(Reprint No. 9)

SOUTH AUSTRALIA

LIQUOR LICENSING REGULATIONS, 1985

These regulations are reprinted pursuant to the Subordinate Legislation Act 1978 and incorporate all amendments in force as at **1 July 1996**.

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LIQUOR LICENSING REGULATIONS, 1985

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No. 116 of 1985: Gaz. 27 June 1985, p. 2329¹

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- ¹ Came into operation 1 July 1985: reg. 1(2).
- ² Came into operation 1 May 1987: reg. 2.
- ³ Came into operation 1 August 1988: reg. 2.
- ⁴ Came into operation 24 December 1988: reg. 2.
- ⁵ Came into operation 1 July 1989: reg. 2.
- ⁶ Came into operation 1 July 1990: reg. 2.
- ⁷ Came into operation 1 July 1991: reg. 2.
- ⁸ Came into operation 1 April 1992: reg. 2.
- ⁹ Came into operation 1 July 1992: reg. 2.
- ¹⁰ Came into operation 23 December 1992: reg 2.
- ¹¹ Came into operation 4 February 1993: reg. 2.
- ¹² Came into operation 11 February 1993: reg. 2.
- ¹³ Came into operation 25 February 1993: reg. 2.
- ¹⁴ Came into operation 18 July 1993: reg. 2.
- ¹⁵ Came into operation 18 March 1993: reg. 2.
- ¹⁶ Came into operation 1 April 1993: reg. 2.
- ¹⁷ Came into operation 15 April 1993: reg. 2.
- ¹⁸ Came into operation 15 August 1993: reg. 2.
- ¹⁹ Came into operation 13 September 1993: reg. 2.
- ²⁰ Came into operation 22 November 1993: reg. 2.
- ²¹ Came into operation 19 December 1993: reg. 2.

- ²² Came into operation 18 November 1993: reg. 2.
- ²³ Came into operation 2 December 1993: reg. 2.
- ²⁴ Came into operation 1 July 1994: reg. 2.
- ²⁵ Came into operation 4 August 1994: reg. 2.
- ²⁶ Came into operation 4 August 1994: reg. 2.
- ²⁷ Came into operation 4 August 1994: reg. 2.
 ²⁸ Came into operation 25 August 1994: reg. 2.
- ²⁹ Came into operation 25 Hagast 1994: reg. 2.
- ³⁰ Came into operation 3 November 1994: reg. 2.
- ³¹ Came into operation 15 December 1994: reg. 2.
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- ³⁹ Came into operation 16 November 1995: reg. 2.
- ⁴⁰ Came into operation 23 November 1995: reg. 2.
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- ⁴³ Came into operation 21 December 1995: reg. 2.
- ⁴⁴ Came into operation 1 March 1996: reg. 2.
- ⁴⁵ Came into operation 28 March 1996: reg. 2.
- ⁴⁶ Came into operation 24 April 1996: reg. 2.
- ⁴⁷ Came into operation 16 May 1996: reg. 2.
- ⁴⁸ Came into operation 1 July 1996: reg. 2.
- N.B. The amendments effected to these regulations by Regulation No. 148 of 1996 had not been brought into operation at the date of, and have not been included in, this reprint.

The following regulations have been revoked:

No. 220 of 1992: *Gaz.* 23 December 1992, p. 2279 revoked by No. 8 of 1993: *Gaz.* 4 February 1993, p. 511.

No. 115 of 1994: Gaz. 7 July 1994, p. 42 revoked by No. 129 of 1994: Gaz. 4 August 1994, p. 355.

NOTE:

- Asterisks indicate repeal or deletion of text.
- For the legislative history of the regulations see Appendix. Entries appearing in the Appendix in bold type indicate the amendments incorporated since the last reprint.

PRELIMINARY

1. (1) These Regulations may be cited as the Liquor Licensing Regulations, 1985.

(2) These Regulations shall take effect from 1 July 1985.

INTERPRETATION

2. In these Regulations:

"body corporate" does not include a club that is an incorporated association under the Associations Incorporation Act, 1956;

"the Act" means the Liquor Licensing Act, 1985;

"alcohol based food essence" means a food flavouring preparation—

- (a) that at 20° Celsius contains more than 1.15 per cent alcohol by volume; and
- (b) that is packaged—
 - (i) in the case of vanilla essence—in a container of more than 100 millilitres capacity;
 - (ii) in any other case—in a container of more than 50 millilitres capacity;

"the Transitional Provisions" means the Transitional Provisions in the Schedule to the Act.

DECLARATION OF SUBSTANCE TO BE LIQUOR (S. 4)

2A. For the purposes of the definition of "**liquor**" in section 4(1) of the Act, an alcohol based food essence is declared to be liquor.

EXCLUSIONS FROM ACT

- **3.** (1) Pursuant to section 5(c) of the Act, the following courses are approved courses:
- (a) a course of instruction or training held at the School of Food and Catering at the Regency Park Community College;
- (b) a course of instruction or training held at any other tertiary educational institution, and at which the tasting, sampling or use of liquor is an essential part.

(2) Pursuant to section 5(f) of the Act, the Act does not apply to the sale of underbond liquor to a person—

(a) who proposes to travel beyond Australia and to take the liquor with him when he does so;

and

(b) who purchases the liquor in a duty free shop or store the subject of a warehouse licence issued pursuant to the Customs Act 1901 of the Commonwealth.

(3) The sale of liquor in the following circumstances is, in pursuance of section 5(f) of the Act, exempted from the application of the Act—

- (a) where—
 - (i) the supply of liquor is complimentary and—
 - (A) the supply is ancillary to the provision of cottage or bed-and-breakfast style accommodation at prescribed premises;
 - (B) the liquor is supplied to a person over the age of 18 years and delivered to the person at that part of the premises where the person is accommodated;
 - (C) the liquor has been purchased from a producer's premises in the vicinity of the prescribed premises;
 - and
 - (D) the volume of liquor supplied does not exceed two litres per accommodation booking;
 - (ii) the supply of liquor is complimentary and—
 - (A) the supply is ancillary to a meal for persons accommodated at prescribed premises in cottage or bed-and-breakfast style accommodation hosted by the operator of the premises;
 - (B) the supply is to a person over the age of 18 years;
 - (C) the liquor has been purchased from a producer's premises in the vicinity of the prescribed premises;
 - and
 - (D) the volume of liquor supplied does not exceed one litre per person;

or

- (iii) the supply of liquor is complimentary and—
 - (A) the supply is ancillary to the supply of a picnic basket to a person accommodated at prescribed premises in cottage or bed-and-breakfast style accommodation;
 - (B) the supply is to a person over the age of 18 years;
 - (C) the liquor has been purchased from a producer's premises in the vicinity of the prescribed premises;
 - and
 - (D) the volume of liquor supplied does not exceed one litre per person who may reasonably be expected to consume the contents of the picnic basket;

- (b) where—
 - (i) the sale is made in the course of the business of selling flowers, confectionery or other food to be delivered as a gift to a person other than the purchaser;
 - (ii) the liquor is delivered by the vendor, together with the flowers, confectionery or other food to the donee of the gift at a place other than the premises at which the business is conducted;
 - (iii) the liquor has been purchased by the person conducting the business from the holder of a hotel licence, retail liquor merchant's licence, producer's licence or general facility licence;

and

- (iv) the volume of liquor supplied in respect of each sale does not exceed 2 litres;
- (ba) in the case of liquor that is an alcohol based food essence, if-
 - (i) the sale is by wholesale; or
 - (ii) the sale is made door-to-door to a person over the age of 18 years.

or

(c) where the product is listed or registered as a therapeutic product in the Australian Register of Therapeutic Goods as maintained under the *Therapeutic Goods Act 1989* of the Commonwealth as amended from time to time.

(4) In subregulation (3)—

"prescribed premises" means premises with accommodation for a maximum of eight persons;

"producer" means the holder of a producer's licence.

FORMS AND ACCOMPANYING FEES

4. (1) An application for the grant of a Category A Licence shall be in the form of Form 1 in the First Schedule to these Regulations and shall be accompanied by a fee of \$282.

(2) An application for the grant of a Category B Licence (other than a club licence or a limited licence) shall be in the form of Form 2 in the First Schedule to these Regulations and shall be accompanied by a fee of \$282.

(3) An application for the grant of a restricted club licence shall be in the form of Form 3 in the First Schedule to these Regulations and shall be accompanied by a fee of \$57.

(4) An application for the conversion of a restricted club licence into an unrestricted club licence shall be in the form of Form 4 in the First Schedule to these Regulations.

5. (1) An application for a limited licence authorizing the sale of liquor pursuant to section 46(1)(a), (e) or (f) of the Act shall be in the form of Form 5 in the First Schedule to these Regulations.

(2) An application for a limited licence pursuant to section 46(1)(b) of the Act shall be in the form of Form 6 in the First Schedule to these Regulations.

(3) An application for a limited licence pursuant to section 46(1)(c) of the Act shall be in the form of Form 7 in the First Schedule to these Regulations.

(4) An application for a limited licence pursuant to section 46(1)(d) of the Act shall be in the form of Form 8 in the First Schedule to these Regulations.

(5) An application for a limited licence for the supply of liquor pursuant to section 46(1)(e), or the consumption of liquor pursuant to section 46(1)(g), of the Act shall be in the form of Form 9 in the First Schedule to these Regulations.

(6) An application for a limited licence pursuant to section 46(1)(h) of the Act shall be in the form of Form 10 in the First Schedule to these Regulations.

(7) Subject to subregulations (8), (9) and (10), the prescribed fee to accompany an application for a limited licence shall be—

- (a) where the licence is in respect of one function lasting one day or less—\$23;
- (b) where the licence is in respect of more than one function, whether or not those functions are held on the same day—\$23 for each function, up to a maximum of \$420;
- (c) where the licence is in respect of one function lasting more than one day—\$23 for each day or part thereof, up to a maximum of \$420.

(8) No fee is payable in respect of an application for a limited licence (not being an application referred to in subregulation (1)) where the function or functions to which it relates is or are given or held for any charitable purpose, within the meaning of the *Collections for Charitable Purposes Act, 1939*, by a person, society, body or association holding a licence under that Act.

(9) No fee is payable in respect of an application for a limited licence pursuant to section 46(1)(h) of the Act.

- (10) No fee is payable in respect of an application for a limited licence where-
- (*a*) the applicant for the limited licence is the holder of a licence that came into operation by virtue of the Transitional Provisions;
- (b) the applicant has applied pursuant to the Act for trading rights that, in the opinion of the Commissioner, correspond to trading rights which, on the appointed day, lapsed in respect of the licence, or a permit or other authority, held by the applicant immediately before the appointed day; and
- (c) the limited licence is sought by the applicant, pending the determination of the application for trading rights, to enable the applicant to trade in the way which was authorized immediately before the appointed day.
- (11) An application for a limited licence shall be made within the following time limitations:
- (a) where the function is a festival, or a show or exhibition lasting more than three days—at least 60 days before the commencement of that festival, show or exhibition;
- (b) in any other case—at least 14 days before the function to which the application relates.

(12) For the purposes of subregulation (11), where an application for a limited licence relates to more than one function, the time limitation shall be taken from the date on which the first of those functions is to occur.

6. (1) The prescribed forms to be used in respect of applications, proceedings or notices under the Act described in the Second Schedule to these Regulations shall be accompanied by the corresponding fees stated in that Schedule.

(2) The form of the forms referred to in subregulation (1) shall be as set out in the First Schedule to these Regulations.

(3) The prescribed forms to be used in respect of applications to the licensing authority which are not referred to in Regulation 4 or 5, or the Second Schedule to these Regulations, shall be—

- (a) in the case of an application to the Court—in the form of Form 24 in the First Schedule to these Regulations;
- (b) in the case of an application to the Commissioner—in the form of Form 25 in the First Schedule to these Regulations.

6A. An order under section 128A of the Act barring a person from licensed premises must be in the form of Form 26 in the First Schedule and an order revoking such an order must be the form of Form 27 in that Schedule.

PLANS

7. The form of plans to be submitted pursuant to section 57 of the Act to accompany an application is as follows:

- (a) the plans shall be on paper of dimensions at least of those of international size A2 paper;
- (b) the plans shall indicate the scale to which they are drawn;
- (c) the plans shall be certified by the applicant, and a registered architect or licensed surveyor, as being accurate and drawn in accordance with the indicated scale;
- (d) the plans shall indicate accurately—
 - (i) the floor plan of the premises proposed to be the licensed premises;
 - (ii) the location and outline of the proposed licensed premises in relation to the land on which they are or are to be situated;
 - (iii) the front entrance of the proposed licensed premises;
 - (iv) the parking areas and drive-in bottle department (if any), and the entrance and exit thereto.

8. The plans to be submitted for approval pursuant to clause 6(3) or clause 10(3) of the Transitional Provisions shall be in accordance with Regulation 7.

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LOW ALCOHOL LIQUOR

9. For the purposes of the Act, "**low alcohol liquor**" means liquor in which the concentration of alcohol does not exceed—

(a) in the case of beer—3.8 per cent alcohol by volume at 20° Celsius;

(b) in the case of wine—6.8 per cent alcohol by volume at 20° Celsius.

ADVERTISEMENTS AND NOTICES

10. (1) The notice of application to be published by an applicant pursuant to section 58(3)(a) of the Act shall be in the form of the Third Schedule to these Regulations.

(2) The notice of application to be posted by an applicant on land or premises pursuant to section 58(3)(b) of the Act shall be in the form of the Fourth Schedule to these Regulations.

(3) The notice referred to in subregulation (2) shall be printed or typed on paper of dimensions at least of those of international size A4 paper.

(4) Where a notice is posted or published in pursuance of this regulation, the person completing the notice shall insert the relevant information in the spaces provided, and shall do so by means of clearly legible type, print or handwriting.

11. The notice to be displayed by a licensee pursuant to section 116 of the Act shall be painted or printed—

- (a) in **bold-faced** letters of a height of at least 50 millimetres;
- (b) in clearly legible form; and
- (c) in such a place, and subject to sufficient lighting, to make the notice conspicuous to and legible by any person passing or entering the front entrance to the licensed premises during authorized trading hours.

12. The notice to be erected where a part of licensed premises is declared out of bounds to minors pursuant to section 119 of the Act shall be in the form of the Fifth Schedule to these Regulations, and shall be printed on paper of dimensions of at least of those of international size A3 paper, in bold-faced letters of a height of at least 10 millimetres.

12a. The notice to be displayed at each entrance of licensed premises, or part of licensed premises, at any time when access to minors is prohibited under section 119a of the Act—

(a) must contain the following:

NOTICE TO MINORS BY LAW YOU MAY NOT ENTER OR STAY ON *THESE PREMISES/*THIS PART OF THESE PREMISES (*strike out whichever is inapplicable) BETWEEN (here insert relevant hours and days). PENALTY: UP TO \$1 000;

and

(b) must be printed on paper of dimensions of at least international size A3 paper, in bold-faced letters with a height of at least 15 millimetres.

