or Court Officer to use the vehicle available for their private use; or
- (b) such use or engagement is consistent with a general direction given by the Chief Judicial Officer of the relevant Court, or in the case of Court Officers, the presiding officer of the relevant Tribunal, as to the circumstances where the vehicle available for private use, need not be used by reason of efficiency.

An example of circumstances where such certification or general directions may be given is for journeys to and from the airport where it may be more efficient for a Judge or Statutory Officer to use a taxi.

### 3.3.2 Other Statutory Officers

A Statutory Officer, other than a Court Officer, must not engage a taxi or hire car, and is not entitled to the payment of any additional allowance for the use of a private vehicle, whether for official or unofficial purposes, unless it is inefficient to use the vehicle available for the Officer's private use.

### 3.3.3 Amount of Reimbursement

When any person subject to this Determination is seeking payment of an additional allowance to cover the use of a private motor vehicle for official purposes, reimbursement of the cost will be made, calculated at the rate per kilometre at a rate equating to that pursuant to the SA Public Sector Salaried Employees Interim Award.

## 4. VEHICLES FOR PRIVATE USE

### 4.1. Selection of Vehicle

Judges and Court Officers, by notice in writing directed to the State Courts Administrator and Statutory Officers, by notice in writing directed to the Director, Fleet SA, are entitled to elect to have a motor vehicle of any model and type in the attached Schedule of vehicles (as varied from time to time) allocated to him or her upon the conditions specified in this Determination. The annual charge payable for each vehicle, determined by Fleet SA on the same basis as the calculation made in respect of the use of motor vehicles by Executives, and current at the date of this Determination, is set out in the Schedule.

### 4.2. Alternative Vehicle

An alternative vehicle may be supplied where required because of a Judge's, Court Officer's or Statutory Officer's, disability. The annual charge for the use of the vehicle will be calculated on the same basis as the calculation made by Fleet SA for annual charges for use of motor vehicles by Executives.

### 4.3. Temporary Appointees

Persons appointed to act as a Judge, Court Officer, or Statutory Officer, on a temporary basis are not entitled to make an election under Clause 4.1.

### 4.4. Charges for Use of Vehicles

The amount payable by a Judge, Court Officer, or Statutory Officer, for the use of a selected vehicle is the amount set out in the Schedule adjacent to the description of the type of vehicle under the heading "Annual Charge Payable".

### 4.5. Payment of Vehicle Charges

If a Judge, Court Officer, or Statutory Officer makes an election under Clause 4.1 and a vehicle is supplied in accordance with that election, then the salary and allowances otherwise payable to the Judge, Court Officer, or Statutory Officer must be abated and reduced so as to offset the charges for the use of the vehicle for the period during which the Judge, Court Officer, or Statutory Officer, has the use of the vehicle.

#### 4.6. **New Models or Types**

##### 4.6.1. If:

- (a) a new model of a type specified in the Schedule; or
- (b) a new type of vehicle,

becomes available for selection by a Judge, Court Officer, or Statutory Officer, after the date of election and before the placement of a binding order by or on behalf of:

- (a) the State Courts Administrator in relation to a Judge, or a Court Officer; or
- (b) the Director, Fleet SA, in relation to a Statutory Officer,

the Judge, Court Officer, or Statutory Officer is entitled to withdraw the original election and elect to take the new model or type of vehicle.

##### 4.6.2. The annual charge payable for a new model or new type of vehicle is that amount determined by Fleet SA as the annual charge for private use of the vehicle by Executives. The annual charge takes into account the following:

- purchase price and depreciation;
- fuel, maintenance, insurance and registration costs and interest rates; (operating costs are calculated on the basis of an average of 70% private usage);
- Goods and Services Tax (GST);
- Fringe Benefits Tax (FBT) based on an attributed business rate of 20 000 kilometres per year;
- the vehicle will be retained for three years or 60 000 kilometres travelled, whichever first occurs.

##### 4.6.3. If a model or type of vehicle selected by a Judge, Court Officer, or Statutory Officer, becomes unavailable before the placement of a binding order, the Judge, Court Officer, or Statutory Officer, must be advised accordingly and allowed to make a further election under Clause 4.1.

##### 4.6.4. If a model becomes unavailable after the date of placement of a binding order and a later or better model vehicle is supplied, any Judge, Court Officer, or Statutory Officer, who has selected the unavailable vehicle is liable only to pay the annual charge for the vehicle as selected, and not the charge payable for the vehicle as supplied.

#### 4.7. **Accessories**

The Judge, Court Officer, or Statutory Officer, may choose to have approved accessories fitted to the vehicle. All such accessories fitted must be manufacturer approved options. The full cost of the accessories and the expense of having them fitted (and including any tax incurred) is payable by the Judge, Court Officer, or Statutory Officer. When the vehicle is due for return the Judge, Court Officer, or Statutory Officer, may have personally-installed accessories removed from the vehicle, providing the Judge, Court Officer, or Statutory Officer, meets the full cost of restoring the vehicle to the same condition as if the accessories had not been fitted. No compensation will be paid if options are left on the vehicle unless agreed by:

- (a) in the case of Judges and Court Officers, the State Courts Administrator; and
- (b) in the case of Statutory Officers, the Director, Fleet SA.

Options such as airbags, ABS brake systems and cruise control may not be removed, and tow bars must not be reinstalled on another vehicle.

#### 4.8. **Retention of Vehicle**

Once having made an election and receiving the vehicle, the Judge, Court Officer, or Statutory Officer, must keep the vehicle for a period equivalent to the period determined from time to time by Fleet SA for Public Employment as the period for the replacement of vehicles provided to Executives.

At the conclusion of that period the Judge, Court Officer, or Statutory Officer, will be entitled to make a new election, or, if he or she does not make an election, to be paid the allowance.

#### 4.9. **Conditions of Use**

The vehicle will be fully maintained, serviced and insured by:

- (a) the State Courts Administrator on behalf of Judges and Court Officers, and;
- (b) the Director, Fleet SA, on behalf of Statutory Officers.

Parking for the vehicle will be made available at or near the place of duty of the Judge, Court Officer, or Statutory Officer, and the vehicle will be available for private and official use subject to the following:

- 4.9.1. The Judge, Court Officer, or Statutory Officer, must make the vehicle available for official use (including for official use by the Judge, Court Officer, or Statutory Officer) at all times whilst the vehicle is parked at or near the usual place of work of the Judge, Court Officer, or Statutory Officer, and the Judge, or Statutory Officer, does not require the vehicle for private use; and
- 4.9.2. The State Courts Administrator, in relation to Judges and Court Officers, and the Director of Fleet SA, in relation to Statutory Officers will enable the Judge, Court Officer, or Statutory Officer to refuel the vehicle providing that the vehicle is fuelled in accordance with any requirements specified by Fleet SA, which may include requirements

that the vehicle be fuelled using a particular brand of motor fuel and that it be only fuelled in South Australia. (If fuelled otherwise than in accordance with those requirements, it will be at the cost of the Judge, Court Officer, or Statutory Officer).

- 4.9.3. The Judge or Court Officer must make the vehicle available as required by the State Courts Administrator and the Statutory Officer must make the vehicle available as required by the Director, Fleet SA, for the purposes of the maintenance and repair of the vehicle and must deliver the vehicle to such place as may be specified by the State Courts Administrator or Director, Fleet SA, from time to time for that purpose.
- 4.9.4. The State Courts Administrator, in relation to Judges and Court Officers and the Director, Fleet SA, in relation to Statutory Officers will ensure that Judges, Court Officers and Statutory Officers are insured (which may be pursuant to Government "self insurance") in respect of compulsory third party liability, third party property damage and any property damage to the vehicle and will hold the Judge, Court Officer, or Statutory Officer harmless in respect of any such property damage. Personal items within the vehicle need not be covered. The Judge, Court Officer, or Statutory Officer must comply with any requirements of the insurance policy of which the member is aware or should have been aware.
- 4.9.5. The Judge, Court Officer, or Statutory Officer, will be responsible for any driving or parking fines for offences incurred.
- 4.9.6. The vehicle is available to the Judge, Court Officer, or Statutory Officer, while on leave. Where the Judge, Court Officer, or Statutory Officer, is absent from duty for a period greater than seven days then the Judge, Court Officer, or Statutory Officer, will be responsible for fuelling the vehicle until the Judge, Court Officer, or Statutory Officer, returns to duty.
- 4.9.7. Vehicles may be driven interstate during periods of leave and there is no limit to privately travelled kilometres. Fuel charges for private interstate trips are entirely the personal responsibility of the Judge, Court Officer, or Statutory Officer.

#### 4.10. **Special Conditions of Use**

Notwithstanding anything else in this Determination:

- 4.10.1. where any damage is the result of wilful or deliberate act of any person, the State Courts Administrator, in relation to Judges or Court Officers, and the Director, Fleet SA, in relation to Statutory Officers, may take such action as he or she thinks fit to recover the cost of such damage;
- 4.10.2. the insurance and discharges are not applicable if the driver is under the influence of drugs and/or alcohol;
- 4.10.3. the insurance and discharges are not applicable if the insurance has been brought to the attention of the Judge, Court Officer, or Statutory Officer and is avoided by an action of the driver of the vehicle;

4.10.4. where the insurance policy contains an excess clause, then the Judge, or Court Officer will be liable to repay the State Courts Administrator, and in relation to Statutory Officers liable to pay the Director, Fleet SA the amount of that excess (or any part thereof) in the event that it becomes payable by reason of the driver of the vehicle being blameworthy for any of the damage giving rise to a claim on the policy when the vehicle is being used other than for official use.

#### 4.11. **Care of Vehicle**

The Judge, Court Officer, or Statutory Officer is responsible for ensuring that reasonable care is taken of the vehicle. Off street parking at the home of the person concerned is to be used if available and reasonable steps are to be taken to ensure its security. Where any damage to a vehicle supplied to a Judge or Court Officer is, in the opinion of the Courts Administration Council, the consequence of a serious breach of the obligations imposed by this clause, the Judge, or Court Officer must, on demand, pay the Courts Administration Authority the proper cost of rectification of such damage. Where any damage to a vehicle supplied to a Statutory Officer is, in the opinion of the Director, Fleet SA, the consequence of a serious breach of the obligations imposed by this clause, the Statutory Officer concerned must, on demand, pay to Fleet SA the proper cost of rectification of such damage.

#### 4.12. **Additional Drivers**

The vehicle may be driven by any other Government employee who requires the vehicle for official use. Judges and Court Officers must nominate to the State Courts Administrator and Statutory Officers must nominate to the Director, Fleet SA respectively, the names of any persons to use the vehicle at times when it is not required to be available for official use and, subject to the control and direction of the Judge, Court Officer, or Statutory Officer, such persons will be authorised to use the vehicle upon such nomination. The vehicle must not be driven by an "L" or "P" plate driver who is not the person to whom the vehicle is allocated under this Determination other than in an emergency situation.

#### 4.13. **Right to Purchase**

At any time during the 12 months immediately preceding the date of his or her retirement or resignation, a Judge or Court Officer, by notice in writing to the State Courts Administrator, and a Statutory Officer, by notice in writing to the Director, Fleet SA may elect to purchase the vehicle then allocated to him or her as at the date of his or her retirement or resignation or at the end of the lease period. After such notification has been given the State Courts Administrator or the Director, Fleet SA, must take such steps as are necessary to ensure that it can sell the vehicle to the member.

#### 4.14 **No Changeover**

A Judge, Court Officer, or Statutory Officer who makes an election under Clause 4.13 shall not be permitted or required to hand a vehicle in for normally scheduled changeover where that changeover would occur between the date of election and the date of retirement/resignation/end of lease period.

#### 4.15 **Conditions of Purchase**

The conditions of in relation to a purchase made following an election under Clause 4.13 shall be:

- 4.15.1 The price will be the fair market value for such a vehicle sold without any statutory warranty.
- 4.15.2 The price shall be agreed between the Director, Fleet SA, and the Judge/Court Officer/Statutory Officer, due regard being had to prices generally recovered for such vehicles at Fleet SA public auctions.
- 4.15.3 Failing such agreement, the price shall be determined by an independent valuer agreed by the parties. Where the prospective retiree/resignee is a Judge or Court Officer any fee payable to such a valuer shall be borne in equal shares by the prospective retiree/resignee and the State Courts Administrator. Where the prospective retiree/resignee is a Statutory Officer any fee payable to such a valuer shall be borne in equal shares with half payable by the respective retiree/resignee and the other half being payable from funds appropriated to pay expenses associated with the statutory office held by the retiree/resignee.
- 4.15.4 The price shall be payable in full on or prior to the date of retirement/resignation of the Judge, Court Officer or Statutory Officer.

**5. TRANSITIONAL PROVISIONS**

During the transitional period following the first introduction of these conditions, a Judge, Court Officer or Statutory Officer will be deemed to have made the relevant election at the time that he/she last received a Government vehicle, but otherwise will hold the vehicle subject to these conditions as from the date of the introduction of these conditions.

**6. DATE OF OPERATION**

- 6.1 The Conveyance Allowances prescribed in Clauses 3.1.1, 3.1.2 and 3.1.3 are operative from 1 May 2008.
- 6.2 This Determination supersedes Determination 5 of 2005.
- 6.3 If a Judge, Court Officer or Statutory Officer currently has the use of a vehicle pursuant to a previous Determination, the Conveyance Allowance and Annual Charge Payable under the previous Determination will continue to apply. Clause 3 and the Schedule to this Determination will have no effect until that Judge, Court Officer or Statutory Officer takes delivery of a vehicle included in the Schedule to this Determination, or elects not to receive a vehicle.

H. R. Bachmann  
**PRESIDENT**

J. Meeking  
**MEMBER**

D. J. Smythe  
**MEMBER**

Dated 4 July 2008.

**SCHEDULE**

**Government of South Australia**  
Fleet SA

**Judicial Remuneration Vehicles**  
As at 1 May 2008 to 31 July 2008

<b>Vehicle</b>	<b>Annual Charge Payable<sup>+</sup></b>
Toyota Prius Hybrid	\$14 651
Holden Commodore VE Omega Sedan*	\$14 201
Holden Commodore VE Omega Wagon	\$14 693
Holden Commodore VE Berlina Sedan*	\$15 168
Holden Commodore VE Berlina Wagon	\$15 774
Holden Calais VE Sedan	\$16 378
Holden Calais VE Wagon	\$16 925
Holden Calais VE V-Series Sedan	\$18 485
Holden Calais VE V-Series Wagon	\$19 032
Holden Calais VE Sedan (V8 6.0L)	\$18 807
Holden Calais VE V-Series Sedan (V8 6.0L)	\$20 642
Holden Commodore VE SV6 Sedan	\$15 570
Holden Commodore VE SS Sedan (V8 6.0L)	\$18 017
Holden Commodore VE SS V-Series Sedan (V8 6.0L)	\$19 817
Holden Statesman WM Sedan	\$18 394
Holden Statesman WM Sedan (V8 6.0L)	\$20 623
Holden Caprice WM Sedan	\$19 733
Holden Caprice WM Sedan (V8 6.0L)	\$21 225
Holden Commodore VE Ute	POA

\* petrol or dual fuel option available

<sup>+</sup> Rates payable as at 1 May 2008 to 31 July 2008. Updated rates should be obtained from Fleet SA.

Note: All vehicles 6 cylinder version unless otherwise stated

## GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as.....	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	27.25
Incorporation .....	20.80	Discontinuance Place of Business .....	27.25
Intention of Incorporation .....	51.50	Land—Real Property Act:	
Transfer of Properties .....	51.50	Intention to Sell, Notice of.....	51.50
Attorney, Appointment of.....	41.00	Lost Certificate of Title Notices .....	51.50
Bailiff's Sale.....	51.50	Cancellation, Notice of (Strata Plan) .....	51.50
Cemetery Curator Appointed.....	30.50	Mortgages:	
Companies:		Caveat Lodgement.....	20.80
Alteration to Constitution .....	41.00	Discharge of.....	21.80
Capital, Increase or Decrease of .....	51.50	Foreclosures.....	20.80
Ceasing to Carry on Business .....	30.50	Transfer of .....	20.80
Declaration of Dividend.....	30.50	Sublet.....	10.50
Incorporation .....	41.00	Leases—Application for Transfer (2 insertions) each .....	10.50
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each .....	30.50
First Name.....	30.50	Licensing.....	61.00
Each Subsequent Name.....	10.50	Municipal or District Councils:	
Meeting Final.....	34.25	Annual Financial Statement—Forms 1 and 2 .....	574.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	408.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name .....	81.50
First Name.....	41.00	Each Subsequent Name.....	10.50
Each Subsequent Name.....	10.50	Noxious Trade.....	30.50
Notices:		Partnership, Dissolution of.....	30.50
Call.....	51.50	Petitions (small).....	20.80
Change of Name .....	20.80	Registered Building Societies (from Registrar-	
Creditors.....	41.00	General).....	20.80
Creditors Compromise of Arrangement .....	41.00	Register of Unclaimed Moneys—First Name.....	30.50
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name .....	10.50
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	51.50	Rate per page (in 8pt) .....	261.00
Release of Liquidator—Application—Large Ad.....	81.50	Rate per page (in 6pt) .....	345.00
—Release Granted .....	51.50	Sale of Land by Public Auction.....	52.00
Receiver and Manager Appointed.....	47.50	Advertisements.....	2.90
Receiver and Manager Ceasing to Act .....	41.00	¼ page advertisement .....	122.00
Restored Name.....	38.50	½ page advertisement .....	244.00
Petition to Supreme Court for Winding Up.....	71.50	Full page advertisement.....	478.00
Summons in Action.....	61.00	Advertisements, other than those listed are charged at \$2.90 per	
Order of Supreme Court for Winding Up Action.....	41.00	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	92.00	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	20.80	Councils to be charged at \$2.90 per line.	
Proof of Debts.....	41.00	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	41.00	that which is usually published a charge of \$2.90 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned .....	30.50	South Australian Government publications are sold on the	
Deceased Persons—Notice to Creditors, etc.....	51.50	condition that they will not be reproduced without prior	
Each Subsequent Name.....	10.50	permission from the Government Printer.	
Deceased Persons—Closed Estates .....	30.50		
Each Subsequent Estate .....	1.35		
Probate, Selling of .....	41.00		
Public Trustee, each Estate .....	10.50		

All the above prices include GST

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Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.50	1.15	497-512	34.75	33.75	
17-32	3.35	2.10	513-528	35.75	34.50	
33-48	4.35	3.10	529-544	37.00	35.75	
49-64	5.50	4.20	545-560	38.00	37.00	
65-80	6.45	5.35	561-576	38.75	38.00	
81-96	7.50	6.20	577-592	40.00	38.50	
97-112	8.55	7.30	593-608	41.25	39.75	
113-128	9.55	8.40	609-624	42.00	41.00	
129-144	10.70	9.45	625-640	43.25	41.50	
145-160	11.70	10.50	641-656	44.25	43.25	
161-176	12.80	11.50	657-672	44.75	43.75	
177-192	13.90	12.60	673-688	46.75	44.75	
193-208	15.00	13.80	689-704	47.50	45.70	
209-224	15.80	14.60	705-720	48.25	47.00	
225-240	16.90	15.60	721-736	50.00	48.00	
241-257	18.10	16.50	737-752	50.50	49.00	
258-272	19.10	17.60	753-768	51.50	50.00	
273-288	20.20	18.90	769-784	52.50	51.50	
289-304	21.00	19.80	785-800	53.50	52.50	
305-320	22.30	20.90	801-816	54.50	53.00	
321-336	23.20	21.90	817-832	55.50	54.50	
337-352	24.40	23.10	833-848	56.50	55.50	
353-368	25.25	24.20	849-864	57.50	56.00	
369-384	26.50	25.25	865-880	59.00	57.50	
385-400	27.50	26.25	881-896	59.50	58.00	
401-416	28.50	27.00	897-912	61.00	59.50	
417-432	29.75	28.25	913-928	61.50	61.00	
433-448	30.75	29.50	929-944	62.50	61.50	
449-464	31.50	30.25	945-960	63.50	62.00	
465-480	32.00	31.25	961-976	65.50	63.00	
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ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER***Road Closure*  
*Portion of Lacey Street, Port Pirie West*

BY Road Process Order made on 31 March 2008, the Port Pirie Regional Council ordered that:

1. Portion of Lacey Street generally situate adjoining the eastern boundaries of allotments 22 to 25, Town of Port Pirie West, more particularly delineated and lettered 'A' in Preliminary Plan No. 05/0050, be closed.

2. The whole of the land subject to closure be transferred to Johnson Trading Industries Pty Ltd in accordance with agreement for transfer dated 31 March 2008 entered into between the Port Pirie Regional Council and Johnson Trading Industries.

On 25 June 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 77040 being the authority for the new boundaries.

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

Dated 10 July 2008.

P. M. KENTISH, Surveyor-General

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

BY Road Process Order made on 21 January 2008, the Adelaide Hills Council ordered that:

1. The whole of the un-named public road situate east of Beaumont Road and dividing pieces 164 and 166 in Deposited Plan 23986, more particularly delineated and lettered 'A' in Preliminary Plan No. 07/0039 be closed.

2. The whole of the land subject to closure be transferred to Christopher Patrick Kean and Rosanna Anna Fiore in accordance with agreement for transfer dated 2 July 2007 entered into between the Adelaide Hills and C. P. Kean and R. A. Fiore.

On 4 June 2008 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 76940 being the authority for the new boundaries.

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

Dated 10 July 2008.

P. M. KENTISH, Surveyor-General

## TAXATION ADMINISTRATION ACT 1996

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

Dated 3 July 2008.

M. K. WALKER, Commissioner of  
State Taxation

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All rights not expressly granted herein are reserved.

## **WATER MAINS AND SEWERS**

Office of the South Australian Water Corporation  
Adelaide, 10 July 2008

### **WATER MAINS LAID**

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

#### **ADELAIDE WATER DISTRICT**

CITY OF BURNSIDE  
Ellis Street, Magill. p3

TOWN OF GAWLER  
Across Gosford Street, Gawler West. p69  
Lines Court, Gawler West. p69  
Circosta Court, Gawler West. p69

CITY OF ONKAPARINGA  
Across Rowley Road, Aldinga Beach. p35  
Aldinga Beach Road, Aldinga Beach. p35 and 36  
Wild Orchid Avenue, Aldinga Beach. p36 and 37  
Banksia Avenue, Aldinga Beach. p36  
Knoll Avenue, Aldinga Beach. p37  
Basin Street, Aldinga Beach. p37  
Halcyon Circuit, Aldinga Beach. p37  
In and across Basin Street, Aldinga Beach. p38  
Banksia Avenue, Aldinga Beach. p38  
Halcyon Circuit, Aldinga Beach. p38

CITY OF SALISBURY  
Nelson Crescent, Mawson Lakes. p43  
Easement in lot 633 in LTRO DP 76861, Cozumel Street, Mawson Lakes. p43  
Borduy Place, Mawson Lakes. p43  
Lucia Place, Mawson Lakes. p43

#### **BURDETT COUNTRY LANDS WATER DISTRICT**

MID MURRAY COUNCIL  
In and across Loddon Road, Murray Bridge East. p63-66  
Mitchell Avenue, Avoca Dell. p66

**COFFIN BAY WATER DISTRICT**

DISTRICT COUNCIL OF LOWER EYRE PENINSULA  
In and across Holly Rise, Coffin Bay. p39  
Road A (lot 407 in LTRO DP 72859), Coffin Bay. p39

**CUMMINS WATER DISTRICT**

DISTRICT COUNCIL OF LOWER EYRE PENINSULA  
Bratten Way, Cummins. p40

**ELLISTON WATER DISTRICT**

THE DISTRICT COUNCIL OF ELLISTON  
Across Waratah Road, Elliston. p41  
Easement in lot 300 in LTRO DP 73174, Waratah Road, Elliston.  
p41  
East Terrace, Elliston. p41 and 42  
North Terrace, Elliston. p42  
Wandana Road, Elliston. p42

**HOYLETON WATER DISTRICT**

WAKEFIELD REGIONAL COUNCIL  
Back Street, Hoyleton. p1 and 2

**KAPUNDA WATER DISTRICT**

LIGHT REGIONAL COUNCIL  
Cross Street, Kapunda. p6

**KINGSTON SE WATER DISTRICT**

KINGSTON DISTRICT COUNCIL  
Across and in East Terrace, Kingston S.E. p70  
Easements in lot 21 in LTRO DP 23613 and lot 21 in LTRO DP  
21658, East Terrace, Kingston S.E. p70

**MOUNT GAMBIER WATER DISTRICT**

CITY OF MOUNT GAMBIER  
Across Queens Avenue, Mount Gambier. p72  
Easements in lot 52 in LTRO DP 66686, Queens Avenue, Mount  
Gambier. p72

**MURRAY BRIDGE WATER DISTRICT**

MID MURRAY COUNCIL  
Loddon Road, Murray Bridge East and Avoca Dell. p66-68  
Mitchell Avenue, Avoca Dell. p66

**PORT AUGUSTA WATER DISTRICT**

PORT AUGUSTA CITY COUNCIL  
Kanyaka Avenue, Stirling North. p4  
Francis Street, Stirling North. p4

**PORT VICTORIA WATER DISTRICT**

DISTRICT COUNCIL OF YORKE PENINSULA  
Across Songvaar Road, Port Victoria. p5

**STREAKY BAY COUNTRY LANDS WATER DISTRICT**

DISTRICT COUNCIL OF STREAKY BAY  
Across Wells Street, Streaky Bay. p44  
Public road west of section 132, hundred of Ripon, Streaky Bay.  
p47 and 48

**STREAKY BAY TOWNSHIP WATER DISTRICT**

DISTRICT COUNCIL OF STREAKY BAY  
In and across Blancheport Drive, Streaky Bay. p44 and 45  
Johnson Street, Streaky Bay. p44  
Wharff Street, Streaky Bay. p44 and 45  
In and across Mudge Terrace, Streaky Bay. p46

**WALLAROO WATER DISTRICT**

DISTRICT COUNCIL OF THE COPPER COAST  
In and across Clarke Street, Wallaroo. p71  
Easement in lot 302 in LTRO DP 78038, Clarke Street, Wallaroo.  
p71  
Bollmeyer Street, Wallaroo. p71

**YORKE PENINSULA COUNTRY LANDS WATER DISTRICT**

DISTRICT COUNCIL OF YORKE PENINSULA  
Sir Cecil Hincks Drive, Port Victoria. p5

**WATER MAINS ABANDONED**

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

**COFFIN BAY WATER DISTRICT**

DISTRICT COUNCIL OF LOWER EYRE PENINSULA  
Holly Rise, Coffin Bay. p39

**WATER MAINS LAID**

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

**MOOROOK COUNTRY LANDS WATER DISTRICT**

DISTRICT COUNCIL OF LOXTON WAIKERIE  
Easements in sections 736 and 737, hundred of Moorook, lot 2 in  
LTRO DP 39952, lot 100 in LTRO DP 73793, and section 723,  
hundred of Moorook, Moorook South. This main is available on  
application only—not available for constant rateable supply. p7-10  
Across Loxton Road, Moorook South. This main is available on  
application only—not available for constant rateable supply. p10  
Easements in sections 707 and 318, hundred of Moorook,  
Moorook South. This main is available on application only—not  
available for constant rateable supply. p10  
Across and in Kingston-Loxton Road, Moorook South and  
Moorook. This main is available on application only—not  
available for constant rateable supply. p11 and 12  
Harrington Street, Moorook. This main is available on application  
only—not available for constant rateable supply. p13 and 14  
Kingston-Loxton Road, Moorook and Kingston on Murray. This  
main is available on application only—not available for constant  
rateable supply. p14-29  
Setterburg Road, Kingston on Murray. This main is available on  
application only—not available for constant rateable supply. p29-  
31  
In and across Farley Road, Kingston on Murray. This main is  
available on application only—not available for constant rateable  
supply. p32-34  
Easement in section 716, hundred of Moorook, Kingston on  
Murray. This main is available on application only—not available  
for constant rateable supply. p34

**NEETA-COWIRRA WATER DISTRICT**

Waterworks land (section 674, hundred of Younghusband),  
Dabinett Road, Ponde. This main is available on application  
only—not available for constant rateable supply. p62

**OUTSIDE WATER DISTRICTS****MID MURRAY COUNCIL**

Honeymoon Avenue, Pompoota. This main is available on application only—not available for constant rateable supply. p49-51

Across and in Burdett Road, Pompoota and Ponde. This main is available on application only—not available for constant rateable supply. p51-57

Weidenhofer Road, Ponde. This main is available on application only—not available for constant rateable supply. p57-61

In and across Dabinett Road, Ponde. This main is available on application only—not available for constant rateable supply. p62

**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****TOWN OF GAWLER**

Easement in lot 101 in LTRO DP 76222, Turner Street, Gawler East. FB 1173 p19

**CITY OF MARION**

Short Street, Marino. FB 1173 p20

**CITY OF ONKAPARINGA**

Easement in lot100 in LTRO DP 61331, and lot 123 in LTRO DP 60155, Hams Road, Flagstaff Hill. FB 1173 p18