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Liquor Licensing Regulations, 1985

13. The notice to be displayed pursuant to section 120 of the Act in each part of the licensed premises to which access is permitted to minors shall be in the form of the Sixth Schedule to these regulations, and shall be printed on paper of dimensions—

- (a) in the case of all parts of licensed premises the subject of a hotel licence or entertainment venue licence, or those parts of licensed premises the subject of any other licence and in respect of which parts consent has been given pursuant to section 113 of the Act—at least of those of international size A3 paper, in bold-faced letters of a height of at least 10 millimetres;
- (b) in any other case—at least of those of international size A4 paper, in bold-faced letters of a height of at least 5 millimetres.

14. The words of notices referred to in Regulations 12, 12a and 13 shall be printed in a colour or colours contrasting with the background on which they are printed.

APPLICATIONS

15. (1) Every application made, or notice given, under the Act shall be made or given in the name of the person seeking the order, approval or consent pursuant to the application, or giving the notice, as the case may be.

(2) The application or notice shall, where the applicant is a body corporate, club or association, be signed on behalf of the applicant by a duly authorized officer of the body corporate, club or association.

(3) The application or notice shall, where the applicant is one or more natural persons, be signed by each of those persons.

(4) Where a term of a form contained in any of the Schedules to the Regulations is worded in the alternative, the applicant shall delete the option which is not applicable.

PRESCRIBED LICENCE FEES

16. (1) Subject to subregulation (2), the minimum fee prescribed pursuant to section 87(9) of the Act is \$178.

(2) The prescribed minimum fee in the case of an unrestricted club licence is \$488.

(3) The scale of fees prescribed for restricted club licences in respect of the licence period commencing on 1 January 1987, and each subsequent licence period, pursuant to section 87(3) of the Act is contained in the Seventh Schedule to these Regulations.

17. (1) Pursuant to clause 18 of the Transitional Provisions, where a licence has come into operation by virtue of the Transitional Provisions, a licence fee instalment is payable on 1 July 1985 and 1 October 1985 in respect of that licence for the licence period from 1 July 1985 to 31 December 1985.

(2) The amount of the licence fee instalment payable pursuant to subregulation (1) is the amount of the licence fee instalment, if any, that would have been payable on 1 July 1985 and 1 October 1985 if the repealed Act had continued in force during that licence period.

18. Pursuant to clause 13(2) of the Transitional Provisions, the licence fees in respect of the licences referred to in clause 13(1) of the Transitional Provisions are, in respect of the licence period commencing on 1 January 1986, and each subsequent licence period, to be assessed as follows:

- (a) the licence fee in respect of a licence that is referred to in clause 13(1)(a), (b), (d), (e), (f), (g), (h), (j) or (k) of the Transitional Provisions shall be assessed in the same way as a licence fee is to be assessed under the Act for a retail licence;
- (b) the licence fee in respect of a licence that is referred to in clause 13(1)(c) of the Transitional Provisions shall be assessed in the same way as a licence fee is to be assessed under the Act for a retail licence, except that any amount paid or payable for liquor by the licensee to the holder of a retail licence shall not be taken into account;

* * * * * * * * * *

- (d) the licence fee in respect of a licence referred to in clause 13(1)(i) of the Transitional Provisions shall be—
 - (i) for the licence period commencing on 1 January 1986—the same fee that was payable under the repealed Act by the holder of the permit in respect of the permit most recently issued before the appointed day;
 - (ii) for the licence period commencing on 1 January 1987, and for each subsequent licence period—a fee assessed in the same way as a licence fee is to be assessed under the Act for a retail licence;
- (e) Notwithstanding the foregoing provisions of this regulation, if a licence fee would, but for this subregulation, be less than the minimum fee prescribed pursuant to regulation 16(1), a licence fee equal to the prescribed minimum fee shall be payable.

19. (1) Pursuant to clause 18 of the Transitional Provisions, the licence fees in respect of general facility licences (not being licences referred to in Regulation 18) that come into operation by virtue of the Transitional Provisions shall be assessed, in respect of the licence period commencing on 1 January 1986, and each subsequent licence period—

- (a) in the case of a general facility licence that came into operation by virtue of clause 4(1) of the Transitional Provisions—in the same way as a licence fee is to be assessed under the Act for a retail licence;
- (b) in the case of a general facility licence that came into operation by virtue of clause 9 of the Transitional Provisions—in the same way as a licence fee is to be assessed under the Act for a wholesale liquor merchant's licence but only 80 per cent of the fee so assessed is payable;
- (c) in the case of a general facility licence that came into operation by virtue of clause 10 of the Transitional Provisions—\$20.

(2) Where, by virtue of the Transitional Provisions, a general facility licence referred to in subregulation (1) ceases operation because the licence holder has applied for, and been granted, a licence of some other class by the licensing authority, the licence fee payable in respect of the new licence for the remainder of the licence period in which it is granted shall be the licence fee calculated in accordance with section 88 of the Act, less the licence fee (or part thereof) already paid in respect of that licence period for the general facility licence.

(3) Pursuant to clause 18 of the Transitional Provisions, the licence fee payable in respect of a wholesale liquor merchant's licence that comes into operation by virtue of clause 7 or 8 of the Transitional Provisions shall be assessed—

(a) in respect of the licence period commencing on 1 January 1986—in the same way as a licence fee is to be assessed under the Act for a wholesale liquor merchant's licence granted under the Act but only 80 per cent of the fee so assessed is payable;

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(b) in respect of each subsequent licence period—in the same way as a licence fee is to be assessed under the Act for a wholesale liquor merchant's licence.

(4) Pursuant to clause 18 of the Transitional Provisions, the licence fee payable in respect of a restricted club licence that came into operation by virtue of the Transitional Provisions shall be, in respect of the licence period commencing on 1 January 1986, the same fee that was payable under the repealed Act by the club in respect of the permit most recently issued to the club, pursuant to section 67 of the repealed Act, before the appointed day.

20. (1) Notwithstanding any other provision of these Regulations, the Commissioner may, in relation to a licence that comes into operation by virtue of the Transitional Provisions, in his absolute discretion, fix a licence fee in respect of the licence period commencing on 1 January 1986 where he is satisfied that, if a licence fee were fixed in accordance with these Regulations, the licensee would be in a less favourable position than if the repealed Act had continued in operation.

(2) In fixing a licence fee pursuant to subregulation (1), the Commissioner shall ensure that, as far as is practicable, the licensee is not placed in a less favourable position than if the repealed Act had continued in operation.

RECORD OF LODGERS

21. The record of lodgers to be kept by a licensee pursuant to section 109 of the Act shall, in respect of each lodger, indicate the date on which the lodger took up lodgings and, by means of a number or other unambiguous description, the room assigned to the lodger.

PRESCRIBED RECORDS

22. (1) Pursuant to section 4(1) of the Act, the following are declared to be records for the purposes of the Act—

- (a) in respect of any transaction involving the sale or purchase of liquor (not being a sale by the holder of a retail licence to a person who is not a liquor merchant)—the original, or a true copy, of any order form, invoice, delivery docket or advice, or other record or document evidencing the sale or purchase which is supplied, or to be supplied, to or by the licensee;
- (b) in respect of any transaction involving the sale or purchase of liquor, the original or a true copy of—
 - all deposit slips or statements lodged with or issued by a bank or other financial institution by or to the licensee and which record the deposit or withdrawal of moneys received or paid by the licensee in respect of the transaction;
 - (ii) all cheque butts and counterfoils of the licensee, each indicating the name of the payee, a cheque number or other reference number, the amount paid by the cheque, and the date of the payment;
 - (iii) all documents supplied to the licensee in relation to the movement of liquor to or from, or the storage of liquor in, premises which are the subject of a warehouse licence under the Customs Act 1901 of the Commonwealth, or which are an approved place under the Excise Act 1901 of the Commonwealth;
 - (iv) all returns or other documents which the licensee is required to complete or submit pursuant to the Sales Tax Assessment Act (No. 1) 1930, the Customs Act 1901, or the Excise Act 1901, of the Commonwealth;

(v) all other journals, documents or other records which evidence the sale or purchase of liquor by the licensee, or any other transaction involving liquor to which the licensee is a party, or which evidence the delivery, transport or other movement of liquor.

(2) For the purpose of subregulation (1)(a), a general facility licence that came into operation by virtue of clause 9 of the Transitional Provisions shall be deemed not to be a retail licence.

23. (1) Pursuant to section 101(2) of the Act, each licensee shall, from the records referred to in Regulation 22, or from any other relevant data, make up and retain a record in the following form:

- (a) the record shall contain the information set out in subregulation (2);
- (b) the record shall be in the form of a book, or in some other form, which is intelligible by, and readily accessible to, an authorized officer within the meaning of section 126 of the Act.
- (2) The record referred to in subregulation (1) shall contain particulars of-
- (a) in the case of each transaction involving the sale of liquor by the holder of a wholesale licence to a liquor merchant—
 - (i) the name and, where applicable, serial number of the liquor merchant to whom liquor was sold;
 - (ii) the date of the transaction;
 - (iii) the invoice number;
 - (iv) the total amount paid or payable to the licensee in respect of the transaction, with a separate statement of the amount for—
 - (A) low alcohol liquor;
 - (B) liquor other than low alcohol liquor;
 - (C) goods other than liquor;
 - (D) freight and delivery charges, where separate charges are made;
 - (E) discount given;
 - (F) liquor or other goods returned or not accepted by the liquor merchant;
 - (G) each duty or charge which is payable in respect of the liquor but which is not otherwise included in an item in the invoice;
- (b) in the case of each transaction involving the purchase of liquor by the holder of a wholesale or retail licence, or a restricted club licence—
 - (i) the name of the vendor;
 - (ii) the date of the transaction;
 - (iii) the invoice number;

- (iv) the method by which payment was made;
- (v) the amount paid or payable for low alcohol liquor;
- (vi) the amount paid or payable for liquor other than low alcohol liquor;
- (c) in the case of transactions involving the sale of liquor by the holder of a wholesale licence otherwise than to liquor merchants—the weekly aggregate of the gross amounts paid or payable to the licensee in respect of such transactions.

PRESCRIBED RETURNS

24. (1) In addition to the information to be supplied in pursuance of section 102 of the Act, each licensee shall in the return lodged with the Commissioner include the following information in respect of the relevant assessment period:

- (a) in respect of each aggregate amount that is stated, the amount which relates to low alcohol liquor and the amount which relates to liquor other than low alcohol liquor;
- (b) where the licensee is the holder of a wholesale licence, the aggregate amounts paid or payable to the licensee in respect of transactions involving the sale of liquor—
 - (i) to liquor merchants who held a licence under the Act;
 - (ii) to persons other than liquor merchants, including transactions involving the sale of liquor—
 - (A) to persons who held only a limited licence under the Act;
 - (B) by auction in South Australia;
 - (C) pursuant to a limited licence held by the licensee;
 - (D) of a particular type to a person who held a licence under the Act but not one authorizing the sale of liquor of that type;
 - (E) to persons, sales of liquor by whom are not subject to the Act, or who are otherwise exempt from the application of the Act;
 - (iii) to liquor merchants not licensed under the Act;
 - (iv) to employees of the licensee;
 - (v) to persons outside Australia;
- (c) where the licensee is the holder of a retail licence, or a restricted club licence, the aggregate amounts paid or payable by the licensee in respect of transactions involving the purchase of liquor—
 - (i) at auction;
 - (ii) from liquor merchants who held a licence under the Act;

- (iii) from liquor merchants not licensed under the Act;
- (iv) from persons outside Australia;
- (d) where the licensee is an auctioneer who sells liquor in pursuance of a limited licence—whether a person on whose behalf the licensee auctions liquor, or who purchases liquor, is a liquor merchant and, if he is, the name and category of the licence or other authorisation held by the liquor merchant.

(2) The return to be lodged by a licensee pursuant to, section 102 of the Act shall include a statement containing the following information:

- (a) where the licensee is a body corporate—the full name and address of each person who occupied a position of authority in the body corporate, and a description of that position, on the last day of the relevant assessment period;
- (b) where the licensee is a club that is an incorporated association—the full name and address of each person who was the manager of the business conducted in pursuance of the licence, or who was a member of the committee of management or other governing body of the club, and a description of the position or office held by that person, on the last day of the relevant assessment period;
- (c) where the licensee is a club that is not an incorporated association—the full name and address of each person who was the manager of the business conducted in pursuance of the licence, or was a trustee of the club, on the last day of the relevant assessment period;
- (d) where the licensee is a club, whether or not that club is an incorporated association—
 - (i) whether the rules of the club were altered during the relevant assessment period and, if they were altered, a copy of the new rules and details of when and how the rules were altered and whether the approval of the licensing authority was sought or obtained;
 - (ii) the total number of members of the club of each class on the last day of the relevant assessment period;
- (e) where the licence is held jointly by two or more persons—the full name and address of each such person, and of the person who was the manager of the business conducted in pursuance of the licence, on the last day of the relevant assessment period;
- (f) where the licence is held by one natural person—the full name and address of that person, and of the person who was the manager of the business conducted in pursuance of the licence, on the last day of the relevant assessment period;
- (g) where the licensee is a body corporate, the registered office of that body corporate and, where the body corporate is a proprietary company, the number of shares held by each shareholder, and whether any of those shares is held in trust for another person;
- (*h*) the name and address of the owner of the premises.

(3) Notwithstanding the foregoing provisions of this regulation—

- (a) the return to be lodged by the holder of a restricted club licence in respect of the assessment period from 1 July 1984 to 30 June 1985 shall include—
 - (i) the details referred to in subregulation (2)(b), (c) and (d); and
 - (ii) a statement of the names of the persons from whom the licensee purchased liquor during the assessment period;
- (b) the return to be lodged by the holder of a general facility licence that comes into operation by virtue of clause 13(1)(i) of the Transitional Provisions shall include, in respect of the assessment period from 1 July 1984 to 30 June 1985, the details referred to in subregulation (2).
- (4) In this regulation:

"aggregate amount" means the sum of the individual gross amounts paid or payable to or by the licensee (as the case may be) and, where the aggregate amount is to be advised in respect of different categories of transaction, the aggregate in respect of each such category.

CONTROL OF CONSUMPTION OR POSSESSION OF LIQUOR IN PUBLIC PLACES (s. 132)

25. (1) For the purposes of section 132 of the Act, the consumption or possession of liquor is prohibited in the areas, during the periods and to the extent indicated below:

Area	Period	Extent of prohibition
So much of the area shaded on Plan A in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act.	 6.00 p.m., 13 November, 1987-6.00 a.m., 14 November, 1987. 6.00 p.m., 14 November, 1987-6.00 a.m., 15 November, 1987. 	The possession of liquor is prohibited unless it is in plastic or paper cups.
So much of each area within the City of Port Augusta, bounded as follows, (and approximately represented on Plans B and C in the eighth schedule as the areas within the bold lines marked on those Plans) as constitutes a public place within the meaning of section 132 of the	Continuous until 31 December 1997.	The consumption of liquor is prohibited absolutely.