**CITY OF PORT ADELAIDE ENFIELD**

Easements in lot 110 in LTRO DP 75842, Main North Road, Gepps Cross. FB 1172 p39 and 40

**CITY OF TEA TREE GULLY**

Across Andrew James Crescent, Hope Valley. FB 1172 p41 and 42

Easements in lots 1 and 2 in LTRO DP 38501, Andrew James Crescent, Hope Valley. FB 1172 p41 and 42

Andrew James Crescent, Hope Valley. FB 1172 p41 and 42

**ALDINGA DRAINAGE AREA****CITY OF ONKAPARINGA**

Reed Street, Aldinga Beach. FB 1173 p17

**LOBETHAL COUNTRY DRAINAGE AREA****ADELAIDE HILLS COUNCIL**

Across Main Street, Lobethal. FB 1173 p21

Easement in lot 207 in LTRO FP 4588, Main Street, Lobethal. FB 1173 p21

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

Across Queens Avenue, Mount Gambier. FB 1163 p36 and 37

Easements in lot 52 in LTRO DP 66686, Queens Avenue, Mount Gambier. FB 1163 p36 and 37

**NARACOORTE COUNTRY DRAINAGE AREA****NARACOORTE LUCINDALE COUNCIL**

Across Playford Drive, Naracoorte. FB 1163 p12 and 13

Across and in Premier Drive, Naracoorte. FB 1163 p12 and 13

Easement in lot 1001 in LTRO DP 72965, Premier Drive, Naracoorte. FB 1163 p12 and 13

**PORT LINCOLN COUNTRY DRAINAGE AREA****CITY OF PORT LINCOLN**

In and across Orabanda Drive, Port Lincoln. FB 1172 p43

Easement in lots 6-3 in LTRO DP 73360, Robertson Road, Port Lincoln. FB 1172 p43

**SEWERS ABANDONED**

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

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

Easements in lot 110 in LTRO DP 75842, Main North Road, Gepps Cross. FB 1172 p39

**CORRECTION**

Correction to notices in "Government Gazette" of 14 June 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"****"TOWN OF GAWLER"**

"Across Second Street, Gawler. FB 1158 p57"

"Easement in lot 100 in LTRO DP 67074, Second Street, Gawler. FB 1158 p57"

For "Gawler" read "Gawler South."

A. HOWE, Chief Executive Officer South Australian Water Corporation

**WILDERNESS PROTECTION ACT 1992***Decision not to Proceed with the Proposal to Proclaim the Mamungari Wilderness Protection Area*

I, GAIL GAGO, Minister for Environment and Conservation, hereby give notice under the provisions of section 22 (6) (g) of the Wilderness Protection Act 1992, that I have decided not to proceed with the proposal to constitute the Mamungari Wilderness Protection Area (formerly known as the proposed Unnamed Protection Area).

This decision was made following a change in ownership of the land part-way through the process of constituting the wilderness protection area, when the land was handed back to its traditional owners, Maralinga Tjarutja. Under the provisions of section 22 (1) (a) (ii) of the Wilderness Protection Act 1992, a wilderness protection area may only be constituted over land if the proclamation is made with the consent of the owner of the land.

Following consultation with the Mamungari Conservation Park Board of Management, the Board advised that it was satisfied with the current level of protection provided by the management of the park as a co-managed park under the National Parks and Wildlife Act 1972 and it would not support a proposal to place the Mamungari Conservation Park under wilderness protection.

In light of this advice, I believe that the National Parks and Wildlife Act 1972, provides the most appropriate framework to continue to manage Mamungari Conservation Park.

Dated 26 June 2008.

GAIL GAGO, Minister for Environment and Conservation

## WORKERS REHABILITATION AND COMPENSATION ACT 1986

*Publication of Designated Forms**Preamble*

Section 3 (13) of the Workers Rehabilitation and Compensation Act 1987 (the WRCA), provides that 'A reference in a provision of this Act to a designated form is a reference to a form designated for the purposes of that provision by the Minister from time to time by notice in the *Gazette*'.

## NOTICE

- Pursuant to subsections 37 (2), (3) and (8) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the relevant forms published in the *Government Gazette* at Attachments 1, 2 and 3 respectively.
- Pursuant to subsections 38 (1b), (3) and (7) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the relevant forms published in the *Government Gazette* at Attachments 4, 5 and 6 respectively.
- Pursuant to subsections 39 (1a), (2) (a) (ii) and (3) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the relevant forms published in the *Government Gazette* at Attachments 7, 8 and 9 respectively.
- Pursuant to subsection 41 (2) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the relevant form published in the *Government Gazette* at Attachment 10.
- Pursuant to subsections 52 (1) (c) and (5) (b) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the relevant forms published in the *Government Gazette* at Attachments 11 and 12 respectively.
- Pursuant to subsection 62 (1) (a) of the WRCA, notice is given by the Minister for Industrial Relations for the designation of the three relevant forms published in the *Government Gazette* at Attachment 13.

ATTACHMENT 1

**Section 37(2) Request for Review of Calculation of Average Weekly Earnings**

Section 37 of the Act\* provides for a review of the calculation of the average weekly earnings of a worker if either, or both of the following occur. There is:

- a) a change in a component of the worker’s remuneration used to determine average weekly earnings (including a component constituted by a non-cash benefit); or
- b) a change in the equipment or facilities provided or made available to the worker (if relevant to average weekly earnings).

By completing this *Designated Form* you are applying for a review of the calculation of your average weekly earnings on the basis that there has been a change in accordance with either of the above criteria.

I, *workers name*, request that a review of the calculations of my average weekly earnings be undertaken for the following reasons:

.....  
.....  
.....  
.....

**The calculation of my average weekly earnings should be reviewed to reflect the following:**

Inclusion or change of **Non – Cash component benefit** (include details below):

.....  
Equivalent weekly value of above \$.....

Inclusion or change of **Equipment or Facilities** provided or made available by my employer (include details below):

.....  
Equivalent weekly value of above \$.....

Other relevant information, comments or evidence to support my review are detailed below (please make reference to attached documents if more room required):

.....

**Please keep a copy of this form for your records and post the original to your Case Manager.**

**Signed:**..... **Date**...../...../.....

Claim Number:

\* *Workers Rehabilitation and Compensation Act 1986, as amended*

## ATTACHMENT 2

**Notice of Intention to Review Calculation of Average Weekly Earnings –  
Section 37(3)**

Date

Worker's Name  
Worker's Address

Dear

**Re: Claim Number:  
Employer:**

Section 37 of the Act\*, allows for the Corporation to review the calculation of the average weekly earnings made to a worker if either, or both of the following occur. There is:

- a) a change in a component of the worker's remuneration used to determine average weekly earnings (including a component constituted by a non-cash benefit); or
- b) a change in the equipment or facilities provided or made available to the worker (if relevant to average weekly earnings).

We acknowledge receipt of your *Request for Review of Calculation of Average Weekly Earnings* dated.....

**or**

It is our intention to review your entitlement to weekly payments pursuant to Section 37 of the Act. If we find on review that your entitlement to weekly payments has changed we may adjust your weekly payments accordingly.

We propose to review the calculation of average weekly earnings which may affect your entitlement to weekly payments pursuant to Section 37 of the Act, based on the following changes:

FREE TEXT (*description of changes*)

*Include/Exclude* Non-Cash Component Item:..... Equivalent weekly value \$:...

*Include/Exclude* Equipment/Facilities item:..... Equivalent weekly value \$:...

**Please note this is a notice of a proposed review only. It is not a decision.** Once you have received our decision you will have the right to dispute the decision if you disagree.

You may **within 28 days** of the date of this request forward any written representations or supply relevant evidence on the subject of this review.

\* *Workers Rehabilitation and Compensation Act 1986, as amended*

If you do not make written representations within the time specified, we will notify you of the outcome of review in accordance with Section 37(8) of the Act on the basis of evidence we have to hand.

If you have any queries please contact me on..... or my Team Leader on.....

Yours faithfully



Increase/decrease amount:	\$
New notional weekly earnings:	\$
Current entitlement period 90% of NWE	\$

***or***

Notional Weekly Earnings:	\$
Increase/decrease amount:	\$
New Notional Weekly Earnings	\$
Current entitlement period 80% of NWE	\$

**Provisions of the Act relied upon**

Section/s:

Extracts of these sections are attached for your information.

**Review Rights**

If you disagree with the above decision, you may apply for a review under Section 90 of the Act. A copy of the dispute resolution process is attached for your information.

.....  
Case Manager

ATTACHMENT 4

**Section 38(1) Request for Review of Weekly Payments**

Section 38 of the Act\* provides for a review of the amount of weekly payments made to a worker who has suffered a compensable disability by the Corporation, on its own initiative, or if requested by a worker or an employer.

By completing this *Designated Form* you are applying for a review of the calculation of the amount of weekly payments.

I, ....., request that a review of the amount of weekly payments made to me *or* Workers name be undertaken for the following reasons:  
.....  
.....  
.....

Other relevant information, comments or evidence to support my request for a review are detailed below (please make reference to attached documents if more room required):

.....  
**Please keep a copy of this form for your records and post the original to your Case Manager.**  
**Signed:** ..... **Date:**...../...../.....  
Claim Number: .....

\* *Workers Rehabilitation and Compensation Act 1986, as amended*

ATTACHMENT 5

**Notice of Pending Review of Weekly Payments**

Date

Worker's Name

Worker's Address

**Re: Worker's Name:  
Claim Number:  
Employer:**

Section 38 of the *Workers Rehabilitation and Compensation Act 1986* (the Act) provides for a review of the amount of the weekly payments made to a worker who has suffered a compensable disability.

**Take notice** that it is the intention of the Corporation to review your entitlements to weekly payments pursuant to section 38 of the Act.

If the Corporation finds on review under this section that your entitlement to weekly payments has altered, it must adjust or discontinue your weekly payment to reflect the review finding.

You may **within \*\*\*\* days** of the date of this request forward to ..... any written representation you wish to make on the subject of this review. For example you may have medical evidence of your incapacity or further evidence of your earnings.

Should you have any queries on the above please contact .....

Signature

Form 38(3)

## ATTACHMENT 6

**Outcome of Review of Weekly Payments**  
(Section 38 of the Act)

This form is used to provide information on the outcome of a review pursuant to Section 38 of the *Workers Rehabilitation and Compensation Act 1986* (the Act), as amended, of the weekly payments made to a worker who has suffered a compensable disability.

**Worker Details**

Worker Name:  
Claim Number:  
Address:  
Telephone:

**Employer Details**

Employer Name:  
Address:  
Telephone:

Date of completion of Review:

**Decision**

Following a review of your entitlement to weekly payments, we have determined that your weekly payments are to be:

Increased/Decreased/Discontinued/Unchanged

The rate of Income Maintenance has been determined at \$.....per week.

**Provisions of the Act relied upon**

Section/s:

Regulation/s:

Extracts of these sections are attached for your information.

**Basis for the decision**

Signature:

If the above decision relates to the reduction or discontinuance of weekly payments, pursuant to Section 36(3a) of the Act we give you notice that the weekly payments determined at the above review will commence....days from the date you receive this notice.

**Review Rights**

If you disagree with the above decision, you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice. Further information about the Dispute Resolution Process is attached.

If you file a Notice of Dispute against a decision to discontinue your weekly payments, you may apply to the WorkCover Ombudsman for a review of the decision. If it appears to the WorkCover Ombudsman that it was not reasonably open to decide to discontinue your weekly payments the WorkCover Ombudsman may suspend the operation of the decision and you will have your weekly payments continued or reinstated until the dispute is resolved or the Tribunal determines the dispute or the Tribunal orders they cease.

Your application for review should be by letter, with a copy of your filed notice of dispute attached, and addressed to:

The Office of the WorkCover Ombudsman  
Level 6, Chesser House  
91 – 97 Grenfell Street  
Adelaide SA 5000

## ATTACHMENT 7

**Section 39(1a) Notice of Intention to Review Weekly Payments**

Date

Workers name  
Workers Address

Dear

**Re: Claim number:**  
**Employer:**

This letter is to advise that as you are likely to be totally or partially incapacitated for work for a period exceeding one year, the Corporation is required by section 39 of the Act\* to review your weekly payments, and to adjust them if necessary. An extract of section 39 of the Act is attached.

This review and adjustment to your weekly payments is due to you on .....

There are two ways this adjustment can be calculated.

If you complete the attached form and provide the Corporation with the completed form at least **5 business days prior** to the above due date, your economic adjustment will be based on the relevant changes to your award or enterprise agreement, pursuant to section 39(2)(a)(ii) of the Act.

If you do not complete the attached form, your economic adjustment will be based on the "Wage Price Index", pursuant to Section 39(2)(a)(i) of the Act. The Australian Bureau of Statistics publishes the "Index" in publication number 6345.0 - Table 2.

At the time of writing this letter your notional weekly earnings (NWE) are \$..... Currently the Labour Price Index is ...% however this may have changed by the above date. The percentage published at the time of the above date is the amount that must be applied.

So, the formula for working out the adjustment is  $NWE + (NWE \times \text{Wage Cost Index}) = \text{new NWE}$ , for example:  $\$300 + (\$300 \times 2\%) = \$306$ .

Please contact me on..... if you wish to discuss this matter or have any questions about the information in this letter.

Yours faithfully,

Signature

\*Workers Rehabilitation and Compensation Act, 1986, as amended

ATTACHMENT 8

**Section 39 Economic adjustments to weekly payments  
Application for consideration of Award/Enterprise Agreement Changes**

Each year the Corporation is required to review the weekly payments for the purpose of making an adjustment to the amount of those payments under section 39 of the *Workers Rehabilitation and Compensation Act 1986*.

If you apply, this adjustment must be based on changes to award or enterprise agreement payable to a group of workers of which you were a member at the time of your disability. Please advise your claims manager if you need interpreting services to aid the completion of this form.

I,....., request that the changes in rates of remuneration  
*(Name)*  
payable at my workplace be taken into consideration when calculating that section 39 economic adjustment.

**Claim Number:** .....

.....  
*Signed* *Date*

Business/Employer Name  
.....  
Workplace Address.....  
Employers workers compensation contact person (or your Supervisor) .....  
Contact Telephone Number.....

If known, please complete the following details:  
Please nominate the award or enterprise agreement which covers you at your pre-injury place of work  
.....  
.....

Please fill in the following details of % increase or dollar amount increases in the past 12 months at your workplace:

An increase of ..... % of \$ ..... was effective from ...../...../.....  
*(Date)*

A further increase of ..... % of \$ ..... was effective from ...../...../.....  
*(Date)*

Any other relevant information  
.....  
.....