Act:

1. Commencing at the point at which the southern alignment of the southern footpath of Flinders Terrace intersects the eastern alignment of the eastern footpath of Victoria Parade, then north-westerly along that alignment of the footpath of Victoria Parade to its intersection with the southern alignment of the southern footpath of Tassie Street, then north-westerly along the prolongation in a straight line of the eastern alignment of the eastern footpath of Victoria Parade to its intersection with the low water mark on the southern side of Spencer Gulf, then south-westerly and southerly along the low water mark (and around the outer edge of any wharf or other structure that projects into Spencer Gulf beyond the low water mark) to the intersection between the low water mark and the prolongation in a straight line of the southern alignment of the southern footpath of Flinders Terrace, then north-easterly along that alignment to the point of commencement.

2. Commencing at the point at which the prolongation in a straight line of the western alignment of the western footpath of Tiver Street intersects the low water mark on the northern side of Spencer Gulf, then generally north-easterly along the low water mark (and around the outer edge of any wharf or other structure that projects into Spencer Gulf beyond the low water mark) to the intersection between the low water mark and the prolongation in a straight line of the eastern alignment of the eastern footpath of Mellor Street, then north-westerly along that alignment of the footpath of Mellor Street to its intersection with the northern alignment of the northern footpath of Burgoyne Street, then south-westerly along that alignment of the footpath of Burgoyne Street to its intersection with the eastern alignment of the western footpath of Eyre Highway, then north-westerly along that alignment of the footpath of Eyre Highway to its intersection with the western alignment of the eastern footpath of Loudons Road, then southerly along that alignment of the footpath of Loudons Road to its intersection with the northern alignment of the northern footpath of Caroona Road, then south-westerly along that alignment of the footpath of Caroona Road to its intersection with the prolongation in a straight line of the western alignment of the western footpath of Tiver Street, then south-easterly along that alignment to the point of commencement.

3. Commencing at the point at which the northern alignment of the southern footpath of Hunter Crescent intersects the eastern alignment of the western footpath of Jones Street, then westerly along that alignment of the Hunter Crescent footpath to its intersection with the western alignment of the eastern footpath of Surman Street, then southerly along that alignment of the footpath of Surman Street to its intersection with the southern alignment of the northern footpath of View Street, then north-easterly along that alignment of the footpath of View Street to its intersection with the eastern alignment of the western footpath of Jones Street, then northwesterly along that alignment of the footpath of Jones Street to the point of commencement.

4. Commencing at the point at which the northern alignment of the southern footpath of Whiting Parade intersects the eastern alignment of the western footpath of Edinburgh Terrace, then north-westerly along that alignment of the footpath of Whiting Parade to its intersection with the eastern alignment of the western footpath of Welk Street, then north-easterly along that alignment of the footpath of Welk Street to its intersection with the northern alignment of the southern footpath of Osborne Street, then generally north-westerly and northerly along that alignment of the footpath of Osborne Street to its intersection with the northern alignment of the southern footpath of Hall Street, then north-westerly along that alignment of the footpath of Hall Street to the intersection of the prolongation in a straight line of that alignment and the western alignment of the western footpath of Elizabeth Terrace, then south-westerly along that alignment of the footpath of Elizabeth Terrace to the intersection of the prolongation in a straight line of that alignment and the low water mark of the eastern side of Spencer Gulf, then generally south-easterly, easterly and north-easterly along the low water mark to its intersection with the prolongation in a straight line of the eastern alignment of the western footpath of Edinburgh Terrace, then north-easterly along that alignment to the point of commencement.

So much of the area within the City of Port Augusta, bounded by the southern boundary of the carriageway of Ghan Crescent, the eastern boundary of the carriageway of Stirling Road and the western boundary of the carriageway of Carlton Parade, as constitutes a public place within the meaning of section 132 of the Act.

So much of the area within the City of Port Lincoln, bounded as follows, as constitutes a public place within the meaning of section 132 of the Act:

Commencing at a point where the imaginary prolongation, in a straight line, of the eastern alignment of Lewis Street intersects the low water mark, then southeasterly along the low water mark to the point where the imaginary prolongation, in a straight line, of the western alignment of Adelaide Place intersects the low water mark, then south-westerly along that alignment of Adelaide Place to its intersection with the southern alignment of Tasman Terrace, then north-westerly along that alignment of Tasman Terrace to its intersection with the eastern alignment of Lewis Street, then north-easterly along that alignment of Lewis Street and its imaginary prolongation to the point of commencement.

Continuous until 31 December 1997.	The consumption of liquor is prohibited absolutely.
6 p.m. to 11 p.m. on Sunday 26 January 1992.	The consumption or possession of alcohol is prohibited absolutely.

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So much of the following areas within the Town of Beachport (approximately represented on Plan D in the eighth schedule as the area within the bold lines marked on that Plan) as constitutes a public place within the meaning of section 132 of the Act:

1. (*a*) The area bounded by the southern boundary of Lanky Street (including the south-westerly and north-westerly prolongations in a straight line of that boundary), the eastern boundary of Railway Terrace, the northern boundary of Henty Street (including the north-easterly and south-westerly prolongations in a straight line of that boundary), and the western boundary of Chambers Street (including the south-easterly prolongation in a straight line of that boundary).

(b) A reference in paragraph (a) to a street or terrace includes any footpath of that street or terrace.

2. The area of land comprised in Certificate of Title Volume 4166 Folio 349 immediately prior to the deposit in the Lands Titles Registration Office of Deposited Plan No. 41193, together with any footpath abutting the boundary of that land.

So much of the area shaded on Plan E in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act ("the restricted area").

6 p.m. on 31 December 1994 to 2 a.m. on 2 January 1995. The consumption of liquor is prohibited absolutely.

Until 1 September 1997 but excluding any day or days during that period on which a festival, exhibition, show or other event—

 (a) that is of historic, traditional or cultural significance or that significantly promotes tourism; and

(b) that has been authorised by the Corporation of the City of Glenelg for the purposes of this regulation,

is held within the restricted area.

So much of the area in the City of Port Pirie shaded on Plan F in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act. 10.00 p.m. each day to
10.00 a.m. the following
day, until 10.00 a.m. onThe consumption of
liquor is prohibited
absolutely.1 September 1996.

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So much of each area within the City of Port Pirie, bounded as follows (and approximately represented on Plan G in the eighth schedule as the shaded areas on that Plan) as constitutes a public place within the meaning of section 132 of the Act:

1. Commencing at the point at which the prolongation in a straight line of the western boundary of Three Chain Road intersects the low water mark on the southern shore of the Port Pirie River, then south-westerly along the prolongation and boundary to its intersection with the northern boundary of Berry Lane, then north-westerly and south-westerly along the northern and western boundaries of Berry Lane to the south-east corner of allotment 18 of DP 478, Hundred of Pirie, then in a straight line to the north-east corner of allotment 14 of DP 478, then southwesterly along the western boundary of Berry Lane to its intersection with the northern boundary of allotment 40 of DP 36976, Hundred of Pirie, then north-westerly and south-westerly along the northern and western boundaries of that allotment to the south-east corner of allotment 184 of DP 648, Hundred of Pirie, then north-westerly and north-easterly along the southern and western boundaries of that allotment to the south-east corner of allotment 183 of DP 648, then north-westerly along the southern boundary of that allotment to the south-east corner of allotment 182 of DP 648, then north-westerly and northeasterly along the southern and western boundaries of that allotment to the north-west corner of that allotment, then in a straight line to the north-east corner of allotment 180 of DP 648, then westerly and southwesterly along the northern and western boundaries of that allotment to the south-east corner of allotment 179 of DP 648, then north-westerly and north-easterly along the southern and western boundaries of that allotment to the south-east corner of allotment 178 of DP 648, then northwesterly and north-easterly along the southern and western boundaries of that allotment to the north-east corner of Part Section 177, Hundred of Pirie, then westerly and south-westerly along the northern and western boundaries of that land to the north-east corner of Part Section 185, Hundred of Pirie, then southwesterly along the western boundary of that land to the northern boundary of Solomontown Road, then northwesterly along that boundary to its intersection with the eastern boundary of the access road to the John Pirie Bridge, then north-easterly along that eastern boundary of the access road and the Bridge to its intersection with the low water mark on the southern shore of the Port Pirie River, then generally north-easterly and easterly along that low water mark to the western side of the Solomontown Jetty, then generally north-westerly, easterly, southerly, westerly and south-easterly around the riverward boundary of that Jetty back to the low water mark on the eastern side of the Jetty, then generally easterly along the low water mark to the point of commencement.

10.00 p.m. each day to 10.00 a.m. the following day, until 10.00 a.m. on 1 September 1996.

2. Commencing at the point at which the western boundary of the John Pirie Bridge intersects the low water mark on the southern shore of the Port Pirie River, then south-westerly along that western boundary of the Bridge and of the Bridge access road to the north-east corner of Section 1088, Hundred of Pirie, then north-westerly and south-westerly along the northern and western boundaries of that Section to the northern boundary of Solomontown Road, then north-westerly along that boundary of Solomontown Road to the eastern boundary of the Port Pirie Royal Yacht Club, then north-easterly along the eastern boundary of that Club to the low water mark on the southern shore of the Port Pirie River, then generally north-easterly and easterly along that low water mark (and generally northerly, easterly and southerly around the riverward boundary of the boat ramp) to the point of commencement.

So much of the area shaded on Plan H in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act.

So much of section 1647, Hundred of Noarlunga, County of Adelaide as constitutes a public place within the meaning of section 132 of the Act.

So much of the area within the City of Noarlunga, bounded as follows (and approximately represented as the shaded area on Plan HA in the eighth schedule), but excluding the Christies Beach Caravan Park, as constitutes a public place within the meaning of section 132 of the Act:

Commencing at the point at which the prolongation in a straight line of the southern alignment of the southern footpath of Benny Avenue intersects the low water mark of Gulf St. Vincent, then generally north-easterly and northerly along the low water mark to the mouth of Christie Creek, then generally north-easterly and easterly along the southern bank of Christie Creek to its intersection with the prolongation in a straight line of the eastern alignment of the eastern footpath of Fletcher Drive, then southerly along that alignment of the eastern footpath of Fletcher Drive, Grundy Terrace, Sydney Crescent, Grundy Terrace and Witton Road to the intersection between the eastern alignment of the eastern footpath of Witton Road and the southern alignment of the southern footpath of Benny Avenue, then westerly along that alignment of the southern footpath of Benny Avenue and its prolongation to the point of commencement.

So much of the following area within the City of Noarlunga (approximately represented as the shaded area on Plan HB in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act:

Continuous until 31 March 1998.	The consumption of liquor is prohibited absolutely.
Continuous until 31 March 1998.	The consumption of liquor is prohibited absolutely.
6.00 p.m. each day to 6.00 a.m. the following day, until 6.00 a.m. on	The consumption of liquor is prohibited absolutely.

Continuous until 31 March 1998.

31 March 1998.

(a) the area bounded as follows:

Commencing at the point at which the northern boundary of Robertson Road intersects the eastern boundary of the Esplanade, then southerly along that eastern boundary of the Esplanade to its intersection with the northern boundary of Nashwauk Crescent, then easterly along that northern boundary of Nashwauk Crescent to its intersection with the prolongation in a straight line of the eastern boundary of Moana Crescent Reserve, then southerly along that prolongation to its intersection with the southern boundary of Moana Crescent, then generally south-westerly and westerly along that southern boundary of Moana Crescent to its intersection with the eastern boundary of the Esplanade, then southerly along that eastern boundary of Esplanade to the southern boundary of the Esplanade, then generally north-westerly, southerly and westerly along that southern boundary of the Esplanade and the southern boundary of the adjacent carpark to the sea-wall that forms the western boundary of the carpark, then in a straight line by the shortest route to the high water mark, then generally southerly along the high water mark to its intersection with a fence extending from high to low water mark at a point approximately in line with the westerly prolongation of Macquarie Street, then westerly along that fence to low water mark, then generally northerly along low water mark to its intersection with the prolongation in a straight line of the northern boundary of Robertson Road, then easterly along that prolongation to the point of commencement;

(b) a reference in paragraph (a) to a road includes any footpath forming part of that road.

So much of the area within the City of Noarlunga, bounded as follows (and approximately represented as the shaded area on Plan HC in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act:

That portion of part Section 589, Hd of Willunga, west of the Esplanade between the prolongation in a straight line of the northern footpath of Macquarie Street and the prolongation in a straight line of the northern alignment of the northern footpath of Wentworth Street constructed as carparks and the toilet block situated between the carparks.

So much of the area shaded on Plan I in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act.

Continuous until 31 March 1998.	The consumption of liquor is prohibited absolutely.
6 p.m. on 31 December 1994 to 6 a.m. on 1 January 1995.	The possession or consumption of liquor is prohibited absolutely.

So much of the area shaded on Plan K in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act including the foreshore (up to the median low water mark) within or adjoining the shaded area and jetties and boat ramps on or adjoining the foreshore.

So much of the area in Semaphore Park, being the whole of the land comprised in Certificate of Title Register Book Volume 4037 Folio 483 (approximately represented as the shaded area on Plan M in the eighth schedule), as constitutes a public place within the meaning of section 132 of the Act.

So much of the areas shaded on Plan N in the eighth schedule as constitutes a public place within the meaning of Section 132 of the Act, including the footbridge that joins the two shaded areas.

So much of the area, bounded on the North by the Northern alignment of the Southern footpath on Ashwin Parade, on the East by the Eastern alignment of the Western footpath on South Road, on the South by the Southern alignment of the Northern footpath on Ashley Street and on the West by the Western alignment of the Eastern footpath on East Street (including the extension of that alignment where it crosses Meyer Street) and which is shaded on Plan P in the eighth schedule, as constitutes a public place within the meaning of section 132 of the Act.

Continuous until 23 March 1997.	The consumption of liquor is prohibited absolutely.
Continuous until 18 August 1994.	The consumption of liquor is prohibited absolutely.
Continuous until 18 August 1994.	The consumption of liquor is prohibited absolutely.
6 a.m. to 12 midnight on 8 December, 1990, and 6 p.m. to 12 midnight on 12 December, 1990.	The consumption of liquor is prohibited absolutely. The possession of liquor is prohibited absolutely except by a person who resides in a dwellinghouse within the boundaries of the area and— (<i>a</i>) who enters the area solely for
	the purpose of entering that dwellinghouse;
	or (b) who enters the
	area from that dwellinghouse

(b) who enters the area from that dwellinghouse solely for the purpose of leaving the area.