Please keep a copy of this form for your records and post the original to your claims agent

## ATTACHMENT 9

**ECONOMIC ADJUSTMENTS TO WEEKLY PAYMENTS**  
*Section 39 of the Workers Rehabilitation and Compensation Act 1986 (the Act)*

**Worker Details**

Name

Address

**Employer Details**

Name

Address

Claim Number

**Decision****Reason for decision**

An extract of the relevant sections of the Act is attached.

**Review Rights**

If you disagree with the above decision you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute form must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice.

If you have any questions regarding this notice please contact the undersigned on (08) .....

**Signature**  
(Name of Case Manager)

**Date**

## ATTACHMENT 10

**ABSENCE OF WORKER FROM AUSTRALIA  
NOTICE OF INTENTION TO SUSPEND/REDUCE WEEKLY PAYMENTS****Section 41 of the *Workers Rehabilitation and Compensation Act 1986* (the Act)****Worker Details**

Name

Address

Claim Number

**Employer Details**

Name

Address

**Decision****Reason for decision**

An extract of section 41 is attached.

**Review Rights**

If you disagree with the above decision you may apply for a review under Section 90 of the Act. To apply, a completed Notice of Dispute form must be lodged with the Workers Compensation Tribunal within one month from the date that you receive this notice.

If you have any questions regarding this notice please contact the undersigned on (08) .....

**Signature**  
(Name of Case Manager)

**Date**

ATTACHMENT 11



South Australian Workers Compensation

Doctors Copy 36200 XX

Prescribed Medical Certificate

PLEASE PRINT LEGIBLY

Family name: \_\_\_\_\_ Other names: \_\_\_\_\_

Date of birth: \_\_\_/\_\_\_/\_\_\_ Stated date of injury: \_\_\_/\_\_\_/\_\_\_

Employer: \_\_\_\_\_

The worker's stated cause for this disability/disease is: \_\_\_\_\_

\_\_\_\_\_

After examining the worker, it is my opinion that he/she is suffering from: \_\_\_\_\_

I consider that the disability/disease is consistent with the stated cause  Yes  No

In my opinion the worker is:

fit to return to pre-injury workplace duties on \_\_\_/\_\_\_/\_\_\_

fit to return to modified/other duties from \_\_\_/\_\_\_/\_\_\_ to \_\_\_/\_\_\_/\_\_\_ with the following restrictions:

\_\_\_\_\_

unfit for work, from \_\_\_/\_\_\_/\_\_\_ to \_\_\_/\_\_\_/\_\_\_

Please tick all relevant statements:

I have personal knowledge of the worker's workplace  Yes  No

I have discussed with the employer the kinds of work that might be appropriate for the worker in view of the disability  Yes  No

I have referred the worker to (eg medical specialist, other health professional): \_\_\_\_\_

Name of person referred to: \_\_\_\_\_

I will reassess this worker  Yes, on \_\_\_/\_\_\_/\_\_\_ or  no further review required

Other comments: \_\_\_\_\_

\_\_\_\_\_

I certify that I have examined/seen this worker on \_\_\_/\_\_\_/\_\_\_

at \_\_\_\_\_ AM / PM

Signed: \_\_\_\_\_

Date of certificate: \_\_\_/\_\_\_/\_\_\_

Name of doctor:
Address:
Telephone:
Facsimile:
Provider No:
E-mail:



**WHAT HAPPENED?**

Please read the examples below before completing.

What was the worker doing at the time?


What led to the injury or disease?


What exactly caused the injury or disease?

Give the name of any chemical, object, process or equipment involved


**EXAMPLES:**

What led to the injury or disease?	What exactly caused the injury or disease?
long term vibration caused steam pipe to fracture	escape of steam burned arm
cast iron chip flew from grinder	chip flew into unprotected eye
foot slipped on wet rung of metal ladder	fell 2 metres to concrete floor
repeatedly lifting 16kg bags of cement from pallet to trolley	felt sudden pain in lower back

**OTHER DETAILS**

Give details of other circumstances which would assist your Claims Management Agent to assess the claim. (eg. Do you query the validity of the claim? If so, why?)

In my opinion


**FIRST TWO WEEKS PAYMENT—For Non-Exempt Employers ONLY**

Have you previously made any weekly compensation payments to the worker during the current calendar year?

Yes  No

If yes, then please give details of the amount(s) and date(s)

--

For "immediately notifiable work related injuries" only (refer to notes on the front):

DAIS -Workplace Services notified on (date)

Regional Office

**COMPENSATION PAYMENTS -For Non-Exempt Employers ONLY**

What was the worker's gross weekly wage at the time of the injury or disease? \$

Does this amount include any allowances?

Yes  No

If yes, provide details:


Does the worker normally work overtime or shiftwork?

Yes  No

State/Federal Award  Apprentice/Trainee

It is expected that an employer will make weekly compensation payments to the worker in accordance with advice from their Claims Management Agent and will then be reimbursed by them. In special circumstances the Claims Management Agent will organise weekly compensation payments direct to the worker.

If you request this alternative, please state your reason:


If the employer is going to pay the worker direct, the Claims Management Agent can reimburse the payments via Electronic Funds Transfer (EFT) or cheque.

Do you want to be reimbursed via EFT?

Yes  No

If yes to the above, please complete the following details:

Payments can only be made to a bank, building society or credit union account held in the employer's name (and maintained by the employer).

It is the employer's responsibility to advise the claims agent within 5 business days if any of the bank account details provided are changed.

Bank Name

Branch Address

--

BSB

Account Number

Account Name

**EMPLOYER DECLARATION**

I

the undersigned, declare that the details above are true and correct to the best of my knowledge and belief, and I understand that providing a false or misleading statement is an offence.

Date

Signature of Employer (or authorised person)


ATTACHMENT 13



Application for Registration as an Employer
Workers Rehabilitation & Compensation Scheme - South Australia

YOU MUST REGISTER WITHIN 14 DAYS OF EMPLOYING A WORKER
PLEASE SUPPLY, IN WRITING, REASON(S) IF YOU ARE REGISTERING AFTER
THE 14 DAY PERIOD - A PENALTY MAY APPLY.

Use this form to register as an employer in respect of workers
in employment to which the Workers Rehabilitation and
Compensation Act, 1986 applies and for Occupational Health,
Safety and Welfare purposes.

If you operate a business activity at more than one location
where workers are employed, you will need to fill out an
'Additional Location Details' form for each extra location.

Do you employ any worker who is (or is to be) usually
employed outside Australia?

No [ ] Yes [ ]

Workers who usually work in another State or Territory may
not be covered under the South Australian legislation. You
should consider also arranging cover in the appropriate
State or Territory.

A Minimum Levy applies to each employer registration.

PLEASE NOTE: For assistance in filling out this form contact
WorkCover Corporation

Phone: 131855
Country callers: 1800 188 000 (Toll Free)
Interstate callers: 1800 888 508 (Toll Free)
e-mail: workcover.com

An Interpreter service is also available.

Visit our Internet Website at www.workcover.com

Employers (and others) have responsibilities and obligations
under the Occupational Health, Safety and Welfare Act, 1986.
Do you wish information on occupational health, safety and
welfare sent to you? [ ] Yes

An employer is liable for the first two weeks income
maintenance for an injured worker per calendar year.
This liability can be removed by completion of an application
form and paying a minimal additional levy. Do you wish an
application form to be sent to you? [ ] Yes

Payment Options:
Flexible payment methods that are designed to save you time
and money are available. For more information just tick the
box and we will forward a brochure and application form.
[ ] Yes

Please complete the form in BLOCK LETTERS using a black pen

1. Full legal name(s) of employer
For an individual or partnership, list the family names
first, followed by the other names.
The employer's legal name is not necessarily the same as
the trading name. For example, John Peter Smith trading
as ABC Retail, ABC Retail is the trading name, but John
Peter Smith is the legal name of the employer.

[ ]
[ ]
[ ]
[ ]
[ ]
[ ]
[ ]

2. Tick one box to show the type of employer
[ ] Sole proprietor (one person) [ ] Partnership
[ ] \*Private Company [ ] \*Public Company

\*Please provide Australian Company Number

[ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ] [ ]

[ ] Other (Describe) [ ]

Office use only Date form received: [ ] Registration No: [ ] SAWIC Code: [ ]

Continued on the next page

**3. Australian Business Number**  
Please provide your Australian Business Number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

**4. GST Status**

(a) Is (or will) your business be registered for GST purposes?  
Yes  go to question 4(b)  
No  go to question 5

(b) Is your business claiming (or entitled to claim) input tax credits for WorkCover levy paid?  
Yes  go to question 4(c)  
No  go to question 5

(c) What percentage (%) of input tax credits is your business claiming (or entitled to claim) on WorkCover Levy paid?  

			%
--	--	--	---

(d) On what date did (or will) your business become eligible to claim input tax credits for WorkCover levy paid?  

			/							/				
Day		Month		Year										

**5. Company Directors**  
Give FULL names (including middle names) of all directors.  
If more attach list.  
Tick appropriate box to indicate Working or Non-Working Director

Surname	Given Names	Working Director	Non-Working Director

**6. Other registrations as an employer**  
Please list ALL other businesses in which the employer listed in Q1, or directors listed in Q5 are currently or have been previously involved in the past 5 years.  
If more attach list.

Name:	WorkCover Registration number (if applicable):

**7. Trust**  
Is the employer appointed as a trustee of a trust?  
If so, state the name of the trust.

--

**8. Registered Business or Trading Name**  
(if applicable)

--

**9. Mailing details**  
What is your postal address for service of notices and correspondence

Postcode:

What is your e-mail address

Please provide your Internet Web-site

**10. Contact person**  
Provide details of your authorised contact person who may be contacted for further information.

Name	M
Position/Title	
Phone number	( )                      Mobile
Fax number	( )
e-mail	







**3. To amend employer name details.**

(a) To amend the type of employer, tick one box to indicate current type and provide details of new employer name.

- Sole Proprietor
- Partnership
- Public Company
- Private Company
- Other

New employer name (in full)


(b) To amend Partners or Directors

Incoming partners or directors (full names)


Outgoing partners or directors (full names)


**4. To amend business/trading names**

Only where Australian Business Number has not changed


**5. To amend mailing details**

New postal address for service of notices and correspondence.

New e-mail  
New Internet Web-Site

Postcode

**6. To amend employer contact person**

Name  
Phone number  
Mobile  
Fax number  
e-mail

M
( )
( )

**7. To amend business records address**

Please provide the full address (not post office box).  
For farms include the road name, the Sections & Hundreds

Phone number  
Mobile  
Fax number  
e-mail

Postcode
( )
( )

**8. To amend GST status**

- (a) Is your business registered for GST?
- (b) Is your business claiming for, or entitled to claim, input tax credits on WorkCover levy paid?
- (c) What percentage (%) of input tax credits is your business claiming or entitled to claim on your WorkCover levy paid?
- (d) On what date did, or will, you become eligible to claim input tax credits on your WorkCover levy paid?

Yes  No

Yes  No

%

/   /

Day Month Year

**Part B - To amend the address of an existing location**

1. What is the DATE OF EFFECT of the following change(s)?  /  /  Now complete only those questions 2 to 4 in Part B for which details have changed.

**2. To amend the physical location of an existing location**

Location number

New location address

Postcode

If the business activity or industry has changed, please attach details (refer Part A - Question 2)

**3. To amend location contact details**

Contact name  Location number

Telephone ( )  Mobile

Fax number ( )  Trading name

e-mail

**4. Revised estimate of total gross remuneration**

Revised estimate of total gross remuneration including wages, employer's superannuation contributions, leave payments and other allowances and benefits expected to be paid to your workers during the current financial year.

\$

**Part C - Cancellation of location(s) or registration**

**1. Do you wish to:**

- (i) Cancel your entire registration
- (ii) Maintain your existing employer registration but cancel one or more locations

On what date did the business cease employing workers?  /  /

Location numbers of those locations you wish to cancel	Date employment ceased at this location
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>
<input type="text"/>	<input type="text"/> / <input type="text"/> / <input type="text"/>

*Continued on the next page*

2. Why do you wish to cancel your registration/location(s)?

Business/location sold

Business/location merged

Employer bankrupt or liquidated

Employer deceased

Ceased employing

other  Please give details

Who was it sold to/merged with

Name

Address

Postcode

Phone Number ( ) Mobile

Fax Number ( )

e-mail

Do you still conduct any business in which you employ workers? No  Yes

If yes and the location needs to be registered you will need to be registered you will need to complete an additional Location form or complete Part B of this form.

3. What is your future forwarding address?

Postcode

Phone number ( ) Mobile

Fax number ( )

e-mail

4. Please detail below the Total Remuneration for the cancelled location(s) or registration for the current financial year for which you were employing.

Location No.	Period of Operation (this financial year)	Total Remuneration (refer definition)	WorkCover Levy Rate	Calculated Levy
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
	to	\$ -00	%	\$ -
<b>Total A</b>				\$ -
Less Rebate (if applicable)				\$ -
<b>Total B</b>				\$ -
Plus GST (% of B)				\$ -
Plus OHS&W Govt Reg Fee (% of A)				\$ -
<b>Total C</b>				\$ -
<b>Less AMOUNT PAID</b>				\$ -
<b>AMOUNT PAYABLE</b>				\$ -

Please Note: Minimum Levy applies



**7. Business of employer at this workplace/location**  
*This information will help us to assign the correct industry classification which determines the levy rate.*

- (a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?
- (b) Describe the different types of work (activities) carried out at this location.  
If you need more space, attach a sheet.


**8. Give details of the NUMBER of workers who will be or are employed in each occupation at this location.**  
 Include working directors. Do not include people listed as the employer (i.e. partners or sole-proprietors).  
**Estimate the total gross remuneration (including wages, benefits and other payments) which will be paid to workers at this location for a 12 month period.**  
*(This estimate is used to assist in determining the frequency of your levy payments, e.g. monthly or annually in arrears)*

Occupation	Full-time (35 hrs or more a week) <small>Includes permanent, casual and seasonal</small>	Part-time (less than 35 hrs a week) <small>Includes permanent, casual and seasonal</small>	Gross Remuneration <small>(including wages, superannuation, leave payments, directors fees, other allowances and monetary benefits.)</small>
<b>Total Gross Remuneration</b>			

**DECLARATION**

Before completing this declaration, please make sure you have answered each question as it applies to your business and have attached any 'Additional Location Details' forms or any other attachments.

To provide false or misleading information is a serious offence under the Workers Rehabilitation and Compensation Act, 1986 which can involve you incurring a significant penalty of up to \$50,000.

*I declare that the information I have given on this form and any attached sheets is complete and correct.*

Signature of employer,  
Public Officer or authorised person

	Date
--	------

/	/	/
---	---	---

--

(Block letters)

**Return your completed form(s) to WorkCover Corporation by:**

Mail	In person	Fax
GPO Box 2668	OR 100 Waymouth St	OR (08) 8233 2990
Adelaide SA 5001	Adelaide SA 5000	

17.5.8D 6/99

Dated 8 July 2008.

MICHAEL WRIGHT, Minister for Industrial Relations

South Australia

## Environment Protection (Water Quality) Amendment Notice 2008

under section 32 of the *Environment Protection Act 1993*

### Part 1—Preliminary

#### 1—Short title

This notice may be cited as the *Environment Protection (Water Quality) Amendment Notice 2008*.

#### 2—Commencement

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

#### 3—Amendment provisions

In this notice, a provision under a heading referring to the amendment of a specified policy under the *Environment Protection Act 1993* amends the policy so specified.

### Part 2—Amendment of *Environment Protection (Water Quality) Policy 2003*

#### 4—Substitution of clause 36

Clause 36—delete the clause and substitute:

##### 36—Vessels

(1) In this clause—

*aquaculture lease* has the same meaning as in the *Aquaculture Act 2001*;

*black water* means—

- (a) human waste, either alone or in combination with water; or
- (b) any other wastewater generated by cleaning a toilet;

*category A vessel* means a vessel that is first registered, or for which a certificate of survey is first issued, under the *Harbors and Navigation Act 1993* after the commencement of the *Environment Protection (Water Quality) Amendment Notice 2008* (that amended this policy by substituting this clause);

*category B vessel* means—

- (a) a commercial vessel; or
- (b) a non-commercial vessel occupied as a place of residence, but does not include a category A vessel;

**commercial vessel** has the same meaning as in the *Harbors and Navigation Act 1993*;

**concentrated black water**—see subclause (3);

**concentrated grey water**—see subclause (2);

**Coorong** means that area of water separated from the Lower Murray, and from Lake Alexandrina, by the Goolwa, Mundoo, Boundary Creek, Ewe Island and Tauwitchere Barrages, and separated from the ocean by Sir Richard Peninsula and Younghusband Peninsula, and by the geodesic from the location on Mean High Water Springs closest to the mouth of the River Murray on the northern side of the headland of Sir Richard Peninsula to the location on Mean High Water Springs closest to the northern side of the headland of Younghusband Peninsula;

**grey water** means wastewater generated by washing, laundering, bathing or showering;

**harbor** has the same meaning as in the *Harbors and Navigation Act 1993*;

**inland waters** means the River Murray and its tributaries, Lakes Albert and Alexandrina, Lake George, the Coorong above the Murray Mouth and all the waters of the State that are fresh waters;

**Lakes Albert and Alexandrina** means all of the waters of Lake Albert and Lake Alexandrina downstream from the punt that services the main road joining the township of Wellington to the township of Wellington East near 35°19'52.53" South, 139°23'04.30" East, and separated from the Coorong by land and by the Goolwa, Mundoo, Boundary Creek, Ewe Island and Tauwitchere Barrages, and includes those waters of the Finnis River and Currency Creek situated upstream from Lake Alexandrina to the first road bridge by which they are crossed;

**marina** means a boating facility comprising pontoons, jetties, piers or other structures (whether on water or land) designed or used to provide moorings or dry storage for more than 5 vessels at any 1 time;

**marine waters** means the waters within the limits of the State (other than inland waters) that are subject to the ebb and flow of the tide;

**Murray Mouth** means the Coorong and coastal waters that are within 500 m of a line joining the locations on Mean High Water Springs closest to 35°33'18.69" South, 138°52'45.87" East (northern side of the headland of Sir Richard Peninsula) and 35°33'21.95" South, 138°52'53.34" East (northern side of the headland of Younghusband Peninsula);

**prescribed vessel** means—

- (a) a vessel of or above 400 gross tonnage engaged in international shipping; or
- (b) a vessel authorised to carry more than 15 persons.

- (2) For the purposes of this clause, grey water will be taken to be **concentrated grey water** if the concentration of a pollutant specified in column 1 of the following table in respect of the grey water exceeds the concentration specified in column 2 for that pollutant:

<b>Pollutant</b>	<b>Concentration</b>
suspended solids	50mg/L
total grease	25mg/L
nitrogen	10mg/L
phosphorus	1mg/L
enterococci	40 cells/0.1L

- (3) For the purposes of this clause, black water will be taken to be **concentrated black water** if the level or concentration of a pollutant or characteristic specified in column 1 of the following table in respect of the black water exceeds the level or concentration specified in column 2 for that pollutant or characteristic:

<b>Pollutant or characteristic</b>	<b>Level or concentration</b>
suspended solids	35mg/L
biochemical oxygen demand	25mg/L
chemical oxygen demand	125mg/L
pH	between 6 and 8.5
enterococci	40 cells/0.1L

- (4) The owner, or the person in charge, of a vessel must ensure that, while the vessel is on inland or marine waters, all waste produced on or brought onto the vessel is stored on the vessel in a container from which it cannot escape.

Mandatory provision: Category B offence.

- (5) Subclause (4) does not prevent the discharge of waste from a vessel in the following circumstances:
- (a) the discharge of grey water into inland waters from a vessel provided that—
    - (i) the grey water does not contain any visible floating solids or formaldehyde-based chemical treatments; and
    - (ii) the vessel—
      - (A) is not within a harbor, marina or canal; and
      - (B) is not a permanently moored commercial vessel operating as an on-water accommodation or dining facility; and
    - (iii) the point of discharge is more than 3 nautical miles from the area of an aquaculture lease; and

- (iv) in the case of concentrated grey water—
      - (A) the point of discharge is more than 1 nautical mile from land or from any person in the waters; and
      - (B) the vessel is not occupied as a place of residence;
  - (b) the discharge of grey water into marine waters from a vessel provided that—
    - (i) the grey water does not contain any visible floating solids or formaldehyde-based chemical treatments; and
    - (ii) the vessel is not within a harbor, marina or canal; and
    - (iii) the point of discharge is more than 3 nautical miles from the area of an aquaculture lease; and
    - (iv) in the case of concentrated grey water—the point of discharge is more than 1 nautical mile from land or from any person in the waters;
  - (c) the discharge of black water into marine waters from a vessel other than a prescribed vessel provided that—
    - (i) the black water has been macerated into a fine slurry and does not contain formaldehyde-based chemical treatments; and
    - (ii) the point of discharge is more than 3 nautical miles from land, the area of an aquaculture lease or from any person in the waters; and
    - (iii) in the case of concentrated black water—the vessel is underway.
- (6) It will not be necessary in any proceedings for an offence against subclause (4) to prove that waste actually escaped from a container.
- (7) Subclause (4) does not apply in relation to waste produced on or brought onto a vessel while on marine waters or grey water produced on a vessel while on inland waters until—
  - (a) in the case of a category A vessel—1 January 2009;
  - (b) in the case of a category B vessel—1 January 2010;
  - (c) in the case of any other vessel—1 January 2011.
- (8) Subject to subclause (10), the *Code of Practice for Vessels on Inland Waters 2003* prepared by the Authority applies in relation to a vessel.
- (9) The *Code of Practice for Vessel and Facility Management: Marine and Inland Waters 2008* prepared by the Authority applies in relation to—
  - (a) a category A vessel—on and from 1 January 2009; and
  - (b) a category B vessel—on and from 1 January 2010; and
  - (c) any other vessel—on and from 1 January 2011.

- (10) The *Code of Practice for Vessels on Inland Waters 2003* ceases to apply in relation to a vessel from the date on which the *Code of Practice for Vessel and Facility Management: Marine and Inland Waters 2008* applies in relation to the vessel.
- (11) The Authority or another administering agency may issue an environment protection order to the owner or person in charge of a vessel to give effect to the codes as applied by this clause.

**Made by the Minister for Environment and Conservation on the recommendation of the Authority under clause 6(3) of the *Environment Protection (Water Quality) Policy 2003***

On 10 July 2008

South Australia

## **Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008**

under the *Motor Vehicles Act 1959*

### **1—Short title**

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008*.

### **2—Commencement**

This notice will come into operation on the date of publication in this Gazette.

### **3—Approved motor bikes and motor trikes**

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 1996* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

## Schedule 1—Approved motor bikes and motor trikes

### 1—Motor bikes and motor trikes with an engine capacity not exceeding 260 ml

All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne other than the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250.

### 2—Motor bikes and motor trikes with an engine capacity not less than 261 ml and not exceeding 660 ml

The motor bikes and motor trikes listed in the table below.

<b>Make</b>	<b>Model</b>
AJS	Model 18 Model 30
Aprilia	Moto 6.5 Pegaso 650 Pegaso 650 I.E. Scarabeo 400 Scarabeo 500
Ariel	Huntmaster Red Hunter 350 Red Hunter 500
Benelli	Velvet 400
Bultaco	Sherpa
BMW	F650 F650CS F650GD F650GS Single Cylinder model only F650ST G450X R50 R60 R60/5 R60/6 R65 R69

<b>Make</b>	<b>Model</b>
BSA	B33 B50SS Gold Star Empire Star Gold Star M24 Gold Star post-war 350 singles Golden Flash Lightning
BSA	Spitfire MKIII Thunderbolt
Cagiva	410TE 610TE 610TE-E Canyon 500 Canyon 600 River 600 W16 600
Cossack	650
Dneper	K650
Douglas	Post-war 350
Ducati	400 SS Junior 600 Supersport 600 Superlight DM450 DM500 M600 Monster M620ie (24kw Lite) SL 500 Pantah SL 600 Pantah
Enfield	Bullet Deluxe Bullet STD Taurus
Gasgas	EC400 FSE400 SM400 Supermotard
Gilera	Nexus 500
Harley	SS350

Make	Model
Honda	600V Transalp Bros CB350 CB350F CB400 CB400F CB400N CB400T CB500 CBX550F CRF450 CRF450X CX500 Deauville 650 FT500 NX650 Revere RVF400 Silverwing SL350 VF400F VT500 VT600C XBR500 XL350 XL500 XL600 XL650 Transalp XR350 XR350R XR400R XR500 XR600 XR600R XR650L
Husaberg	FE(Enduro)4E8 FE(Enduro)5E8 FE(Enduro)7E8 FE400 FE450 FE501 FE550 FE600 FE650 FS450 FS650

<b>Make</b>	<b>Model</b>
Husqvarna	DBD34 Gold Star SM 450ie SM 510ie SM610 TE 450ie TE 510ie TE610 350TE 400TE 410TE 430WR 510TE 610TE 610TE-E
Hyosung	Aquila GV650L Comet GT650L Comet GT650RL Comet GT650SL
Jawa	350
Kawasaki	EN450 ER500A ER500C EX400 EX500A KL600 KL650A KL650B KL650C KLE500A KLE500B KLR650 KLX300B KLX400B KLX450A KLX650B KLX650C KZ400 KZ440 KZ500 KZ550 LTD440 Z600A Z650B ZR550B Z500

<b>Make</b>	<b>Model</b>
KTM	350 EXC Special-R 625 SMC 660 SMC EXC Series 300 EXC Series 360 EXC Series 380 EXC Series 400 EXC Series 510 EXC Series 525 GS Series 300 GS Series 400 GS Series 450 GS Series 500 GS Series 550 GS Series 600 LC4 Series 300 LC4 Series 400 LC4 Series 500 LC4 Series 540 LC4 Series 550 LC4 Series 600 LC4 Series 625 LC4 Series 650
Kymco	T70000 (500) T70020 (500i) T70020 (500Ri)
Matchless	600 650 G80 Major
Montesa	Cota
Moto Morini	350 Sport 500 Strada 500W
Moto Guzzi	V35 V50 V65
MuZ	Baghira 660 Scorpion Replica Skorpion Sport Skorpion Tour
MV Agusta	350

<b>Make</b>	<b>Model</b>
Norton	Model 50 Dominator Model 88 Dominator Model 90 ES2
Oz Trike	Fun 500
Panther	600 650
Piaggio	MP3 400 X9 500 XEVO 400ie X8 400
Peugeot	Geopolis 400 Satelis 400 Satelis 500
Royal Enfield	650 Bullet 500 Bullet 350 Diesel 324 Electra 500 Lightning 500
Rudge- Whitworth	650
Sherco	S4 Enduro
Suzuki	AN650 DR350 DR350S DR500 DR600R DR600S DR650R DR650RE DR650RL DR650RSL DR650SE DR-Z400 DR-Z400E DR-Z400S DR-Z400SM GR650 GS450E GS450S GS450SX GS500 GS500E GS500F

<b>Make</b>	<b>Model</b>
	GS500K GS550 GSX400E GSX400F LS650 RE5 SV650SU XF650
TM	300 Enduro 450 530 TM300 TM400
Triumph	Bonneville 650 Speed Twin T100 Tiger T100R Daytona 500 Thunderbird 650 Trophy 500 Trophy 650 TRW25  Note: Only includes models manufactured up to and including 1983.
Ural	650
Velocette	MAC 350 MSS 500 Venom
VOR	400 Enduro 450 Enduro 500 Enduro 530 Enduro
Yamaha	RD350 RD350LC RD400 SR500 SRX600 SZR660 TT350 TT600 TT600E TT600R TX650 WR400F WR426F WR450

Make	Model
	WR450F XJ550 XJ650 XJR400 XP500 – T Max XS400 XS650 XT225 XT350 XT500 XT550 XT600 XT600Z XT660R XT660X XTZ660 XV535 XVS650 XVS650A XZ550 YP 400

## **Schedule 2—Revocation**

The *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2008* made on 26 June 2008 (Gazette no. 35, 26 June 2008 p2542 ) is revoked.

**Made by John Neville, Deputy Registrar of Motor Vehicles**

Dated 8 July 2008

South Australia

## **Constitution (Legislative Council Casual Vacancy) Proclamation 2008**

under section 13 of the *Constitution Act 1934*

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### **Preamble**

- 1 A seat of a member of the Legislative Council has become vacant by virtue of the resignation of the Honourable Andrew Lee Evans, MLC.
- 2 A person must be chosen to occupy the vacant seat by an assembly of the members of both Houses of Parliament.
- 3 It is necessary to make provision in relation to the constitution and proceedings of that assembly.

---

### **1—Short title**

This proclamation may be cited as the *Constitution (Legislative Council Casual Vacancy) Proclamation 2008*.