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Continuous until

24 April 1998.

So much of the following areas within the Town of Berri as constitutes a public place within the meaning of section 132 of the Act:

- (a) Vaughan Terrace, comprising all the land between the western alignment of the western footpath of Vaughan Terrace and the eastern alignment of the eastern footpath of Vaughan Terrace; and
- (b) the reserve areas between Wallis Terrace and the northern bank of the River Murray and between Riverview Drive and the northern bank of the River Murray hatched on Plan Q in the eighth schedule.

So much of each of the following areas (the "restricted areas" within the City of Port Adelaide as constitutes a public place within the meaning of section 132 of the Act:

- (a) the area known as the Port Adelaide Mall and bounded on the west by the eastern building alignment of Robe Street, on the south by the northern building alignment of Cannon Street, on the east by the western building alignment of Marryatt Street and on the north by the southern building alignment of St. Vincent Street;
- (b) the area known as the Semaphore foreshore and bounded on the north by the prolongation of the northern alignment of the northern footpath of Hall Street, on the west by the low water mark, on the south by the prolongation of the southern alignment of the southern footpath of South Terrace and on the east by the western alignment of the western footpath of Semaphore Esplanade, and including the Semaphore jetty;
- (c) the area shaded on Plan R in the eighth schedule.

So much of the area within the District of Victor Harbor, bounded as follows (and approximately represented on Plan S in the eighth schedule as the area within the bold line marked on that Plan), as constitutes a public place within the meaning of section 132 of the Act: Continuous until 31 December 1997, but excluding in respect of any of those restricted areas a day on which an event of historic. traditional or cultural significance, or that significantly promotes tourism, is held and in respect of which the Corporation of the City of Port Adelaide has authorised the consumption of liquor in that area on that day.

The Corporation's authorisation may apply to one, two or all of the restricted areas but only three such authorisations may be granted by the Corporation in any calendar year.

3 p.m. on 31 December 1994 to 8 a.m. on 1 January 1995. The consumption of liquor is prohibited absolutely.

The possession of liquor is prohibited absolutely except by a person who is genuinely passing through the area whilst in possession of liquor that was purchased from licensed premises and is in a container that has not been opened.

The consumption of liquor is prohibited absolutely.

The consumption of liquor is prohibited absolutely.

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Commencing at the point at which the northern alignment of the northern footpath of Grantley Avenue intersects the western alignment of the western footpath of Hindmarsh Road, then south-westerly and southerly along that alignment of the western footpath of Hindmarsh Road, Torrens Street and Wills Street to the intersection of the prolongation in a straight line of the western alignment of the western footpath of Wills Street with the low water mark, then generally easterly along the low water mark to the point at which it meets the western side of the Granite Island causeway, then generally south-easterly along the south-western side of the Granite Island causeway to the point at which that causeway intersects with the low water mark of Granite Island, then generally westerly, southerly, south-easterly, north-easterly, northwesterly and westerly along that low water mark (including the breakwater and jetty) to the point at which that low water mark intersects with the north-eastern side of the Granite Island causeway then generally northwesterly along the north-eastern side of that causeway to the point at which it intersects with the low water mark on the eastern side of the causeway, then generally northerly along the low water mark to its intersection with the prolongation in a straight line of the northern alignment of the northern footpath of Grantley Avenue, then north-westerly along that alignment to the point of commencement.

So much of the area within the Town of Normanville, bounded as follows, as constitutes a public place within the meaning of section 132 of the Act:

Commencing at the point at which the southern alignment of the southern footpath of Andrew Avenue intersects the eastern alignment of the eastern footpath of Main Road, then north-westerly in a straight line across Andrew Avenue to the intersection between the northern alignment of the northern footpath of Andrew Avenue and the eastern alignment of the eastern footpath of Main Road, then north-easterly along the northern alignment of the northern footpath of Andrew Avenue to its intersection with the western alignment of the western footpath of Olive Avenue, then in a straight line to the southernmost point of lot 52 of part Section 1015, Hundred of Yankalilla, then by the shortest route in a straight line to the eastern alignment of the eastern footpath of Mary Avenue, then generally south-westerly along that alignment and the prolongation in a straight line of that alignment of the eastern footpath of Mary Avenue to its intersection with the southern alignment of the southern footpath of Edwards Avenue, then north-westerly along that alignment, and the prolongation in a straight line of that alignment, of the southern footpath of Edwards Avenue to the point at which it joins the southern alignment of the southern footpath of Andrew Avenue, then along that alignment of the southern footpath of Andrew Avenue to the point of commencement.

6 p.m. on 31 December 1994 to 6 a.m. on 1 January 1995.

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So much of the area within the Town of Normanville, and the adjacent foreshore, bounded as follows, as constitutes a public place within the meaning of section 132 of the Act:

Commencing at the point at which the southern side of the Normanville jetty intersects with the low water mark, then generally south-westerly along the low water mark to the mouth of the Bungala River, then along the northern bank of the river to its intersection with the western boundary of the caravan park, then generally north-easterly, northerly and easterly along the western and northern boundaries of the caravan park to the point at which the northern boundary joins the northern boundary of the tennis courts, then easterly along that northern boundary of the tennis courts to the entrance to the caravan park, then in a straight line to the north-western extremity of part lot 122 of part Section 1014, Hundred of Yankalilla, then north-easterly along the northern boundary of that lot to the intersection of the prolongation in a straight line of the western alignment of the western footpath of Wilto Street, then generally northerly along that alignment to its intersection with the southern boundary of lot 138 of part Section 1014, Hundred of Yankalilla, then generally northwesterly along that boundary and the southern boundary of lot 137 of part Section 1014, Hundred of Yankalilla and the prolongation in a straight line of the southern boundary of lot 137 to the low water mark, then generally south-westerly along the low water mark to the northern side of the Normanville jetty, then north-westerly, south-westerly and south-easterly along the northern, western and southern sides of the Normanville jetty to the point of commencement.

So much of section 294, Hundred of Goolwa and any jetty or other structure extending seaward from section 294, as constitutes a public place within the meaning of section 132 of the Act.

So much of each area within the Hundred of Goolwa, bounded as follows, as constitutes a public place within the meaning of section 132 of the Act:

1. Commencing at the north-eastern corner of section 279, Hundred of Goolwa, then in a westerly and southerly direction along the northern and western boundaries of section 279, then in a southerly and easterly direction along the western and southern boundaries of section 367, Hundred of Goolwa to the south-eastern corner of section 367, then in a straight line across Goolwa Beach Road to the south-western corner of section 368, Hundred of Goolwa, then in an easterly and northerly direction along the southern and eastern boundaries of section 368, then in a northerly and westerly direction along the eastern and northern boundaries of section 278, Hundred of Goolwa to the north-western corner of section 278, then in a straight line across Goolwa Beach Road to the point of commencement.

6 p.m. on 31 December 1994 to 6 a.m. on 1 January 1995.

6 p.m. on 31 December	The consumption of
1994 to 6 a.m. on	liquor is prohibited
1 January 1995.	absolutely.

6 p.m. on 31 December	The consumption of
1994 to 6 a.m. on	liquor is prohibited
1 January 1995.	absolutely.

2. Commencing at the intersection of the boundaries of sections 167 and 215, Hundred of Goolwa, then by the shortest possible route to the northern boundary of section 215, then generally easterly, south-easterly, southerly and westerly along the boundary of section 215 to the point of commencement.

3. Commencing at the intersection of the prolongation in a straight line of the western alignment of the western footpath of Mindacowie Avenue with the low water mark, then generally easterly and north-easterly along the low water mark to its intersection with the prolongation in a straight line of the eastern boundary of Drainage Reserve No. 9418, Hundred of Goolwa, then northerly along that prolongation to the southern boundary of that Reserve, then north-westerly along the southern boundary of that Reserve and the prolongation in a straight line of that southern boundary to its intersection with the western alignment of the western footpath of Mill Terrace, then generally southerly and south-westerly along that alignment of the footpath of Mill Terrace to its intersection with the northern alignment of the northern footpath of Ocean Parade, then generally westerly along that alignment of the footpath of Ocean Parade to its intersection with the western alignment of the western footpath of Mindacowie Avenue, then in a straight line to the point of commencement.

So much of the area known as the Chiton Rocks Surf Lifesaving Club car park, being the whole of allotment 469 and part of allotment 440 of Deposited Plan No. 3482, as constitutes a public place within the meaning of section 132 of the Act.

So much of each area within the Town of Gawler-

- (a) shaded on Plan T or Plan U in the eighth schedule; or
- (b) within the bold broken line shown on Plan V in the eighth schedule,

as constitutes a public place within the meaning of section 132 of the Act.

So much of the streets and roads within the Town of Gawler shaded on Plan W in the eighth schedule (including the footpath on each side of those streets and roads), as constitutes a public place within the meaning of section 132 of the Act.

So much of the area within the City of Adelaide, bounded as follows, as constitutes a public place within the meaning of section 132 of the Act:

6 p.m. on 31 December 1994 to 6 a.m. on 1 January 1995.	The consumption of liquor is prohibited absolutely.
7.00 p.m. each day to 7.00 a.m. the following day, until 7.00 a.m. on 7 September 1996.	The consumption or possession of liquor is prohibited absolutely.
Continuous until 7 September 1996.	The consumption of liquor is prohibited absolutely.

9 p.m. on 27 FebruaryThe consumption of1993 to 1 a.m. onliquor is prohibited28 February 1993.absolutely.

Commencing at the point at which the eastern alignment of the western footpath of King William Street intersects the northern alignment of the southern footpath of North Terrace, then westerly along that alignment of the southern footpath of North Terrace to its intersection with the prolongation in a straight line of the western building alignment of Blyth Street, then northerly in a straight line along that prolongation to its intersection with the northern alignment of the northern footpath of North Terrace, then easterly along that alignment of the northern footpath of North Terrace to its intersection with the western alignment of the western footpath of Station Road (being the main western building alignment of Station Road at street level), then northerly along that alignment of the western footpath of Station Road and the prolongation in a straight line of that alignment to its intersection with the Festival Centre Plaza, (being a point on the northern boundary of the carriageway of Station Road), then easterly, south-easterly and southerly around the northern and eastern alignments of Station Road or, where there is a footpath, of that footpath (at that same street level) to the intersection of the eastern alignment of the eastern footpath of Station Road and the northern alignment of the northern footpath of North Terrace, then easterly along that alignment of the northern footpath of North Terrace to its intersection with the eastern alignment of the western footpath of King William Street, then southerly in a straight line to the point of commencement.

So much of the area shaded on Plan X in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act.

So much of the area within the City of Brighton, bounded as follows (and approximately represented as the bricked area on Plan Y in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act:

Commencing at the point at which the southern alignment of the southern footpath of Dunluce Avenue intersects the eastern alignment of the eastern footpath of the Esplanade, then southerly along that alignment of the eastern footpath of the Esplanade to its intersection with the northern alignment of the northern footpath of Bindarra Road, then westerly along the prolongation in a straight line of that alignment of the northern footpath of Bindarra Road to its intersection with the eastern alignment of the western footpath of the Esplanade, then northerly along that alignment of the western footpath of the Esplanade (being the kerb line dividing that footpath from the Esplanade carriageway) to its intersection with the prolongation in a straight line of the southern alignment of the southern footpath of Dunluce Avenue, then easterly along that prolongation to the point of commencement.

5.30 p.m. on 20 March 1993 to 6.00 a.m. on 21 March 1993.

Continuous until 31 July 1996.

The consumption or possession of liquor is prohibited absolutely.

So much of the area within the City of Brighton, bounded as follows (and approximately represented as the shaded area on Plan Y in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act:

Commencing at the point at which the prolongation in a straight line of the southern alignment of the southern footpath of Dunluce Avenue intersects the eastern alignment of the western footpath of the Esplanade, then southerly along that alignment of the western footpath of the Esplanade (being the kerb line dividing that footpath from the Esplanade carriageway) to its intersection with the prolongation in a straight line of the northern alignment of the northern footpath of Bindarra Road, then westerly along that prolongation to the low water mark, then northerly along the low water mark to the southern side of the Brighton Jetty, then westerly, northerly, and easterly around the outer boundary of the Jetty back to the low water mark on the northern side of the Jetty, then northerly along the low water mark to its intersection with the prolongation in a straight line of the southern alignment of the southern footpath of Dunluce Avenue, then easterly along that prolongation to the point of commencement.

So much of the following area within the Town of Renmark (approximately represented on Plan YA in the eighth schedule as area "A" within the bold broken line marked on that Plan) as constitutes a public place within the meaning of section 132 of the Act:

- (a) the area bounded by the northern boundary of James Avenue and Murtho Street, the western boundary of Fifteenth Street, the southern boundary of Pyap Street (including the north-easterly prolongation in a straight line of that boundary to the western shore of the River Murray), the western shore of the River Murray (including the outer boundary of any wharf, jetty, boat ramp or other structure extending into the river from that shore), and the north-eastern boundary of Section 260, out of Hundreds, County of Hamley (including the north-westerly prolongation in a straight line of that boundary to the northern boundary of James Avenue).
- (b) a reference in paragraph (a) to a street or avenue includes any footpath of that street or avenue.

Continuous until 31 July 1996.

The consumption or possession of liquor is prohibited absolutely.

7 p.m. each day to 7 a.m. the following day, until 7 a.m. on 14 March 1997.

So much of the area within the Town of Renmark being the carpark and reserve areas adjacent to the town centre fountain (approximately represented on Plan YA in the eighth schedule as area "B" within the bold line marked on that Plan), being the whole of Sections 256, 301 and 1465, out of Hundreds, County of Hamley and any wharf, jetty, boat ramp or other structure extending into the River Murray from any of those Sections, as constitutes a public place within the meaning of section 132 of the Act.

7 p.m. each day to 7 a.m. the following day, until 7 a.m. on 14 March 1997.

The consumption of liquor is prohibited absolutely.

The possession of liquor is prohibited absolutely except by a person who owns, leases, works on or is staying on a vessel moored to any part of that area and-

- (a) who enters the area solely for the purpose of boarding the vessel; or
- (b) who enters the area from the vessel solely for the purpose of leaving the area.

So much of the area within the City of Port Lincoln, bounded as follows (and approximately represented as the shaded area on Plan Z in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act:

Continuous until 1 July 1996.