### **2—Commencement**

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

### **3—Provisions relating to the assembly of members**

The following provisions apply in relation to the constitution and proceedings of an assembly of the members of both Houses of Parliament to choose a person to occupy the vacant seat in the Legislative Council caused by the resignation of the Honourable Andrew Lee Evans, MLC:

- (a) the assembly will meet at 10.00 am on Thursday 24 July 2008 at the Legislative Council Chamber;
- (b) the Honourable Robert Kenneth Sneath, MLC, is appointed to preside over the assembly;
- (c) Janice Maxine Davis is appointed to be clerk of the assembly;
- (d) the following rules are to be observed at the assembly and applied as the method by which the decision of the assembly will be evidenced:
  - (i) the presiding officer will take the chair;
  - (ii) the clerk of the assembly will read this proclamation;
  - (iii) the presiding officer will invite nominations for the vacant seat from the members of the assembly;

- (iv) nominations will first be made without debate;
- (v) a nomination will not be accepted by the presiding officer unless—
  - (A) the nomination is seconded; and
  - (B) the person nominated is a person who can lawfully be chosen by the assembly to occupy the vacancy;
- (vi) when it appears that no further nominations are to be made, the members making the nominations, the members seconding the nominations and any other members of the assembly may speak if they desire;
- (vii) when members have concluded their remarks, a ballot will be taken if necessary;
- (viii) the presiding officer will announce to the assembly the name of the person chosen to occupy the vacant seat;
- (ix) the President of the Legislative Council must be informed in writing of the decision of the assembly and notice of the decision must be published in the *Gazette*.

**Made by the Governor**

with the advice and consent of the Executive Council  
on 10 July 2008

DPC07/029CS

South Australia

## **Highways (Road Closure—Powers Road, Tantanoola) Proclamation 2008**

under section 27AA of the *Highways Act 1926*

### **1—Short title**

This proclamation may be cited as the *Highways (Road Closure—Powers Road, Tantanoola) Proclamation 2008*.

### **2—Commencement**

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

### **3—Road closure**

The portion of public road delineated as allotment 3 in approved Plan No FP 50936 lodged in the Lands Titles Registration Office is closed.

### **Made by the Governor**

on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council

on 10 July 2008

MTR08/034CS

South Australia

## **Public Sector Management (Shared Services SA (1)) Proclamation 2008**

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

### **1—Short title**

This proclamation may be cited as the *Public Sector Management (Shared Services SA (1)) Proclamation 2008*.

### **2—Commencement**

This proclamation will come into operation on 14 July 2008.

### **3—Transfer of employees to Department of Treasury and Finance (for Shared Services SA)**

- (1) The employees referred to in Schedule 1 are transferred from the Department of the Premier and Cabinet to the Department of Treasury and Finance.
- (2) The employees referred to in Schedule 2 are transferred from the Department of Primary Industries and Resources to the Department of Treasury and Finance.
- (3) If an employee whose employment is subject to a contract under section 34 or 40 of the *Public Sector Management Act 1995* is transferred under this clause, the provisions of the contract continue to apply in relation to the employee's employment in the administrative unit to which the employee is transferred as if the contract had been entered into between the employee and the Chief Executive of that administrative unit, subject to any necessary modifications or further agreement between the employee and the Chief Executive.

### **4—Incorporation of employee of South Australian Tourism Commission into Department of Treasury and Finance (for Shared Services SA)**

- (1) The public sector employee referred to in Schedule 3 is incorporated into the Department of Treasury and Finance.
- (2) For the purposes of determining entitlements with respect to recreation leave, sick leave and long service leave of that employee—
  - (a) the service of the employee with the South Australian Tourism Commission will be taken to have been service under the *Public Sector Management Act 1995*; and
  - (b) the employee will be taken to have continuity of employment without termination of the employee's service.

### **Schedule 1—Employees being transferred from Department of the Premier and Cabinet to Department of Treasury and Finance**

Asher Faulkner  
Corey Hutchens  
Dean Koufalakis  
Sandra Mignone  
Anne Perry  
Michelle Phillips  
Melissa Rayner  
Jo Roberts  
Ai Kiong Treagus  
Denis Yengi

### **Schedule 2—Employees being transferred from Department of Primary Industries and Resources to Department of Treasury and Finance**

Anna Carofano  
Teresa Cook  
Amanda Deluca  
Marie Fetherstonhaugh  
Brian Harvey  
Di Munro  
Mark Roberts  
Barbara Speedie  
Janet Watson

### **Schedule 3—Employee of South Australian Tourism Commission being incorporated into Department of Treasury and Finance**

Nadia Iop

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

with the advice and consent of the Executive Council  
on 10 July 2008

T&F08/010CS

South Australia

## **Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2008**

under the *Liquor Licensing Act 1997*

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### **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
- 5 Variation of Schedule 2—Plans of long term dry areas

#### **Schedule 1—Plan to be substituted**

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### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2008*.

#### **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**

Schedule 1—after item headed "Ceduna and Thevenard—Area 1" insert:

#### **Ceduna and Thevenard—Area 2**

(see Schedule 2: Ceduna and Thevenard—Plan No 1)

The area adjacent to Ceduna, generally known as the Ceduna Transitional Accommodation Facility, comprising Lot 21 DP 55492.	Continuous until 10 July 2009.	The consumption and possession of liquor are prohibited.
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#### **Ceduna and Thevenard—Area 3**

(see Schedule 2: Ceduna and Thevenard—Plan No 1)

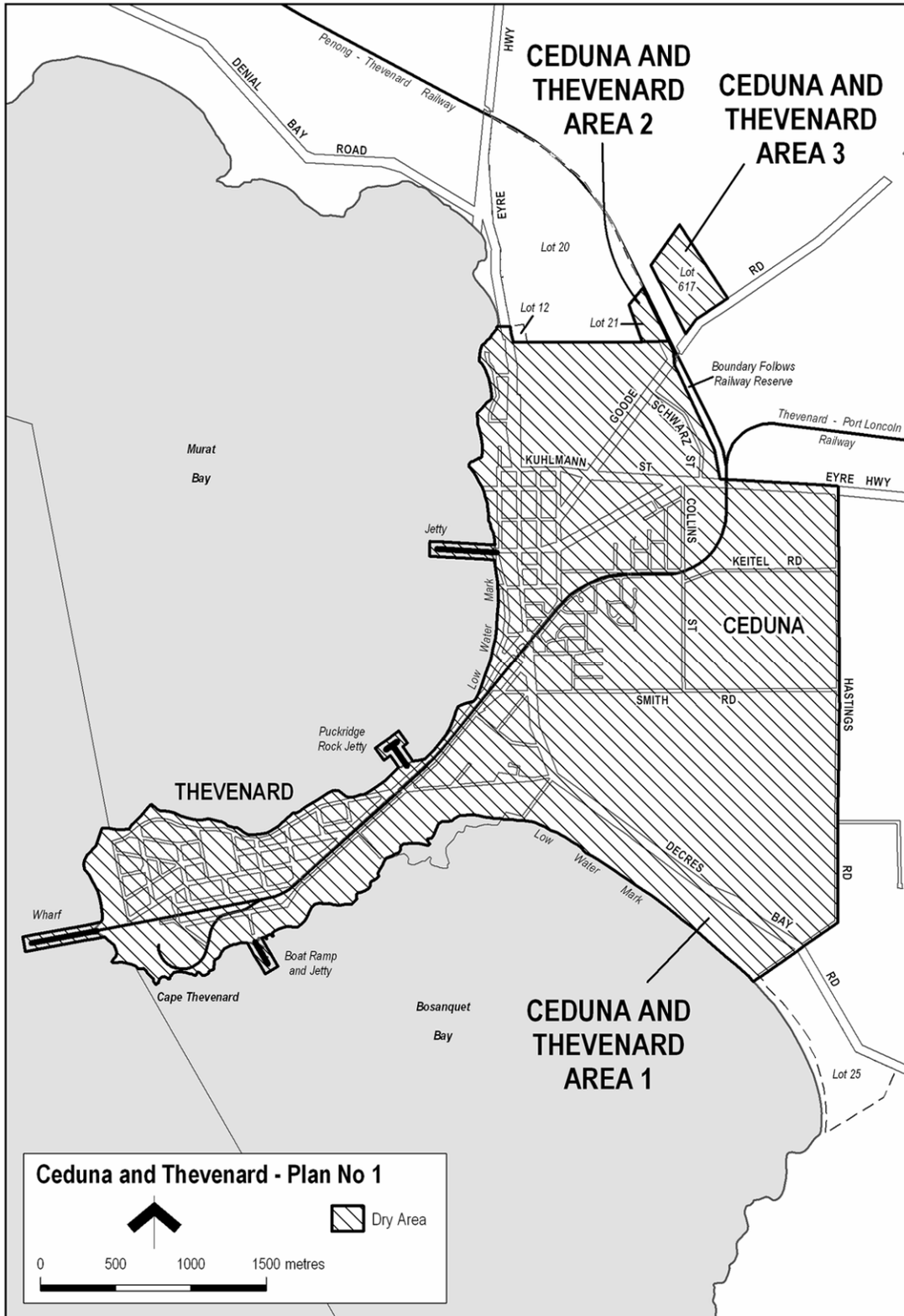
The area adjacent to Ceduna, generally known as the old dump site, comprising Lot 617 FP 180649.	Continuous until 10 July 2009.	The consumption and possession of liquor are prohibited.
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### **5—Variation of Schedule 2—Plans of long term dry areas**

Schedule 2, plan headed "Ceduna and Thevenard—Plan No 1"—delete the plan and substitute the plan headed "Ceduna and Thevenard—Plan No 1" in Schedule 1 of these regulations

### Schedule 1—Plan to be substituted

#### Ceduna and Thevenard—Plan No 1



**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 10 July 2008

No 210 of 2008

MCA08/016CS

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## ADELAIDE CITY COUNCIL

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 30 June 2008 and for the year ending 30 June 2009:

*Adoption of Valuations*

1. Adopted for rating purposes the valuations prepared by Valuers employed by the Council of annual values applicable to land within the Council area totalling \$669 484 800 of which \$537 066 990 is for rateable land.

*Declaration of Rates*

2. Declared differential general rates based upon the use of the land as follows:

2.1 0.11615 cents in the dollar for all land with a residential land use; and

2.2 0.13433 cents in the dollar for all other land in the Council area.

3. Declared a separate rate of 0.001365 cents in the dollar on all rateable land in the Council area to recover the amount of \$690 971 payable to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

4. Declared a separate rate of 0.0264 cents in the dollar (the Rundle Mall Differential Separate Rate) on all land except that with a residential land use within the 'Rundle Mall Area' (as defined) for the purposes of marketing and managing the said area.

S. MOSELEY, Chief Executive Officer

## CITY OF CAMPBELLTOWN

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that at its meeting held on 1 July 2008, the Corporation of the City of Campbelltown passed the following resolutions:

*Adoption of Valuations*

Pursuant to section 167 (2) of the Local Government Act 1999, the Corporation of the City of Campbelltown adopts for rating purposes for the year commencing on 1 July 2008 and concluding on 30 June 2009, the most recent valuations supplied by the Valuer-General of the capital value of land within the Council's area, totalling \$8 302 295 700.

*Declaration of General Rate for the Year 2008-2009*

Pursuant to section 153 (1) of the Local Government Act 1999, the Council declares a general rate of 0.27106 cents for each one dollar of the assessed capital value of rateable property within the Council's area for the financial year commencing on 1 July 2008 and ending on 30 June 2009.

*Minimum Rate*

Pursuant to section 158 (1) (a) of the Local Government Act 1999, the Council fixes a minimum amount of \$634 in respect of rateable land within the Council's area for the financial year commencing on 1 July 2008 and concluding on 30 June 2009.

*Natural Resources Management Levy*

Pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, Council declares a separate rate of 0.006597 cents in the dollar on the capital value of all rateable land within the Council's area to reimburse the Council for amounts contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board totalling \$523 300.

P. DI IULIO, Chief Executive Officer

## CITY OF ONKAPARINGA

*Declaration of Separate Rates—Natural Resources Management Levies*

## ERRATUM

IN the *Government Gazette* of 3 July 2008, an incorrect rate of 0.004715 cents in the dollar is shown for the S.A. Murray-Darling Natural Resources Management Board.

The correct rate declared for this NRM Levy is as follows:

- 0.004175 cents in the dollar on all rateable land in the Council's area in the region of the S.A. Murray-Darling Natural Resources Management Board.

J. TATE, Chief Executive Officer

## CITY OF PLAYFORD

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the Council of the City of Playford, at its meeting held on Tuesday, 24 June 2008, resolved as follows:

*Adoption of Valuations*

The most recent valuation of the Valuer-General available to the Council, of the capital value of land within the Council's area, be adopted for rating purposes for the year ending 30 June 2009, totalling \$7 859 880 240 of which \$7 533 413 908 represents rateable land.

*Declaration of General Rates*

In exercise of the powers contained in Chapter 10 of the Local Government Act 1999, the following general rates were declared by the Council of the City of Playford to apply to all rateable land within the Council area:

1. A fixed charge of \$520.

2. Differential general rates in the dollar based on capital values as follows:

2.1 All land within the Council area except for land falling within 2.2:

(a) 0.17759 cents in the dollar on rateable land of Category 1 (Residential), Category 8 (Vacant Land) and Category 9 (Other) use.

(b) 0.17190 cents in the dollar on rateable land of Category 7 (Primary Production) use.

(c) 1.07685 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use.

2.2 0.15032 cents in the dollar on all rateable land within the Council area which is located within the townships of Angle Vale, One Tree Hill and Virginia.

*Declaration of Separate Rate—Natural Resources Management Levy*

Pursuant to section 95 of the Natural Resources Management Act 2004 and in exercise of the powers under section 154 of the Local Government Act 1999, a separate rate of 0.00753 cents in the dollar was declared on all rateable land in the Council's area based on capital values in order to reimburse the State Government for the Adelaide and Mount Lofty Ranges Natural Resources Management Levy on behalf of the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

*Payment*

Rates for the 2008-2009 financial year will fall due in four instalments payable on 3 September 2008, 3 December 2008, 3 March 2009 and 3 June 2009.

T. R. S. JACKSON, Chief Executive Officer

## CITY OF TEA TREE GULLY

*Close of Roll for Supplementary Election*

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor for Steventon Ward.

The voters roll for this supplementary election will close at 5 p.m. on Thursday, 31 July 2008.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at [www.seo.sa.gov.au](http://www.seo.sa.gov.au).

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 28 August 2008 and will be received until 12 noon on Thursday, 11 September 2008.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 13 October 2008.

K. MOUSLEY, Returning Officer

## CITY OF UNLEY

*Resignation of Councillor*

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for Parkside Ward, due to the resignation of Councillor John Koumi, to take effect from 5 June 2008.