Commencing at the point at which the prolongation in a straight line of the northern boundary of Lot 2 of Section 1 of FP 3800 Hd of Lincoln intersects the high water mark, then generally southerly and then south-easterly along the high water mark to the western side of the Town Jetty, then around the outer boundary of the Jetty back to the high water mark on the eastern side of the Jetty, then south-easterly along the high water mark to its intersection with the prolongation in a straight line of the eastern boundary of Lot 112 of Section 692 Hd of Lincoln, then southerly along that prolongation to its intersection with the northern boundary of Lot 112 of Section 692 Hd of Lincoln, then westerly along that boundary to its intersection with the eastern alignment of the eastern footpath of Porter Street, then southerly along that alignment of the eastern footpath of Porter Street to its intersection with the southern alignment of the southern footpath of Liverpool Street, then generally north-westerly along that alignment of the southern footpath of Liverpool Street to its intersection with the eastern alignment of the eastern footpath of Adelaide Place, then north-westerly in a straight line to the point at which the western alignment of the western footpath of Adelaide Place intersects with the southern alignment of the southern footpath of Hallett Place, then north-westerly along that alignment of the southern footpath of Hallett Place to its intersection with the eastern alignment of the eastern footpath of New West Road, then generally south-westerly along that alignment of the eastern footpath of New West Road to its intersection with the prolongation in a straight line of the western alignment of the eastern footpath of Tennyson Terrace, then northwesterly along that alignment to its intersection with the southern boundary of the Port Lincoln Tennis Association Clubrooms, then north-easterly, north-westerly and southwesterly around the outer boundary of the Clubrooms back to the western alignment of the eastern footpath of Tennyson Terrace, then north-westerly along that alignment of the eastern footpath of Tennyson Terrace to its intersection with the northern alignment of the northern footpath of Bishop Street, then north-easterly along that alignment of the northern footpath of Bishop Street to its intersection with the eastern boundary of Lot 77, then generally northerly along the eastern boundary of that Lot and the eastern boundaries of the adjoining Lots (including the eastern boundary of Walker Street) to its intersection with the northern boundary of Lot 2 of Section 1 of FP 3800 Hd of Lincoln, then easterly along the prolongation in a straight line of the northern boundary of Lot 2 of Section 1 of FP 3800 Hd of Lincoln to the point of commencement.

So much of each of the following areas within the Town of Wallaroo as constitutes a public place within the meaning of section 132 of the Act:

- (a) the portion of Owen Street (including any footpaths of Owen Street) between the prolongation of the eastern boundary of Emu Street and the prolongation of the western boundary of Irwin Street;
- (b) the area known as Centenary Square, (approximately represented on Plan ZAA in the eighth schedule as the area hatched on that Plan) being the area bounded on the north by the southern boundary of Owen Street, on the east by the western boundary of Phillip Street, on the south by the northern boundary of the railway reserve, and on the west by the fence marking the eastern boundary of the grounds of the Wallaroo Coronation Croquet Club Inc.

So much of the area within the District Council of Tumby Bay shaded on Plan ZA in the eighth schedule (excluding the Yacht Club Mission Site) as constitutes a public place within the meaning of section 132 of the Act. Continuous until 9 May 1997.

6.00 p.m. each day to

6.00 a.m. the following

day, from 6.00 p.m. on

6.00 a.m. on 13 January

8 January 1996 to

1996.

The consumption of liquor is prohibited absolutely.

The possession of liquor is prohibited absolutely except by a person who is genuinely passing through the area whilst in possession of liquor in a container that was purchased from licensed premises and that has not been opened since purchase.

The consumption of liquor is prohibited absolutely. The possession of liquor is prohibited absolutely except by a person who resides in a dwellinghouse on land abutting the area and—

- (a) who enters the area solely for the purpose of entering that dwellinghouse; or
- (b) who enters the area from that dwellinghouse solely for the purpose of leaving the area.

The consumption of liquor is prohibited absolutely.

So much of the area in the Rural City of Murray Bridge, bounded as follows (and approximately represented on Plan ZB in the eighth schedule as the shaded area within the bold line marked on that Plan), but excluding the West End Marquee set up within that area, as constitutes a public place within the meaning of section 132 of the Act: 8.00 p.m. on 25 November 1995 to 8.00 a.m. on 26 November 1995. Commencing at the point at which the eastern boundary of the land on which the Murray Bridge Rowing Club premises are situated intersects the southern shore of the River Murray, then south-easterly along the southern shore of the River (and around the riverward boundary of any wharf, jetty, landing or other structure extending into the River) to the point at which a temporary fence erected in Sturt Reserve for the purposes of the Big River Challenge Festival intersects the southern shore of the River, then generally south-westerly, north-westerly, north-easterly, north-westerly, northerly, easterly, north-easterly and north-westerly along that fence to the eastern boundary of the land on which the premises of the Murray Bridge Rowing Club are situated, then generally north-easterly along that eastern boundary to the point of commencement.

So much of the area in the City of Adelaide as is hatched on Plan ZC in the eighth schedule that constitutes a public place within the meaning of section 132 of the Act.

So much of the area in the Town of Beachport as is hatched on Plan ZD in the eighth schedule that constitutes a public place within the meaning of section 132 of the Act.

So much of the area in the Town of Normanville bounded as follows (and approximately represented on Plan ZE in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the point at which the southern alignment of the southern footpath of Andrew Avenue intersects the eastern alignment of the eastern footpath of Main Road, then north-westerly in a straight line across Andrew Avenue to the intersection between the northern alignment of the northern footpath of Andrew Avenue and the eastern alignment of the eastern footpath of Main Road, then north-easterly along the northern alignment of the northern footpath of Andrew Avenue to its intersection with the western alignment of the western footpath of Olive Avenue, then in a straight line to the southernmost point of lot 52 of part Section 1015, Hundred of Yankalilla, then by the shortest route in a straight line to the eastern alignment of the eastern footpath of Mary Avenue, then generally south-westerly along that alignment and the prolongation in a straight line of that alignment of the eastern footpath of Mary Avenue to its intersection with the southern alignment of the southern footpath of Edwards Avenue, then north-westerly along that alignment, and the prolongation in a straight line of that alignment, of the southern footpath of Edwards Avenue to the point at which it joins the southern alignment of the southern footpath of Andrew Avenue, then along that alignment of the southern footpath of Andrew Avenue to the point of commencement.

6.00 p.m. on 31 December 1995 to 6.00 a.m. on 1 January 1996.

12.00 noon on 31 December 1995 to 12.00 noon on 1 January 1996.

6.00 p.m. on 31 December 1995 to 6.00 a.m. on 1 January 1996. The consumption of liquor is prohibited absolutely.

The consumption of liquor is prohibited absolutely.

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So much of the area in the Town of Normanville bounded as follows (and approximately represented on Plan ZF in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the point at which the southern side of the Normanville jetty intersects with the low water mark, then generally south-westerly along the low water mark to the mouth of the Bungala River, then along the northern bank of the river to its intersection with the western boundary of the caravan park, then generally north-easterly, northerly and easterly along the western and northern boundaries of the caravan park to the point at which the northern boundary joins the northern boundary of the tennis courts, then easterly along that northern boundary of the tennis courts to the entrance to the caravan park, then in a straight line to the north-western extremity of part lot 122 of part Section 1014, Hundred of Yankalilla, then north-easterly along the northern boundary of that lot to the intersection of the prolongation in a straight line of the western alignment of the western footpath of Wilto Street, then generally northerly along that alignment to its intersection with the southern boundary of lot 138 of part Section 1014, Hundred of Yankalilla, then generally north-westerly along that boundary and the southern boundary of lot 137 of part Section 1014, Hundred of Yankalilla and the prolongation in a straight line of the southern boundary of lot 137 to the low water mark, then generally south-westerly along the low water mark to the northern side of the Normanville jetty, then north-westerly, south-westerly and south-easterly along the northern, western and southern sides of the Normanville jetty to the point of commencement.

So much of the area known as the Chiton Rocks Surf Lifesaving Club car park, being the whole of allotment 469 and part of allotment 440 of Deposited Plan No. 3482 (and approximately represented on Plan ZG in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

So much of the area in the Town of Port Elliot being Section 294, Hundred of Goolwa and any jetty or other structure extending seaward from section 294 (and approximately represented on Plan ZH in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

So much of the area within the Town of Middleton bounded as follows (and approximately represented on Plan ZI in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act. 6.00 p.m. on 31 December 1995 to 6.00 a.m. on 1 January 1996. The consumption of liquor is prohibited absolutely.

6.00 p.m. on 31 December 1995 to 6.00 a.m. on 1 January 1996.	The consumption of liquor is prohibited absolutely.
6.00 p.m. on31 December 1995 to6.00 a.m. on1 January 1996.	The consumption of liquor is prohibited absolutely.
6.00 p.m. on 31 December 1995 to 6.00 a.m. on	The consumption of liquor is prohibited absolutely.

1 January 1996.

Commencing at the south-west corner of section 2303 Hundred of Goolwa then in a north-easterly and northerly direction along the south-eastern and eastern boundaries of section 2303 to the intersection with the projection of the northern boundary of lot 1 in filed plan 2100, then easterly and south-easterly along that projection and the northern and north-eastern boundary of lot 1 and the northern boundary of lot 101 in D.P. 10654, then southerly along the eastern boundary of lot 101 to the south-western corner of lot 19 in D.P. 3145, then generally north-easterly along the northern boundary of Ocean Parade to the western corner of lot 10 in deposited plan 3262, then northerly along the western boundary of Mill Terrace to the north-eastern corner of lot 39 in D.P. 3262, then in a straight line to the north-western corner of the reserve lot 160 in D.P. 9417, then in an easterly direction along the southern boundary of the esplanade to lot 3 in D.P. 13398, then along the western, northern and eastern boundaries of that lot to its south-eastern corner, then along the northern boundary of section 345 to its intersection with the projection of the eastern boundary to lot 39 in D.P. 6156, then southerly along that projection to the highwater line, then generally westerly along the high water line to its intersection with the projection of the western boundary of section 2303 then northerly along the projection to the point of commencement.

So much of the area within the Town of Goolwa bounded as follows (and approximately represented on Plan ZJ in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the north-eastern corner of section 279, Hundred of Goolwa, then in a westerly and southerly direction along the northern and western boundaries of section 279, then in a southerly and easterly direction along the western and southern boundaries of section 367, Hundred of Goolwa to the south-eastern corner of section 367, then in a straight line across Goolwa Beach Road to the south-western corner of section 368, Hundred of Goolwa, then in an easterly and northerly direction along the southern and eastern boundaries of section 368, then in a northerly and westerly direction along the eastern and northern boundaries of section 278, Hundred of Goolwa to the north-western corner of section 278, then in a straight line across Goolwa Beach Road to the point of commencement.

So much of the area within the Town of Goolwa bounded as follows (and approximately represented on Plan ZK in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act. 6.00 p.m. on 31 December 1995 to 6.00 a.m. on 1 January 1996. The consumption of liquor is prohibited absolutely.

6.00 p.m. on 31 December 1995 to 6.00 a.m. 1 January 1996. The consumption of liquor is prohibited absolutely.

Commencing at the northern corner of lot 167 then in a south-easterly direction along the north-eastern boundaries of lots 167, 171, 175 and 179 and the projection of that line across Hay street to the boundary of part section 271, then north-easterly along the north-western boundaries of part section 271 and lot 2 in filed plan 11114 and the projection of that line across The Cutting road to the boundary of lot 3 in filed plan 11114, then north-westerly along the south-western boundary of part section 271 and lot 190 then north-easterly along the north-western boundary of lot 190 and the projection of that boundary to the centre line of B.F. Laurie lane, then north-westerly along the projection of the centreline to its intersection with the projection of the south-eastern boundary of lot 156, then south westerly along that projection and boundary to the boundary of section 215, then north-westerly along the boundary of section 215 to its intersection with the boundary between lot 139 and Dawson street then north-westerly along that boundary to the western corner of lot 139 then in a straight line across section 215 to the point at which the boundary between lot 138 and Porter street changes direction, then south-easterly along the north-eastern boundaries of lots 138, 147 and 155 and the projection of that boundary across Wildman street to the northern corner of lot 166, then across Porter street to the western corner of lot 167 then along the north-western boundary of lot 167 to the point of commencement.

So much of the area within the Town of Goolwa bounded as follows (and approximately represented on Plan ZL in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the northern corner of lot 1, filed plan 25074, then along the north-eastern boundaries of lot 1 and lot 130, then across Dawson street to the northern corner of lot 139, then along the north-western and south-western boundaries of lot 139 to the northern boundary of section 215, then in an easterly, south-easterly, southerly and westerly direction along the boundary of section 215 to the northern corner of lot 167, then along the north-western boundary of lot 167 and across Porter street to the northern corner of lot 166, then across Wildman Street to the eastern corner of lot 155, then along the north-eastern and northern boundaries of lots 155, 147, 138 and 129, then along the south-eastern boundary of Pitt street to the western corner of lot 127, then across Pitt street to the southern corner of lot 117 then along the south-western boundaries of lots 117, 107, 106 and 95 and across a road reserve to the southern corner of lot 75, then along the south-eastern boundary of lot 75 and the projection of that boundary across section 215, then along the northern boundary of section 215 to the western corner of lot 97, then along the south-eastern boundary of Crocker street to the point of commencement.

5.00 p.m. to 12.00 midnight on 16 December 1995.

The consumption of liquor is prohibited absolutely.

So much of the area within the Town of Victor Harbor bounded as follows (and approximately represented on Plan ZM in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the point at which the north-eastern alignment of the north-eastern footpath of Grantley avenue intersects the north-western alignment of the north-western footpath of Hindmarsh road, then south-westerly and southerly along the north-western and western alignment of the north-western and western footpaths of Hindmarsh road, Torrens street and Wills street and the prolongation of that alignment to its intersection with the low water mark, then along the low water mark in a generally south-easterly and northerly direction to its intersection with the prolongation to the north-eastern alignment of the north-eastern footpath of Grantley avenue, then north-westerly along the prolongation of that alignment and the alignment itself to the point of commencement.

So much of the City of Glenelg as is shaded on Plan E in the eighth schedule as constitutes a public place within the meaning of section 132 of the Act.

So much of the City of Glenelg bounded as follows (and approximately represented on plan ZN in the eighth schedule) as constitutes a public place within the meaning of section 132 of the Act.

Commencing at the intersection of the eastern boundary of Moseley street and the southern boundary of Jetty road, then across Moseley street to the intersection of the western boundary of Moseley street and the southern boundary of Jetty road, then westerly along the southern boundary of Jetty road and the projection of that boundary to the western boundary of St. Johns Row, then along the projection of the western boundary of St. Johns Row to the northern boundary of Moseley square, then east along the northern boundary of Moseley square to the western boundary of Colley terrace, then north along the western boundary of Colley terrace to the southern boundary of Hope street, then across Colley terrace on the prolongation of the southern boundary of Hope street to the eastern boundary of Colley terrace, then south along the eastern boundary of Colley terrace to the northern boundary of Jetty road, then east along the northern boundary of Jetty road to the point where it meets the prolongation of the eastern boundary of Moseley street, then south along that prolongation to the point of commencement.

3.00 p.m. on 31 December 1995 to 8.00 a.m. on 1 January 1996.

6.00 p.m. to 12.00	
midnight on	
28 December 1995.	

6.00 p.m. on 31 December 1995 to 8.00 a.m. on 1 January 1996.

6.00 p.m. to 12.00 midnight on 28 December 1995.

6.00 p.m. on 31 December 1995 to 8.00 a.m. on 1 January 1996. The consumption of liquor is prohibited absolutely.

The possession and consumption of liquor is prohibited absolutely.
The possession and consumption of liquor is prohibited absolutely.
The possession and consumption of liquor is prohibited absolutely.
The possession and consumption of liquor is prohibited absolutely.
The possession and consumption of liquor is prohibited absolutely.

liquor is prohibited

absolutely.

(2) The consumption of liquor is prohibited absolutely from 24 December, 1988, to 23 December, 1996, both days inclusive, in those parts of the prescribed area that constitute a public place within the meaning of section 132 of the Act.

(3) For the purposes of subregulation (2), the "**prescribed area**" means the area bounded on the North by the Northern alignment of the Southern footpath of North Terrace, on the West by the Western alignment of the Eastern footpath of Morphett Street (including the Southern extension of that alignment to the point of intersection with the Western extension of the Southern alignment of the Northern footpath of Currie Street), on the South by the Southern alignment of the Northern footpath of Currie Street (including the Western extension of that alignment to the point alignment of the East by the Eastern alignment of the Northern footpath of Currie Street (including the Western extension of that alignment to the point already mentioned) and on the East by the Eastern alignment of the Western footpath of Pulteney Street.

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FIRST SCHEDULE

FORM 1 Liquor Licensing Act, 1985 Application for Licence—Category A

To the Licensing Court of South Australia,

1.	I/We
	of
	apply for a licence in respect of premises *situated/*to be situated at
2.	Approval is sought for (Name, Address, Occupation, Age)
	to be the manager of the business to be conducted in pursuance of the licence. Where the applicant is a body corporate, approval is sought for the persons named in the annexed schedule (marked A) to occupy a position of authority in the body corporate.
3.	 Approval is sought in respect of the following areas delimited on the plan(s) lodged with this application: The area delimited in red to be the licensed premises. * The area(s) delimited in green to be designated dining area(s), being * The area(s) delimited in blue to be designated reception area(s), being * The area(s) delimited in yellow to be sample area(s), being
4.	Consent is sought to use the following part(s) of the premises or appurtenant areas for the purpose of providing entertainment, namely
5.	In the case of an application for a hotel licence— approval *is not *is } approval *is not *is } sought for grant of a late night permit. *is } sought for exemption from the obligation to provide accommodation.
6.	The proposed licensed premises *are not completed.
7.	All approvals, consents, or exemptions that are required under the law relating to planning and building matters have been obtained, being
8.	The proposed licensed premises are to be owned by (Name, Address)
9.	*are The proposed licensed premises *are not to be occupied in pursuance of a lease. (*delete where not applicable)
10.	In the case of an application for a general facility licence, the following trading rights and conditions are sought:
Date	ed the day of 19.

Liquor Licensing Act, 1985 Application for Licence—Category B (Other than a Club Licence or a Limited Licence)

To the Liquor Licensing Commissioner, 1. I/We (Full Name(s) of Applicant(s)) of (Full Address—Registered Office if Body Corporate) contact name and telephone number apply for a licence in respect of premises *situated/*to be situated at *known/*to be known as 2. Approval is sought for (Name, Address, Occupation, Age) to be the manager of the business to be conducted in pursuance of the licence. Where the applicant is a body corporate, approval is sought for the person(s) named in the annexed schedule (marked A) to assume a position of authority in the body corporate. 3. Approval is sought in respect of the following areas delimited on the plan(s) lodged with this application: • The area delimited in red to be the licensed premises. * The area(s) delimited in green to be designated dining area(s), being * The area(s) delimited in blue to be designated reception area(s), being * The area(s) delimited in yellow to be sample area(s), being 4. Consent is sought to use the following part(s) of the premises or appurtenant areas for the purpose of providing entertainment, namely *are 5. The proposed licensed premises *are not \int completed. All approvals, consents, or exemptions that are required under the law relating to planning and building 6. matters have been obtained, being 7. The proposed licensed premises are to be owned by (Name, Address) *are 8. The proposed licensed premises * are not \int to be occupied in pursuance of a lease. (*delete where not applicable) Dated the day of 19

FORM 3 Liquor Licensing Act, 1985 Application for Restricted Club Licence

To the Liquor Licensing Commissioner,

1.	I
	of(Full Address of Club Premises)
	contact name and telephone number
	apply for a restricted club licence.
2.	The names, addresses, occupations, ages and offices of the members of the Committee of Management of
3.	the club are given in the annexed schedule (marked with the letter A). A true copy of the rules of the club is annexed and marked with the letter "R", and the following
5.	information is supplied:—
	Date on which the club was formed
	Objects of the club
4.	Approval is sought for (Name, Address, Occupation, Age)
F	to be the manager of the business to be conducted in pursuance of the licence.
5.	Consent is sought to use the following part(s) of the premises or appurtenant area(s) for the purpose of providing entertainment, namely
6.	
	(a) The sale of liquor during the following periods—
	Monday
	Tuesday
	Wednesday
	Thursday
	Friday Saturday
	Sunday
	Public Holidays
	(b) Maximum membership of the club not to exceed persons.
	(c) Each member of the club to be entitled to introduce up to visitors to the club premises on any one day.
	(d) Liquor to be purchased by the club from the following holder(s) of a hotel licence or retail liquor merchant's licence, namely
	*is }
7.	The applicant club $*$ is not an incorporated association.
8.	The applicant club has, at the times when the right to sell liquor in pursuance of the licence is sought, a
	right to occupy the premises to the exclusion of others.
	are
9.	The proposed licensed premises *are not / completed.
10.	The proposed licensed premises are to be owned by (Name, Address)
	*are
11.	The proposed licensed premises * are not \int to be occupied in pursuance of a lease.
12.	All approvals, consents or exemptions that are required under the law relating to planning and building matters have been obtained, being
	([*] delete where not applicable)
Date	ed the day of 19.
	for applicant position in club

Liquor Licensing Act, 1985 Application for Unrestricted Club Licence

To the Liquor Licensing Commissioner,

1.	(Full Name of Applicant Club)	
	of	
2. 3.	the club are given in the annexed schedule (marked with the letter A).	nce. Committee of Management of etter "R", and the following
4.		
5.	to be the manager of the business to be conducted in pursuance of the licence5. Consent is sought to use the following part(s) of the premises or appurtena providing entertainment, namely	e. int area(s) for the purpose of
6.		
	 (a) The sale of liquor during the following periods— Monday Tuesday Wednesday Thursday Friday Saturday Sunday Public Holidays 	
	(b) Maximum membership of the club not to exceed	persons.
	(c) Each member of the club to be entitled to introduce up to	visitors to the
7.	* *	
8.	8. The applicant has an exclusive right to occupy the premises to be licensed.	
9.		
10. 11.	11. All approvals, consents or exemptions that are required under the law relat matters have been obtained, being	ing to planning and building
	([*] delete where not applicable)	
Date	Dated the day of	19 .
	for applicant	position in club

Liquor Licensing Act, 1985 (Sections 45 and 46) Application for Limited Licence—Sale of Liquor

To t	ne Liquor Licensing Commissioner,
I/We	(Full Name(s) of Applicant(s))
of	(Full Address—Registered Office if Body Corporate)
	act name and telephone number
1. 2. 3.	The date(s) for which the licence is sought:
4. 5.	Description of the function
6.	The name and address of any person or body who is organizing the function for or on behalf of either the applicant or the other body or person for whom the function is to be held
WHI 7.	ERE THE APPLICATION IS MADE BY A HOLDER OF A HOTEL LICENCE The name and address of the premises subject to the hotel licence
8.	The hotel employee who will be in charge of the sale of liquor
9.	The details of any arrangement (e.g. site rental, share of gross receipts, and how much) with the person or body conducting the function
WH 10.	ERE THE APPLICATION IS NOT MADE BY A HOLDER OF A HOTEL LICENCE The person who will be in charge of the sale of liquor
11.	Details of the experience of the applicant in the sale or supply of liquor
12.	
13.	The measures to be taken to ensure that trading is not conducted in a manner detrimental to the public interest
Date	d the day of 19.
I coi	nsent to this application Applicant

Applicar

Person/body holding function

FORM 6 Liquor Licensing Act, 1985 (Sections 45 and 46) Application for Limited Licence-Extension of Licensee's Trading Rights To the Liquor Licensing Commissioner, I/We (Full Name(s) of Applicant(s)) of (Full Address—Registered Office if Body Corporate) contact name and telephone number apply for a limited licence to extend, on a temporary basis, the trading rights under the licence, in the following circumstances: The date(s) for which the licence is sought: 1. The hours for which the licence is sought: Start Finish 2. The premises or place, and the part(s) thereof, to which the licence is to apply 3. 4. Description of the function The number of persons expected to attend 5. Where the licence is for a function held for or by a person or body other than the applicant, the name and 6. address of that person or body 7. Where the function is to be given or held for any charitable purpose (as defined in the *Collections for* Charitable Purposes Act, 1939) by a person, society, body or association licensed under that Act, the following should be completed: . name of person, society, etc. . licence number signature of licensee, or duly authorized officer, consenting to this application Dated the day of 19

Liquor Licensing Act, 1985 (Sections 45 and 46) Application for Limited Licence—Sale of Liquor by Auction

To th	he Liquor Licensing Commissioner,	
I/We	(Full Name(s) of Applicant(s))	
of .	(Full Address—Registered Office if Body Corporate)	
	act name and telephone number	
1.	The date(s) for which the licence is sought:	
2.	The hours for which the licence is sought: Start Finish	
3.	Where the applicant holds a liquor licence (other than only a limited licence), details of that (category, address of licensed premises)	
4.	Liquor is to be sold by auction on behalf of the persons whose details are set out in the annexed sc marked "A". (In the case of each person, give name, address, type and quantity of liquor to be sol where the person holds a liquor licence, the category of licence, serial number and address to w applies.)	d, and,
5.	Where the function is to be given or held for any charitable purpose (as defined in the <i>Collectic Charitable Purposes Act, 1939</i>) by a person, society, body or association licensed under that A following should be completed:	
	 name of person, society, etc. licence number signature of licensee, or duly authorized officer, consenting to this application 	
Date	d the day of 1	9.

. Applicant

Liquor Licensing Act, 1985 (Sections 45 and 46) Application for Limited Licence—Supply of Liquor by Club or Association Making Cover Charge

To the Liquor Licensing Commissioner,

I/W	e
	(Full Name(s) of Applicant(s))
of	
	(Full Address—Registered Office if Body Corporate)

1.	The date(s) for which the licence is sought:
2.	The hours for which the licence is sought: Start Finish
3.	Description of the function
4.	The number of persons expected to attend
5.	Charge to be levied on those attending, and for whom it is collected
6.	Object for which the club/association was formed
7.	Total number of financial members
8.	Premises or place, and part(s) thereof, where the function is to be held
9.	Is the applicant the holder of a restricted or unrestricted club licence?
10.	Where the function is to be given or held for any charitable purpose (as defined in the <i>Collections for Charitable Purposes Act, 1939</i>) by a person, society, body or association licensed under that Act, the

following	should be completed:
	of person, society, etc.
· licenc	e number

• signature of licensee, or duly authorized officer, consenting to this application

Dated the

day of

19

.

For Applicant

Position in club/association

Liquor Licensing Act, 1985 (Sections 45 and 46) Application for Limited Licence—Consumption or Supply of Liquor on Regulated Premises

To the Liquor Licensing Commissioner,

	e
of	(Full Address—Registered Office if Body Corporate)
	tact name and telephone number
regu	lated premises in the following circumstances:
1.	The date(s) for which the licence is sought:
2.	The hours during which the licence is sought: Start Finish
3.	Description of the function
4.	The number of persons expected to attend
5.	Address of premises, and the part(s) thereof, to which the licence is to apply
6.	The nature of the premises (e.g. shop, restaurant, cafe, hall)
7.	Will there be an admission or other cover charge?
8.	Is the applicant the holder of another licence under the Act?
9.	Liquor is to be supplied { *by those attending bringing own liquor *at no charge to those attending
10.	Where the function is to be given or held for any charitable purpose (as defined in the <i>Collections for Charitable Purposes Act, 1939</i>) by a person, society, body or association licensed under that Act, the following should be completed: • name of person, society, etc.
	· signature of licensee, or duly authorized officer, consenting to this application
	WHERE THE FUNCTION IS TO BE HELD BY A CLUB OR ASSOCIATION
11.	Its full name
12.	The object for which it was formed
13.	The number of financial members
Date	ed the day of 19 .

Liquor Licensing Act, 1985

(Sections 45 and 46)

Application for Limited Licence—Supply of Liquor by Free Sample

To the Liquor Licensing Commissioner, I/We (Full Name(s) of Applicant(s)) of (Full Address—Registered Office if Body Corporate) contact name and telephone number apply for a limited licence authorizing the supply of liquor by way of free sample in the following circumstances: 1. The date(s) for which the licence is sought: The hours during which the licence is sought: Start Finish 2. The number of person expected to attend 3. The premises (name and address), and the part(s) of those premises, to which the licence is to apply 4. 5. Where the application is made by or on behalf of the holder of a liquor licence other than a limited licence, details of that licence (category, serial number, address of licensed premises) 6. The person who will be in charge of the supply of liquor 7. Details of the experience of the person in charge 8. Details of the facilities to be used 9. The measures to be taken to ensure that liquor is not supplied in a manner detrimental to the public interest Dated the day of 19

Liquor Licensing Act, 1985 (Section 26) Application for Hotel Late Night Permit

To the Licensing Court of South Australia,

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	*the holder of *an applicant for a hotel licence in respect of premises situated or to be situated at
	and known or to be known as
	apply for a late night permit to authorize the sale of liquor in accordance with the permit between the hours of
	on the following days
2.	The part(s) of the premises to which it is proposed the permit is to apply is or are as follows:
3.	All other approvals, consents or exemptions that are required under the law relating to planning and building matters have been obtained, being
NO	TE Unless already obtained, consent of the Licensing Authority to use the relevant part(s) of the licensed premises for entertainment must also be applied for under section 113 of the <i>Liquor Licensing Act</i> , 1985 (Form 15).

Dated the

day of

19

.

FORM 12 Liquor Licensing Act, 1985 (Section 66) Application for Removal of Licence

To the Licensing Authority,

1.	I/We
	of
	contact name and telephone number
	and *known/*to be known as
2.	Approval is sought in respect of the following areas delimited on the plan(s) lodged with this application:
	 The area delimited in red to be the licensed premises. The area(s) delimited in green to be designated dining area(s), being The area(s) delimited in blue to be designated reception area(s), being The area(s) delimited in yellow to be sample area(s), being
3.	Consent is sought to use the following part(s) of the premises or appurtenant areas for the purpose of providing entertainment, namely
4.	The proposed licensed premises *are not completed.
5.	All approvals, consents or exemptions that are required under the law relating to planning and building matters have been obtained, being
6.	The proposed licensed premises are to be owned by (Name, Address)
7.	The proposed licensed premises $*are $ to be occupied in pursuance of a lease.
8.	In the case of an application for removal of a hotel licence—
	 *is *is *is *is not *is n
(*de	elete where not applicable)
Date	ed the day of 19.