R. PINCOMBE, Chief Executive Officer

## CITY OF UNLEY

*Close of Roll for Supplementary Election*

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Councillor.

The voters roll for this supplementary election will close at 5 p.m. on Thursday, 31 July 2008.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at: [www.seo.sa.gov.au](http://www.seo.sa.gov.au).

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 28 August 2008 and will be received until 12 noon on Thursday, 11 September 2008.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 13 October 2008.

K. MOUSLEY, Returning Officer

## CITY OF WEST TORRENS

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004:

*Adoption of Valuations*

1. At a meeting held on 1 July 2008, adopted for rating purposes, for the year ending 30 June 2009, the capital valuations of the Valuer-General of all property within the area, totalling \$11 732 954 640.

*Declaration of Rates*

2. At a meeting held on 1 July 2008:

- (i) Declared differential general rates in the dollar based on capital values as follows:
  - (a) 0.231917 cents in the dollar on rateable land of Category 1 use;
  - (b) 0.492324 cents in the dollar on rateable land of Categories 2, 3, 4, 5, 6, 7, 8 and 9 use.
- (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$587.
- (iii) Declared a separate rate on rateable land within the area of 0.006089 cents in the dollar based on capital values, as a contribution to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

T. BUSS, Chief Executive Officer

## TOWN OF GAWLER

*Adoption of Valuation*

NOTICE is hereby given that the Town of Gawler, at its meeting held on Tuesday, 24 June 2008 and for the fiscal year ending 30 June 2009, adopted, for rating purposes, the most recent valuations of the Valuer-General available to Council, of the capital value of rateable land within the area of the Council totalling \$2 589 530 880.

*Declaration of Rates*

1. Declared a single general rate of 0.3664 cents in the dollar on all rateable land in the Council area.
2. Fixed a minimum amount payable by a way of rates of \$624 in respect of rateable land in the Council area.
3. Imposed an annual waste management service charge of \$130 for the prescribed service of waste management on each separate assessment, of occupied land to which the service is provided.
4. Declared a separate differential rate for business development and marketing in respect of all rateable land within the hatched area A defined in map on page 25 of the Annual Business Plan, figure 1 of the Agenda for land uses—Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light), Category 6 (Industry—Other), 0.07101 cents in the dollar.
5. Declared a separate differential rate for business development in respect of all rateable land within the Gawler township excluding the hatched area A as defined in the map on page 25 of the Annual Business Plan on land uses—Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light), Category 6 (Industry—Other), 0.02925 cents in the dollar.
6. Declared a separate rate for the provision of additional car parking in respect of all rateable land within the hatched area A defined in map on page 25 of the Annual Business Plan, figure 1 of the Agenda for land uses—Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light), Category 6 (Industry—Other), 0.254 cents in the dollar.

*Natural Resources Management Levy*

In order to reimburse to the Council the amount of \$210 706 contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board declared a separate rate of 0.008345 cents in the dollar based upon the capital value of rateable land, is declared on all rateable land in the Council's area, within the Adelaide and Mount Lofty Ranges Natural Resources Management Board area for the year ending 30 June 2009.

*Rebate to Cap Rate Increase*

Pursuant to section 166 (1) (i) (ii) of the Local Government Act 1999, the Council will grant a rebate on application, to rateable land of Category 1 (Residential) use, to cap any increase in the general rates levied to 15% of that paid in the previous year, where that increase is as a result of significant valuation movements but not as a result of:

- Significant capital improvements on the property.
- The basis for rating or rebates has changed from the previous year.
- New building work and/or development activity.
- Changes in land use, wholly or partially.
- Changes in zoning.
- The ownership of the rateable property has changed from the previous year.
- The property is no longer the principal place of residence.
- A correction to a previously undervalued property by the Valuer-General.
- The property is owned by a company or incorporated body.

*Payment*

Determined that all rates and services charges will be payable in four equal or approximately equal instalments, falling due on 19 September 2008, 5 December 2008, 6 March 2009 and 5 June 2009.

S. KERRIGAN, Chief Executive Officer

ALEXANDRINA COUNCIL

*Adoption of Valuations and Declaration of Rates*

NOTICE is hereby given that the Alexandrina Council, at its meeting held on 7 July 2008, for the financial year ending 30 June 2009, in exercise of the powers contained in Chapters 8 and 10 of the Local Government Act 1999, resolved as follows:

*Adoption of Valuations*

Pursuant to section 167 (2) of the Act, adopted for rating purposes for the year ending 30 June 2009, the Valuer-General's valuation of the capital value in relation to land within the area of the Council and declared that the total valuation that is to apply within the area is \$5 482 362 580 of which \$5 355 125 445 is the valuation of rateable land.

*Declaration of Rates*

That pursuant to sections 153 (1) (b), (3), (4) and 156 (1) (a) of the Act, declared the following differential general rates on rateable land within the Council area, based on the capital value of the land and by reference to land use as categorised within Regulation 10 of the Local Government (General) Regulations 1999:

- In respect of rateable land which is categorised by land use Category 1 (Residential), Category 2 (Commercial—Shops), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industrial—Light), Category 6 (Industrial—Other), Category 8 (Vacant Land) and Category 9 (Other), a differential general rate of 0.3583 cents in the dollar.
- In respect of rateable land which is categorised by land use Category 7 (Primary Production), a differential general rate of 0.3094 cents in the dollar.
- Determine that the maximum increase in the general rate to be charged on rateable land within its area that constitutes the principal place of residence of a principal ratepayer shall be 11%:
  - provided, however, that the maximum increase shall not apply where:
    - (a) the property has been acquired by the ratepayer or has become their principal place of residence after 1 July 2006 (residential qualification period);
    - (b) the increase in general rate payable is due in whole or in part to an increase in valuation of the land in the assessment because of improvements (including maturing vines) made to it valued in excess of \$20 000; and
    - (c) the increase in general rate payable is due in whole or in part to an increase in valuation of the property attributable to a change in the zoning of the land under the Development Act.

*Minimum Rate*

Pursuant to section 158 (1) (a) of the Act, a minimum amount payable by way of rates of \$580 be fixed for rateable land within the Council's area.

*Declaration of Separate Rates—Natural Resources Management Levy Valuations*

In exercise of the powers contained in section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999 and in order to reimburse to Council, the amount contributed to:

- The Adelaide and Mount Lofty Natural Resources Management Board, being \$33 486 a separate rate of 0.0028 cents in the dollar, based on rateable land in the Council's area within the area of the Board, the capital value of which comprises \$1 233 142 000.
- The South Australian Murray-Darling Basin Natural Resources Management Board, being \$212 844 a separate rate of 0.0052 cents in the dollar, based on rateable land in the Council's area within the area of the Board, the capital value of which comprises \$4 123 466 000.

*Rate Rebates*

Pursuant to section 44 of the Local Government Act 1999, delegates its power to the Chief Executive Officer or his nominee to determine applications and to grant a discretionary rebate of rates in accordance with section 166 of the Local Government Act 1999.

Pursuant to Chapter 10, Division 5 of the Local Government Act 1999, adopt the Rate Rebate Policy as presented.

*Service Charges*

Pursuant to section 155 of the Act, the Alexandrina Council declare the following service charges for all properties serviced by these schemes for the year ending 30 June 2009 as follows:

1. Common Effluent Service Charges:
  - (a) Strathalbyn:
    - occupied unit—\$325
    - vacant unit—\$224
  - (b) Goolwa:
    - occupied unit—\$365
    - vacant unit—\$274
  - (c) Port Elliot:
    - occupied unit—\$359
    - vacant unit—\$269
  - (d) Port Elliot (Waterport):
    - occupied unit—\$373
    - vacant unit—\$280
  - (e) Elliot Gardens:
    - occupied unit—\$139
  - (f) Milang:
    - occupied unit—\$389
    - half occupied—\$185
    - vacant unit—\$292
  - (g) Mount Compass:
    - occupied unit—\$347
    - vacant unit—\$260
2. Water Schemes:
  - (a) Langhorne Creek Water Scheme:
    - (i) A charge of \$155 for properties connected to the Scheme with an additional charge of 0.43 cents per kilolitre for consumption up to a maximum of 125 kilolitres per year.
    - (ii) An excess rate of \$1.03 per kilolitre for usage above 125 kilolitres.
  - (b) Finnis Water Scheme:
    - (i) An access charge of \$180 for properties connected to the Scheme with an additional charge of \$1.60 per kilolitre for consumption.

*Payment of Rates*

That pursuant to section 181 (1) of the Local Government Act 1999, Council declares that all rates for the year ending 30 June 2009 are payable by quarterly instalments on the fifth day of the month of September 2008, December 2008, March 2009 and June 2009.

J. COOMBE, Chief Executive Officer

## CLARE &amp; GILBERT VALLEYS COUNCIL

*Resignation of Councillor*

NOTICE is hereby given in accordance with section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Elizabeth Burns, to take effect from 3 June 2008.

R. D. BLIGHT, Chief Executive Officer

## CLARE &amp; GILBERT VALLEYS COUNCIL

*Close of Roll for Supplementary Election*

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Area Councillor.

The voters roll for this supplementary election will close at 5 p.m. on Thursday, 31 July 2008.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at: [www.seo.sa.gov.au](http://www.seo.sa.gov.au).

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 28 August 2008 and will be received until 12 noon on Thursday, 11 September 2008.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 13 October 2008.

K. MOUSLEY, Returning Officer

## DISTRICT COUNCIL OF LOXTON WAIKERIE

*Naming of Streets*

NOTICE is hereby given pursuant to section 219 of the Local Government Act 1999, that the District Council of Loxton Waikerie, at its meeting held on 20 June 2008, assigned the name Rotary Drive to allotment 103 in Filed Plan 49581 and Elders Way to allotment 104 in Filed Plan 49581.

P. D. ACKLAND, Chief Executive Officer

## DISTRICT COUNCIL OF MALLALA

*Adoption of Valuation*

NOTICE is hereby given that the Council at its meeting held on 2 July 2008, resolved in accordance with section 167 (2) (a) of the Local Government Act 1999, adopts for rating purposes the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area, totalling \$1 181 109 520.

*Declaration of Rates*

Notice is hereby given that the Council at its meeting held on 2 July 2008, resolved pursuant to section 153 of the Local Government Act 1999 and in respect of the financial year ending 30 June 2009, in order to raise the amount of \$4 883 589 from rate income:

1. Differential general rates pursuant to section 156 (1) (b) of the Act be declared on all rateable land as follows:

- (1) 0.534 cents in the dollar in the Centre Zones in Mallala and Two Wells, in the Industrial Zone in Two Wells;

- (2) 0.430 cents in the dollar in the Residential and Recreational Zones in Mallala and Two Wells and Country Town Zones;
- (3) 0.432 cents in the dollar in the Rural Living (1), the Rural Living (2) and the Rural Living (Animal Husbandry) Zones;
- (4) 0.459 cents in the dollar in the Coastal Township and Settlements Zones;
- (5) 0.429 cents in the dollar in the Horticulture Zone;
- (6) 0.354 cents in the dollar in the Future Urban Mallala and Two Wells, Commercial (Bulk Handling), Special Use (Mallala Racecourse), Industry (Mallala Racecourse), Regional Open Space System (Conservation), Regional Open Space System (Watercourse), Coastal and General Farming Zones.

2. A minimum amount payable by way of the general rates of \$570 be fixed in respect of all rateable land within the Council's area in accordance with section 158 (1) (a) of the Local Government Act 1999.

*Annual Service Charges*

Pursuant to section 155 of the Local Government Act 1999, the Council having regard to the level of usage of the service imposes the following service charges payable in respect to rateable and non-rateable land where a septic tank effluent disposal connection point is provided as follows:

Middle Beach	\$
Large Tank .....	325
Small Tank .....	350
Vacant Land .....	300

and an additional service charge component payable by those ratepayers who have chosen to fund their STED Scheme installation costs from loan funds raised by Council to finance the establishment of the Middle Beach STED scheme of \$575.08.

*Separate Rate—Dublin Water Supply*

Pursuant to the provisions of section 154 (1) of the Local Government Act 1999, Council has declared a fixed charge of \$541.46 in order to recover the amount paid for the installation of the Dublin Water Supply on rateable properties along Harris Road.

*Natural Resources Management Levy*

Pursuant to the provisions of section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the District Council of Mallala declares a separate rate of 0.015522 cents in the dollar on rateable land within its area for the financial year ending 30 June 2009, for the purpose of raising the amount of \$62 222 payable to the Northern and Yorke Natural Resources Management Board in accordance with the requirements of the Natural Resources Management Act 2004.

Pursuant to the provisions of section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, the District Council of Mallala declares a separate rate of 0.008056 cents in the dollar on rateable land within its area for the financial year ending 30 June 2009, for the purpose of raising the amount of \$61 463 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board in accordance with the requirements of the Natural Resources Management Act 2004.

D. MOLONEY, Chief Executive Officer

## PORT PIRIE REGIONAL COUNCIL

*Adoption of Valuations and Declaration of Rates, 2008-2009*

NOTICE is hereby given that at the special meeting of Council held on Monday, 30 June 2008, Council resolved the following:

*Adoption of Annual Business Plan*

1. That in accordance with section 123 of the Local Government Act 1999 and Regulation 5A of the Local Government (Financial Management) Regulations 1999, the Annual Business Plan as presented, considered by Council to be consistent with the objectives and goals of its Strategic Management Plan, be adopted by Council as its Annual Business Plan for the financial year ending 30 June 2009.

*Adoption of Budget*

2. That in accordance with section 123 of the Local Government Act 1999 and Regulation 5B of the Local Government (Financial Management) Regulations 1999, the Budget as presented, considered by Council to be consistent with the objectives and goals of its Annual Business Plan, and comprising:

- operating surplus (before capital) \$1.547 million;
- net surplus from operations \$5.835 million;
- estimated total capital expenditure of \$11.804 million;
- net overall funding deficit of \$2.127 million,

details of which are contained within the:

- budget income statement;
- budget balance sheet;
- budgeted statement of changes in equity;
- uniform presentation of finances;
- financial indicators,

be adopted by Council as its Budget for the financial year ending 30 June 2009.

*Adoption of Valuations*

3. That in accordance with section 167 (2) (a) of the Local Government Act 1999, the following valuations, being the most recent valuations of the Valuer-General available to Council at this time, for the capital value of land within the area of Council being \$1 690 489 660, be adopted by Council for rating purposes for the financial year ending 30 June 2009.