Dated the

day of

Liquor Licensing Act, 1985 (Section 70) Application for Transfer of Licence

To the Liquor Licensing Commissioner,

1.	I/We
	(Full Name(s) of Applicant(s))
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number
	licence now held by in respect of the premises situated at and known as
2.	Approval is sought for
	(Name, Address, Occupation and Age) to be the manager of the business to be conducted in pursuance of the licence. Where the applicant is a body corporate, approval is sought for the persons named in the annexed schedule (marked A) to occupy a position of authority in the body corporate.
3.	The transfer is to be effective from (date)
4.	The premises *are not to be occupied in pursuance of a lease.
5.	The premises are to be owned by (Name, Address)
	*are
6.	The rights to carry on business in pursuance of the licence *are not \int to be sold or assigned to the applicant by the present licensee. Where such sale or assignment is not to take place, the applicant makes this application in the capacity of
	(refer to section 80 of the Act for status)
7.	*is $\}$ Money *is not \int to be borrowed by the applicant to finance the transfer.
Dat	ed the day of 19.

Liquor Licensing Act, 1985 (Section 76) Application for Authorization to Sell Liquor in an Area Adjacent to the Licensed Premises

To the Licensing Authority,

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number
	and *known/*to be known as
	apply for extension of the authority conferred by the licence to authorize the sale of liquor in an area adjacent to the licensed premises for consumption in that area.
2.	Details of the adjacent area are as follows: (describe the area; who owns it; the proposed use; whether alterations are to be made to the area and, if so, what alterations; when it is proposed to commence trading)
3.	The authorization is sought in respect of the following periods and days
4.	Approval of this application has been obtained from the local council in whose area the licensed premises are situated, namely
5.	All other approvals, consents or exemptions required under the law relating to planning and building matters have been obtained, being
	(*delete where not applicable)
Date	ed the day of 19.

Liquor Licensing Act, 1985 (Section 113)

Application for Consent to Use Premises for Entertainment

To the Licensing Authority,

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number *the holder of/*an application for a licence in respect of premises *situated/*to be situated at and *known/*to be known as licence in
	apply for consent to use part(s) of the licensed premises or appurtenant area(s) for entertainment of the following kind(s)
2.	The part(s) of the premises or appurtenant area(s) to which the consent is to apply: \ldots
3.	The entertainment is proposed on the following days and during the following hours:
4.	Approval is sought for the following maximum number of persons to be present on the relevant part(s) of the premises at one time
	(specify for each relevant part of the premises)
	(*delete where not applicable)

Dated the

day of

19 .

FORM 16 Liquor Licensing Act, 1985 (Section 78) Application for Approval of Manager

To the Liquor Licensing Commissioner

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	01
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number
	the holder of a licence in respect of premises
	situated at
	and known as
	apply for approval of
	in lieu of
	*as a temporary manager of the business conducted in pursuance of the licence, during the absence of
	(Name of present manager)
	from until
(*d	elete where not applicable)

Dated the

day of

19

.

Liquor Licensing Act, 1985 (Sections 78 & 105) Application for Approval to Assume Position of Authority (other than a Manager) in a Body Corporate other than a Club

To the Liquor Licensing Commissioner,

1.	I
	(Full Name)
	of
	(Full Address)
	contact name and telephone number
	apply for approval to assume a position of authority in the following body corporate
	(Name and Registered Office)
	which holds a licence in respect of premises situated at
	and known as
2.	Approval is sought in lieu of
	(Name and Address of Person to be Replaced)
	from

To be Completed for the Licensee Body Corporate

3.	I
	(Full Name)
	(I dif I diffe)
	the
	(Description of Position)

of the above-named body corporate, certify that the applicant has been approved by the body corporate as a person to assume a position of authority.

I undertake to inform the Liquor Licensing Commissioner in writing, within 14 days of the event, should the applicant not assume the position of authority following approval pursuant to this application.

Dated the

day of

19

•

For the Body Corporate

Liquor Licensing Act, 1985

(Section	18)
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Application for Review of Decision of Liquor Licensing Commissioner

To the Licensing Court of South Australia, I/We (Full Name(s) of Applicant(s)) of (Full Address—Registered Office if Body Corporate) contact name and telephone number *the holder of/*an applicant for a licence in respect of premises *situated/*to be situated at *known/*to be known as apply for a review of the following decision of the Liquor Licensing Commissioner: 1. Date of decision 2. Nature of application in respect of which decision was made 3. Date on which notice of the decision was received The review is sought for the following reason(s):

(give grounds and particulars)

Dated the

day of

19

FORM 19 Liquor Licensing Act, 1985 (Section 124) Complaint for Disciplinary Action

To the Licensing Court of South Australia,

1.	I/We
	(Full Name(s) of Applicant)
	of
	(Full Address)
	contact name and telephone number apply for disciplinary action to be taken against
	the licensee of premises situated at
	and known as

- 2. I make this application:
 - * as the Liquor Licensing Commissioner.
 - * on behalf of the Commissioner of Police.
 - * on behalf of, the local council for the area in which the licensed premises are situated.
 - * in the case of a complaint that a contravention or failure to comply with an industrial award or agreement has occurred in the course of the business conducted on the licensed premises—as a person aggrieved by the subject matter of the complaint.
- 3. The ground(s) for disciplinary action, with particulars, are as follows:

(*delete where not applicable)

Dated the

day of

19

.

FORM 20 Liquor Licensing Act, 1985 (Section 114) Application for Conciliation of Complaint

To the Liquor Licensing Commissioner,

1.	I, (Name, Address & Postcode, Occupation)
	contact name and telephone number
	the licensee of premises situated at
	and known as

- 2. I lodge this complaint:
 - * as a member of the police force

 - * as a person claiming to be adversely affected by the subject matter of the complaint, on behalf of at least 10 persons who reside, work or worship in the vicinity of the licensed premises. An instrument of authorization, giving the names, addresses and signatures of those persons, is annexed to this application.

(*delete where not applicable)

3. Particulars of the subject matter of the complaint are as follows:

(give details of the activities or behaviour complained of)

Dated the

day of

19

FORM 21 Liquor Licensing Act, 1985 (Section 80)

Application for Conversion of Temporary Licence into an Ordinary Licence

To the Liquor Licensing Commissioner,

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number the holder of a Temporary Licence in respect of premises situated at
	and known as
	apply for conversion of the Temporary Licence into a Licence, being a licence of the same category which last applied to the premises before the Temporary Licence was granted on
2.	Where the applicant is a body corporate, it is proposed that the following persons will assume a position of authority in the body corporate:
	(Name, Address, Occupation, Age of each proposed person)
3.	Approval is sought for (Name, Address, Occupation, Age)

to be manager of the business to be conducted in pursuance of the licence.

Dated the

day of

19

•

FORM 22 Liquor Licensing Act, 1985 (Section 85) Notice of Objection to Application

To the Licensing Authority,

1.	I/We
	(Full Name(s) of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate) contact name and telephone number
	hereby give notice of objection to the application by
	(Name of applicant)
	for
	and *known/*to be known as

2. The ground(s) and particulars of my objection are as follows:

Dated the

day of

19

.

Objector

.

FORM 23 Liquor Licensing Act, 1985 (Section 74) Notice of Surrender of Licence

To the Liquor Licensing Commissioner,

I/We	
(Full Name(s) of Applicant(s))	
(Full Address—Registered Office if Body Corpora	ate)
contact name and telephone number	. Licence in respect of premises
and known as	
give notice of surrender of the licence, being aware that:	

(1) the licence shall, on receipt by the Commissioner of this notice, become void and of no effect;

(2) the surrender of the licence does not affect liabilities incurred by the licensee under the Act up to the date of surrender.

Dated the

day of

19

.

FORM 24 Liquor Licensing Act, 1985 Application for Order of Licensing Court

To the Licensing Court of South Australia,

1.	I,
	(Full Name of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate) contact name and telephone number
	 the holder of an applicant for a licence in respect o premises *situated/*to be situated at
	and *known/*to be known as

(Orders sought)

2. The following are grounds in support of the application:

(Particulars of grounds)

(*delete where not applicable)

Dated the

day of

19

.

FORM 25 Liquor Licensing Act, 1985 Application for Order of Liquor Licensing Commissioner

To the Liquor Licensing Commissioner,

1.	I,
	(Full Name of Applicant(s))
	of
	(Full Address—Registered Office if Body Corporate)
	contact name and telephone number
	 the holder of * an applicant for a licence in respect of premises *situated/*to be situated at
	and *known/*to be known as

(Orders sought)

2. The following are grounds in support of the application:

(Particulars of grounds)

(*delete where not applicable)

Dated the

day of

19

.

FORM 26 Liquor Licensing Act 1985 (Section 128A)

ORDER BARRING PERSON FROM LICENSED PREMISES

то:	(Insert name of person to be barred)
ADDRESS:	
	(Insert address, if known)

TAKE NOTE:YOU ARE BARRED FROM THE FOLLOWING LICENSED
PREMISES:

(Insert description of the licensed premises, or the part of the licensed premises, from which person is barred)

FOR THE FOLLOWING PERIOD:

(Insert period, not exceeding three months, for which person is barred)

FOR THE FOLLOWING REASON(S):

(Insert brief description of the offence committed by the person or the offensive or disorderly behaviour of the person or the other reasonable grounds on which the person is barred and state the date, time and place of the events concerned)

If you enter or remain on the above premises during the period specified you may be convicted of an offence and liable to a maximum penalty of \$1 000.

SIGNED: DATE: DATE: Licensee/Manager* of the above licensed premises.

* Strike out whichever is not applicable

NOTE: (1) This order does not operate until it is served on the person to be barred-

- (a) personally; or
- (b) if the person has nominated an address for service—by leaving it at or posting it to that address in an envelope addressed to the person; or
- (c) by posting it to the person's usual place of business or residence in an envelope addressed to the person; or
- (d) by leaving it at or posting it to the address of the person's solicitor in an envelope addressed to that solicitor.
- (2) A person barred from premises-
 - (a) for a period exceeding one month; or
 - (b) for periods exceeding one month in aggregate during a period of three months,

can apply to the Liquor Licensing Commissioner (in accordance with the *Liquor Licensing Act 1985*) for a review of the order by which he or she is barred from those premises.

(3) A copy of this order must be kept at the licensed premises to which it relates.

SERVICE

(to be completed on the copy of the order that is kept at the licensed premises to which it relates)

I ce	rtify that a duplicate of this order was served on	(insert name of person to whom the order applies)
	personally	
	by posting it to the following address:	
	by leaving it at the following address:	
on.	(date) at (time)	
	ned:	Signed:

FORM 27 Liquor Licensing Act 1985 (Section 128A)

REVOCATION OF ORDER BARRING PERSON FROM LICENSED PREMISES

(Insert address, if known)

 TAKE NOTE:
 The order made on(insert date of order) barring you from the following licensed premises:

(Insert the description of the licensed premises or the part of the licensed premises, as specified in the order)

for the following period:

(Insert the period referred to in the order)

is **REVOKED**.

You are no longer barred from the above premises under that order.

SIGNED: DATE: DATE: Licensee/Manager* of the above licensed premises.

* Strike out whichever is not applicable

.

NOTE: (1) This revocation does not operate until it is served on the person to whom it applies-

- (a) personally; or
- (b) if the person has nominated an address for service—by leaving it at or posting it to that address in an envelope addressed to the person; or
- (c) by posting it to the person's usual place of business or residence in an envelope addressed to the person; or
- (d) by leaving it at or posting it to the address of the person's solicitor in an envelope addressed to that solicitor.
- (2) A copy of this revocation must be kept at the licensed premises to which it relates.

SERVICE

(to be completed on the copy of the revocation that is kept at the licensed premises to which it relates)

I certify that a duplicate of this revocation	was served on							
	(insert na	me of p	person	to who	om this	revocat	ion ap	plies)

	personally
	by posting it to the following address:
	by leaving it at the following address:
on	(date) at (time)

Signed:	Signed:
Person effecting service	Witness to service

FORM 28 Liquor Licensing Act 1985 (Section 128D)

Application for Review of Order Barring Person from Licensed Premises

To the Liquor Licensing Commissioner
I,
(Full name of applicant)
of
(Full address of applicant)
contact telephone number
a person barred from the licensed premises described below, apply for a review of the following order:
1. Licensed premises in respect of which the order was made:
2. Name of Licensee/Manager who made the order:
3. Date of order:
4. Date on which the order was received by applicant:
5. Period for which the applicant is barred under the order:
Other period(s) (if any) for which the applicant has been barred from the above premises during the
3 months prior to the expiry of the order referred to in this application:

The review is sought for the following reason(s):

(give grounds and particulars)

Dated the

day of

19 .

SECOND SCHEDULE

Fees

The following fees must accompany an application, complaint or notice specified below:

1. Application for a hotel late night permit	Form 11	\$ 282
2. Application for removal of a licence (except a restricted club licence)	12	282
3. Application for removal of a restricted club licence	12	57
4. Application for transfer of a licence	13	282
5. Application for authorization to sell liquor in an area adjacent to the licensed premises	14	282
6. Application for consent to use premises for entertainment	15	282
7. Application for approval of manager	16	57
8. Application for approval to assume position of authority (other than a manager) in a body corporate other than a club—per person	17	57
9. Application for review of a decision of the Liquor Licensing Commissioner	18	nil
10. Complaint for disciplinary action	19	nil
11. Application for conciliation of a complaint	20	nil
12. Application for conversion of a temporary licence into ordinary licence		282
13. Notice of objection to an application		nil
14. Notice of surrender of a licence	23	nil
15. Application to approve alterations to premises	24/25	57
16. Application to redefine licensed premises	25	57
17. Application for review of order barring person from licensed premises	28	nil.

THIRD SCHEDULE

Liquor Licensing Act, 1985 Notice of Application

NOTICE IS HEREBY GIVEN, PURSUANT TO SECTION 58 OF THE LIQUOR LICENSING ACT, 1985 THAT (full name and address for service of applicant(s)) HAS APPLIED TO THE LICENSING AUTHORITY FOR (nature of application) IN RESPECT OF PREMISES SITUATED OR TO BE SITUATED AT (address). THE APPLICATION HAS BEEN SET DOWN FOR HEARING ON (date). ANY PERSON MAY OBJECT TO THE APPLICATION BY LODGING A NOTICE OF OBJECTION IN THE PRESCRIBED FORM WITH THE LICENSING AUTHORITY, AND SERVING A COPY OF THE NOTICE ON THE APPLICANT AT THE APPLICANT'S ADDRESS GIVEN ABOVE, AT LEAST 7 DAYS BEFORE THE HEARING DATE. PLANS IN RESPECT OF THE PREMISES THE SUBJECT OF THE APPLICATION ARE OPEN TO PUBLIC INSPECTION WITHOUT FEE AT THE LICENSED PREMISES DIVISION, 2ND FLOOR, GRENFELL CENTRE, 25 GRENFELL STREET, ADELAIDE.

DATED THE

DAY OF

19

APPLICANT

FOURTH SCHEDULE

Liquor Licensing Act, 1985 Notice of Application

NOTICE IS HEREBY GIVEN THAT (full name and address for service of applicant(s)) HAS APPLIED TO THE LICENSING AUTHORITY FOR (nature of application) IN RESPECT OF PREMISES SITUATED OR TO BE SITUATED ON THIS SITE. THE APPLICATION HAS BEEN SET DOWN FOR HEARING ON (date). ANY PERSON MAY OBJECT TO THE APPLICATION BY LODGING A NOTICE OF OBJECTION IN THE PRESCRIBED FORM WITH THE LICENSING AUTHORITY ON OR BEFORE (last date for objections). AN OBJECTOR MUST ALSO SERVE NOTICE OF THE OBJECTION ON THE APPLICANT AT THE ABOVE ADDRESS ON OR BEFORE THAT DATE. PLANS OF THE PREMISES ARE OPEN TO PUBLIC INSPECTION WITHOUT FEE AT THE LICENSED PREMISES DIVISION, 2ND FLOOR, GRENFELL CENTRE, 25 GRENFELL STREET, ADELAIDE.

DATED THE

DAY OF

19 .

APPLICANT

FIFTH SCHEDULE

Liquor Licensing Act, 1985-Part VII

NOTICE TO ALL PERSONS UNDER 18 YOU ARE NOT PERMITTED BY LAW TO BE IN THIS PART OF THESE PREMISES.

IT IS AN OFFENCE IF:

- YOU FAIL, WHEN REQUESTED, TO STATE YOUR TRUE AGE OR TO PROVIDE SATISFACTORY PROOF OF AGE:
- YOU RETURN TO THE PREMISES WITHIN 24 HOURS OF BEING LAWFULLY REMOVED OR REQUIRED TO LEAVE.

PENALTY: A FINE OF UP TO \$1 000.

SIXTH SCHEDULE

Liquor Licensing Act, 1985—Part VII

NOTICE TO ALL PERSONS UNDER 18 IT IS AN OFFENCE IF, ON THESE PREMISES—

- YOU OBTAIN LIQUOR,
- YOU CONSUME LIQUOR,
- SOMEONE, AT YOUR REQUEST, BUYS YOU LIQUOR,
- SOMEONE SUPPLIES YOU WITH LIQUOR,
- YOU RETURN WITHIN 24 HOURS OF BEING LAWFULLY REMOVED OR REQUIRED TO LEAVE.

IT IS AN OFFENCE IF, ON REQUEST-

- YOU DO NOT STATE YOUR TRUE AGE,
- YOU DO NOT PRODUCE SATISFACTORY EVIDENCE OF AGE,
- YOU GIVE FALSE EVIDENCE OR STATEMENTS.

PENALTY FOR OFFENCES: A FINE OF UP TO \$1 000.

SEVENTH SCHEDULE

The licence fee payable by the holder of a restricted club licence in respect of a licence period is indicated in Column 1, by reference to the gross amount paid or payable for the purchase of liquor, within the corresponding range in Column 2, during the relevant assessment period.

Column 1—Fee

Column 2—Purchase Range

nil to \$2 000 \$2 001 to \$10 000 \$10 001 to \$30 000 \$30 001 or more

\$49 \$158 \$324 \$488

EIGHTH SCHEDULE

PLAN A CITY OF ADELAIDE

PLAN B CITY OF PORT AUGUSTA

PLAN C CITY OF PORT AUGUSTA

PLAN D TOWN OF BEACHPORT

PLAN E CITY OF GLENELG

PLAN F CITY OF PORT PIRIE

PLAN G CITY OF PORT PIRIE

PLAN H CITY OF NOARLUNGA

PLAN HA CITY OF NOARLUNGA

PLAN HB CITY OF NOARLUNGA

PLAN HC CITY OF NOARLUNGA

PLAN I

PLAN J

PLAN K CEDUNA AND THEVENARD TOWNSHIPS * * * * * * * * * *

PLAN M SEMAPHORE PARK

PLAN N CITY OF WOODVILLE

* * * * * * * * * *

PLAN P

PLAN Q TOWN OF BERRI

PLAN R

PLAN S DISTRICT OF VICTOR HARBOR

PLAN T TOWN OF GAWLER

PLAN U TOWN OF GAWLER

PLAN V TOWN OF GAWLER

PLAN W TOWN OF GAWLER

PLAN X CITY OF WHYALLA

PLAN Y CITY OF BRIGHTON

PLAN YA TOWN OF RENMARK

Liquor Licensing Regulations, 1985

PLAN Z CITY OF PORT LINCOLN

PLAN ZAA TOWN OF WALLAROO

PLAN ZA DISTRICT COUNCIL OF TUMBY BAY

PLAN ZB RURAL CITY OF MURRAY BRIDGE

> PLAN ZC CITY OF ADELAIDE

PLAN ZD TOWN OF BEACHPORT

PLAN ZE TOWN OF NORMANVILLE

PLAN ZF TOWN OF NORMANVILLE

PLAN ZG DISTRICT COUNCIL OF PORT ELLIOT AND GOOLWA

> PLAN ZH TOWN OF PORT ELLIOT

PLAN ZI TOWN OF MIDDLETON

PLAN ZJ TOWN OF GOOLWA

PLAN ZK TOWN OF GOOLWA

PLAN ZL TOWN OF GOOLWA

PLAN ZM VICTOR HARBOR

PLAN ZN GLENELG

APPENDIX

LEGISLATIVE HISTORY

(entries in bold type indicate amendments incorporated since the last reprint)

Regulation 2:	definition of "alcohol based food essence" inserted by 17, 1996, reg. 3
Regulation 2A:	inserted by 17, 1996, reg. 4
Regulation 3(3):	inserted by 205, 1985, reg. 2; varied by 187, 1993, reg. 3; 17, 1996, reg. 5
Regulation 3(3)(a):	revoked by 212, 1985, reg. 2; inserted by 38, 1993, reg. 3(a)
Regulation 3(4):	inserted by 38, 1993, reg. 3(b)
Regulation 4(1):	varied by 67, 1987, reg. 3(a); 151, 1988, reg. 3(a); 106, 1989,
	reg. 3(a); 98, 1990, reg. 3(a); 142, 1991, reg. 3(a); 145, 1992,
	reg. 3(a); 70, 1994, reg. 3(a); 69, 1995, reg. 3(a); 107, 1996,
	reg. 3(a)
Regulation 4(2):	varied by 67, 1987, reg. 3(b); 151, 1988, reg. 3(b); 106, 1989,
8	reg. 3(b); 98, 1990, reg. 3(b); 142, 1991, reg. 3(b); 145, 1992,
	reg. 3(b); 70, 1994, reg. 3(a); 69, 1995, reg. 3(a); 107, 1996,
	reg. 3(a)
Regulation 4(3):	varied by 67, 1987, reg. 3(c); 151, 1988, reg. 3(c); 106, 1989,
	reg. 3(c); 98, 1990, reg. 3(c); 142, 1991, reg. 3(c); 145, 1992,
	reg. 3(c); 70, 1994, reg. 3(b); 69, 1995, reg. 3(b); 107, 1996,
	reg. 3(b)
Regulation 5(7):	varied by 151, 1988, reg. 4; 142, 1991, reg. 4; 145, 1992, reg. 4;
	69, 1995, reg. 4; 107, 1996, reg. 4
Regulation 6A:	inserted by 130, 1995, reg. 3
Regulation 12a:	inserted by 224, 1987, reg. 2
Regulation 14:	varied by 224, 1987, reg. 3
Regulation 16(1):	varied by 67, 1987, reg. 4(a); 151, 1988, reg. 5(a); 106, 1989,
	reg. 4(a); 98, 1990, reg. 4(a); 142, 1991, reg. 5(a); 145, 1992,
	reg. 5(a); 70, 1994, reg. 4(a); 69, 1995, reg. 5(a)
Regulation 16(2):	varied by 67, 1987, reg. 4(b); 151, 1988, reg. 5(b); 106, 1989,
	reg. 4(b); 98, 1990, reg. 4(b); 142, 1991, reg. 5(b); 145, 1992,
	reg. 5(b); 70, 1994, reg. 4(b); 69, 1995, reg. 5(b)
Regulation 18:	varied by 205, 1985, reg. 3(a)
Regulation 18(c):	revoked by 205, 1985, reg. 3(b)
Regulation 19(1):	varied by 205, 1985, reg. 4(a)
Regulation 19(3):	varied by 205, 1985, reg. 4(b)
Heading preceding regulation 25:	inserted by 204, 1986, reg. 2; varied by 229, 1986, reg. 2
Regulation 25:	inserted by 204, 1986, reg. 2; varied by 229, 1986, reg. 3;
C .	247, 1986, reg. 2; 8, 1987, reg. 2; 168, 1987, reg. 2;
	205, 1987, reg. 2; 264, 1987, reg. 2; 283, 1987, reg. 2;
	297, 1987, reg. 2; 303, 1987, reg. 2; redesignated as reg. 25(1)
	by 303, 1987, reg. 3; varied by 31, 1988, reg. 2; 34, 1988,
	reg. 2; 41, 1988, reg. 2; 64, 1988, reg. 2; 219, 1988, reg. 2;
	244, 1988, reg. 2; 276, 1988, reg. 3(a), (b); 29, 1989, reg. 2;
	185, 1989, reg. 2; 224, 1989, reg. 2; 225, 1989, reg. 2(a); 200,
	1990, reg. 2; 215, 1990, reg. 2; 240, 1990, reg. 2; 235, 1991,
	reg. 3; 238, 1991, reg. 2; 248, 1991, reg. 2; 5, 1992, reg. 2;
	85, 1992, reg. 2; 221, 1992, reg. 3; 8, 1993, reg. 4; 9, 1993,
	reg. 3; 31, 1993, reg. 3; 39, 1993, reg. 3; 44, 1993, reg. 3; 61,
	1993, reg. 3; 63, 1993, reg. 3; 84, 1993, reg. 3; 174, 1993,
	reg. 3; 263, 1993, reg. 3; 270, 1993, reg. 3; 128, 1994, reg. 3;
	129, 1994, reg. 4; 134, 1994, reg. 3; 147, 1994, reg. 3;
	157, 1994, reg. 3; 207, 1994, reg. 3; 208, 1994, reg. 3;
	209, 1994, reg. 3; 217, 1994, reg. 3; 6, 1995, reg. 3; 11, 1995,
	reg. 3; 125, 1995, reg. 3; 179, 1995, reg. 3; 183, 1995, reg. 3;

	205, 1995, reg. 3; 211, 1995, reg. 3; 220, 1995, reg. 3; 224, 1995, reg. 3; 231, 1995, reg. 3; 47, 1996, reg. 3; 62, 1996, reg. 3; 69, 1996, reg. 3
Regulation 25(2):	inserted by 303, 1987, reg. 3; substituted by 276, 1988, reg. 3(c); varied by 225, 1989, reg. 2(b); 266, 1990, reg. 2; 258, 1991, reg. 2; 186, 1994, reg. 3
Regulation 25(3):	inserted by 276, 1988, reg. 3(c)
First schedule	
Form 1:	varied by 205, 1985, reg. 5
Forms 26 - 28:	inserted by 130, 1995, reg. 4 (Sched.)
Second schedule:	substituted by 67, 1987, reg. 5; varied by 151, 1988, reg. 6; 106, 1989, reg. 5; 98, 1990, reg. 5; substituted by 142, 1991, reg. 6; 145, 1992, reg. 6; 70, 1994, reg. 5; 69, 1995, reg. 6; varied by 130, 1995, reg. 5; substituted by 107, 1996, reg. 5
Seventh schedule:	substituted by 67, 1987, reg. 6; varied by 151, 1988, reg. 7; 106, 1989, reg. 6; 98, 1990, reg. 6; 142, 1991, reg. 7; 69, 1995, reg. 17
Eighth schedule:	inserted by 204, 1986, reg. 3
Plan A:	substituted by 264, 1987, reg. 3
Plan B:	inserted by 229, 1986, reg. 4; substituted by 247, 1986, reg. 3; 8, 1993, reg. 5
Plan C:	inserted by 229, 1986, reg. 4; substituted by 297, 1987, reg. 3; 8, 1993, reg. 5
Plan D:	inserted by 8, 1987, reg. 3; revoked by 235, 1991, reg. 4(a); inserted by 207, 1994, reg. 4
Plan E:	inserted by 168, 1987, reg. 3; substituted by 276, 1988, reg. 4; 235, 1991, reg. 4(b)
Plan F:	inserted by 205, 1987, reg. 3
Plan G:	inserted by 205, 1987, reg. 3; substituted by 179, 1995, reg. 4
Plan H:	inserted by 283, 1987, reg. 3
Plan HA:	inserted by 61, 1993, reg. 4
Plan HB:	inserted by 129, 1994, reg. 5(a); substituted by 220, 1995, reg. 4
Plan HC: Plans I and J:	inserted by 129, 1994, reg. 5(a) inserted by 303, 1987, reg. 4
Plan K:	inserted by 31, 1987, reg. 3; substituted by 41, 1988, reg. 3
Plan L:	inserted by 31, 1988, reg. 3; substituted by 41, 1988, reg. 3
Plan M:	inserted by 31, 1988, reg. 3; revoked by 41, 1988, reg. 3; inserted by 84, 1993, reg. 4
Plan N:	inserted by 34, 1988, reg. 3
Plan O:	inserted by 64, 1988, reg. 3; revoked by 63, 1993, reg. 4(a)
Plan P:	inserted by 219, 1988, reg. 3
Plan Q:	inserted by 185, 1989, reg. 3; substituted by 63, 1993, reg. 3(b); 62, 1996, reg. 4
Plan R:	inserted by 248, 1991, reg. 3
Plan S:	inserted by 221, 1992, reg. 4; substituted by 263, 1993, reg. 4
Plans T - W:	inserted by 9, 1993, reg. 4;
Plan X:	inserted by 39, 1993, reg. 4
Plan Y:	inserted by 174, 1993, reg. 4
Plan YA:	inserted by 209, 1994, reg. 4; substituted by 47, 1996, reg. 4
Plan Z:	inserted by 129, 1994, reg. 5(b)
Plan ZAA:	inserted by 69, 1996, reg. 4
Plan ZA: Plan ZB:	inserted by 205, 1995, reg. 4
Plan ZB: Plans ZC - ZM:	inserted by 211, 1995, reg. 4 inserted by 224, 1995, reg. 4
Plan ZN:	inserted by 224, 1995, reg. 4 inserted by 231, 1995, reg. 4
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