*Declaration of Fixed Charge and Differential Rate*

4. That in accordance with sections 152 (1) (c), 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999 and Regulation 10 of the Local Government (General) Regulations 1999 and in consideration of sections 150 and 153 (2) of the Local Government Act 1999, Council does not set a maximum rate increase limit, and declares general rates on all rateable land within the area of Council for the financial year ending 30 June 2009 as consisting of a:

*Fixed Charge*

In accordance with section 152 (1) (c) and in consideration and subject to section 152 (2) of the Local Government Act 1999, a component being a fixed charge of \$251 be imposed on each separate piece of rateable land.

*Differential General Rate*

In accordance with sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999 and Regulation 10 of the Local Government (Financial Management) Regulations 1999, a component being a differential general rate based on the capital value of the land and the land-use and/or location of the land be imposed on each separate piece of rateable land as shown in the table below.

*By Land-Use:*

- Residential (rating code 1, 13): 0.2762 cents in the dollar of capital value.
- Commercial and Light Industrial (rating codes 2, 3, 4, 5, 18): 0.7518 cents in the dollar of capital value.
- Industrial (rating code 6): 3.9963 cents in the dollar of capital value.
- Primary Production (rating code 7): 0.1352 cents in the dollar of capital value.
- Vacant Land (rating code 8, 17): 0.8123 cents in the dollar of capital value.
- Other Land (rating code 9): 0.8123 cents in the dollar of capital value.

*By Location:*

- Country Township (rating code 10, 14, 22): 0.2762 cents in the dollar of capital value.
- Regional Rural (rating codes 11, 12, 15, 16): 0.1352 cents in the dollar of capital value.

*Rates Payments*

5. That in accordance with section 181 (1) of the Local Government Act 1999, rates payable for the financial year ending 30 June 2009, be payable by four equal (or approximately equal) instalments due for payment on 12 September 2008, 12 December 2008, 13 March 2009 and 12 June 2009.

*Discount for Early Payment*

6. That in accordance with section 181 (11) of the Local Government Act 1999, for the financial year ending 30 June 2009, Council applies a 3% discount to general rates payable (not to include Natural Resources Management Levy Separate Rate or Community Wastewater Management System Service Charge) where payment of the total amount due of all rates and charges (including any arrears) is made in full on or before 22 August 2008.

*Separate Rate—Natural Resources Management Levy*

7. That in accordance with section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, to enable it to meet its obligations to the Northern and Yorke Natural Resources Management Board, Council declares a separate rate on all rateable land within the area of Council, and that that rate be 0.0139 cents in the dollar of capital value for the financial year ending 30 June 2009.

*Annual Service Charge*

8. That in accordance with section 155 of the Local Government Act 1999, Council imposes a service charge on land to which it provides or makes available to a community wastewater management system, for that service charge to vary on the basis of being occupied or vacant, and that the service charge for the financial year ending 30 June 2009 be as shown here:

	Per CWMS Unit \$
Crystal Brook:	
• occupied land.....	262
• vacant land.....	198
Napperby:	
• occupied land.....	424
• vacant land.....	243

DR A. JOHNSON, Chief Executive Officer

**DISTRICT COUNCIL OF ROBE***Adoption of Capital Valuations, Declaration of General Rates and Service Charges for the Year Ending 30 June 2009*

NOTICE is hereby given that at its meeting held on 25 June 2008, the District Council of Robe for the financial year ending 30 June 2009 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, resolved as follows:

*Adoption of Valuations*

That pursuant to section 167 (2) (a) of the Local Government Act 1999, the most recent capital valuations of the Valuer-General available to the Council in relation to all land within the Council's area totalling \$829 041 440 be adopted for rating purposes for the 2008-2009 financial year.

*Declaration of Rates*

That pursuant to section 153 (1) (a) of the Local Government Act 1999, for the 2008-2009 financial year a single general rate of 0.3093 cents in the dollar be declared in respect of all rateable land within the Council's area.

*Minimum Rate*

That pursuant to section 158 (1) (a) of the Local Government Act 1999, for the 2008-2009 financial year a minimum amount payable by way of rates of \$535 be fixed in respect of all rateable land in the Council's area.

*Garbage Collection Annual Service Charge*

That pursuant to section 155 of the Local Government Act 1999, for the 2008-2009 financial year an annual service charge of \$249 based on the nature of the service be imposed on all land to which the Council provides the prescribed service for the collection, treatment and disposal of waste.

*Community Wastewater Management Schemes Annual Service Charge*

That pursuant to section 155 of the Local Government Act 1999, for the 2008-2009 financial year the following annual service charges be imposed based on the nature of the service and varied according to whether the land is vacant or occupied for the Community Wastewater Management Schemes on all land within the Council's area to which it provides or makes available the prescribed service:

	\$
Occupied with desludging .....	417.00
Occupied without desludging .....	375.30
Vacant .....	333.60

*South East Natural Resources Management Levy*

That for the 2008-2009 financial year, pursuant to section 95 of the Natural Resources Management Act 2004 and section 154 of the Local Government Act 1999, in order to reimburse the Council the amount contributed to the South East Natural Resources Management Board, the Council declare a separate rate based on a fixed charge of \$35.20 in respect of all rateable land within the area of the Council and the area of the Board.

*Robe Marina Levy*

That a separate rate for the 2008-2009 financial year be imposed on all rateable land within the Robe Marina (including Marina Berths) based on a fixed charge of \$250 for the purpose of helping to defray the ongoing costs of making available and maintaining the Marina facilities that are or are intended to be of particular benefit to the occupiers of land within the Robe Marina.

*Payment of Rates*

That pursuant to section 181 (2) (a) of the Local Government Act 1999, for the fiscal year ending 30 June 2009, rates and services charges will be payable in four instalments. The instalments will be payable on 1 September 2008, 1 December 2008, 2 March 2009 and 1 June 2009, of the financial year for which the rates are declared.

B. HENDER, Chief Executive Officer

TATIARA DISTRICT COUNCIL

*Declaration and Naming of Public Roads*

NOTICE is hereby given that Tatiara District Council at its meeting held on 13 May 2008, resolved that pursuant to section 219 of the Local Government Act 1999, to declare the un-named road running adjacent to allotment 11 in the Hundred of Wirrega (between Mill Road and Col Watson's Road, Mundulla) as public road and assigned the name of 'Luck's Lane'.

Notice is hereby given that Tatiara District Council at its meeting held on 9 January 2007, resolved that pursuant to section 219 of the Local Government Act 1999, to assign the following names to roads located within the 'McLean' subdivision at Bordertown:

- The road running north-south as 'England Road'.
- The road running east-west as 'Proslie Street'.

Notice is hereby given that Tatiara District Council at its meeting held on 10 April 2007, resolved that pursuant to section 219 of the Local Government Act 1999, to declare the un-named road running through the Rural Living Subdivision (located off Emu Flat Road at Keith), as 'Emu Rise Road'.

Notice is hereby given that Tatiara District Council at its meeting held on 10 July 2007, resolved that pursuant to section 219 of the Local Government Act 1999, to rename Liddell's Road as 'Broome Hut Road' and assign the name 'Liddell's Road' to the road previously known as Road 357.

Notice is hereby given that Tatiara District Council at its meeting held on 11 April 2006, resolved that pursuant to section 219 of the Local Government Act 1999, to declare the un-named road located off Naracoorte Road at Bordertown, as public road and assigned the name of 'Hill Street'.

Notice is hereby given that Tatiara District Council at its meeting held on 9 May 2006, resolved that pursuant to section 219 of the Local Government Act 1999, to rename the section of road from Railway Terrace North to the Dukes Highway at Wolseley, from Wolseley-Highway Road and Tatiara Parade to 'Ridgway Road'.

Notice is hereby given that Tatiara District Council at its meeting held on 21 November 2006, resolved that pursuant to section 219 of the Local Government Act 1999, to declare the extension of Curlew Road as public road and assigned the name of 'Cole Lane'.

Notice is hereby given that Tatiara District Council at its meeting held on 21 November 2006 resolved, that pursuant to section 219 of the Local Government Act 1999, to declare the un-named roads located in the Rural Living Subdivision (off Stirling Road at Keith) as public roads and assign the following names:

- The road running north-south as 'King Court'.
- The road running east-west as 'Shannon Street'.
- The public walkway running north-south as 'Peppercorn Lane'.

Notice is hereby given that Tatiara District Council at its meeting held on 12 December 2006 resolved, that pursuant to section 219 of the Local Government Act 1999, to rename Road 387 and assign the name 'Longbottom Lane'.

R. J. HARKNESS, Chief Executive Officer

TATIARA DISTRICT COUNCIL

*Road Closures*

NOTICE is hereby given that Tatiara District Council at its meeting held on 9 October 2007, resolved that pursuant to the Roads (Opening and Closing) Act 1991, to proceed with the following orders:

1. Order to close road—The following road is hereby closed:

The whole of the un-named public road situated between section 1038, Hundred of Tatiara and Golf Course Road more particularly delineated as 'A' and 'B' on Preliminary Plan No. 07/0050.

2. Order for disposal of closed road—The road closed by this order must be dealt with in accordance with the following order:

(a) Transfer the whole of the closed road 'A' to Bryan Edgar Paech in accordance with Agreement for Transfer dated 26 July 2007, entered into between the District Council of Tatiara and B. E. Paech.

\* Subject to the grant of easement referred to in order 3 of this order.

(b) Transfer the whole of the closed road 'B' to William George Bainger and Helen Margaret Bainger in accordance with Agreement for Transfer dated 28 September 2007, entered into between the District Council of Tatiara and W. G. and H. M. Bainger.

3. Order for grant of easement—The following easement is granted over part of the road closed by this order:

Grant to the Distribution Lessor Corporation (Subject to L 8890000) and easement for overhead electricity supply purposes.

Notice is hereby given that Tatiara District Council at its meeting held on 12 December 2006 resolved, that pursuant to the Roads (Opening and Closing) Act 1991, to make a Road Process Order to close section of Bob Morton's Road between sections 174, 175, 177, 178 and 163 in the Hundred of Stirling.

R. J. HARKNESS, Chief Executive Officer

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DISTRICT COUNCIL OF YORKE PENINSULA

DEVELOPMENT ACT 1993

*Port Victoria Town, Plan Amendment Report (PAR) by the District Council of Yorke Peninsula—Draft for Public Consultation*

NOTICE is hereby given that the District Council of Yorke Peninsula has pursuant to section 25 of the Development Act 1993, prepared a draft Port Victoria Town PAR to amend the District Council of Yorke Peninsula Development Plan.

The draft PAR proposes to amend the District Council of Yorke Peninsula Development Plan by providing a general review of zoning within Port Victoria to remove the General Farming (Port Victoria) zone and return it to the General Farming Zone. The draft PAR will provide additional Residential Zoned land, south of Port Victoria to the east of the Port Victoria golf course. The draft PAR will also re-zone the Home Industry Zone to Residential and Industry Zone land. Finally, the PAR will make provision for Rural Living Development to the north and east of the Port Victoria Township.

The draft PAR will be on public consultation from Thursday, 10 July 2008 to Friday, 5 September 2008.

Copies (both hard copy and electronic) of the draft PAR are available during normal office hours at the offices of the District Council of Yorke Peninsula, or can be viewed on the internet at [www.yorke.sa.gov.au](http://www.yorke.sa.gov.au).

- 8 Elizabeth Street, Maitland;
- 18 Main Street, Minlaton;
- 15 Edithburgh Road, Yorketown; or
- Player Street, Warooka.

Written submissions regarding the draft PAR should be submitted not later than 5 p.m. on Friday, 5 September 2008. All submissions should be addressed to the Director, Development and Community Services, District Council of Yorke Peninsula, P.O. Box 88, Minlaton, S.A. 5575, marked attention to Rick Wilkinson and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, could you please email the electronic submission to [admin@yorke.sa.gov.au](mailto:admin@yorke.sa.gov.au).

R. BRUHN, Chief Executive Officer

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

- Beaumont, Marjorie Beryl*, late of 1A Main Street, Hahndorf, retired clerical officer, who died on 11 May 2008.
- Cibich, Roma Joyce*, late of 38 Taylors Road, Aberfoyle Park, of no occupation, who died on 20 April 2008.
- Clarke, Hazel Alvera*, late of 77 Sydenham Road, Norwood, of no occupation, who died on 10 April 2008.
- Cox, Margaret Mary*, late of Illert Road, Mylor, retired upholsterer, who died on 1 May 2008.
- Fenwick, Margaret Dorothy*, late of 437 Salisbury Highway, Parafield Gardens, of no occupation, who died on 24 May 2008.

*Hildebrandt, John Clifford*, late of 50 Woodcroft Drive, Morphett Vale, retired labourer, who died on 9 February 2008.

*Hutton, Annetta Joan*, late of 8 Fletcher Road, Mount Barker, of no occupation, who died on 25 April 2008.

*Kucina, Vera Audrey*, late of Albert Street, Gumeracha, of no occupation, who died on 30 March 2008.

*Lovell, Christine Ann*, late of 11 Whiteman Road, Williamstown, retired anthropologist, who died on 6 February 2008.

*McDonald, Joan Iris*, late of 66 Nelson Road, Valley View, of no occupation, who died on 5 April 2008.

*Sinclair, Leticia Irene*, late of 52 Muriel Drive, Pooraka, home duties, who died on 26 December 2007.

*Vandersluys, Charles*, late of 46 Jackson Avenue, Whyalla Norrie, retired storeman, who died on 24 April 2008.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 8 August 2008, 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 10 July 2008.

M. I. BODYCOAT, Public Trustee

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SOUTH AUSTRALIA—In the Supreme Court. No. 1604 of 2007. In the matter of an Appeal against the Orders of the Full Industrial Relations Court made on Friday, 9 November 2007, regarding matter No. 2484 of 1980 in the Workers Compensation Jurisdiction between Arthur Purins (Appellant) and Alpine Constructions Pty Ltd (Respondent).

The Court orders that:

1. The appeal be dismissed.
2. The order appealed against be confirmed.
3. The costs of the appeal be taxed or agreed and paid by the Appellant to the Respondent.
4. The Appellant, Arthur Purins, be prohibited from instituting further proceedings in the Workers Compensation Tribunal without permission of this Court.

Supreme Court Seal, for Registrar

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PARTNERSHIP ACT 1891-1975

*Notice of Discontinuance of Partnership*

TAKE notice that as from Tuesday, 1 July 2008, the partnership of Campbell Stuart Rankine, David John Tucker and Jeremy Vyvyan Rees who traded as Rankines Solicitors, Level 1, 190 Flinders Street, Adelaide, S.A. 5000, was dissolved and no further partner of that firm has authority to contract any debts or liabilities.

Dated 1 July 2008.

CAMPBELL RANKINE

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# ATTENTION

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

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