



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ADELAIDE, THURSDAY, 11 OCTOBER 2018

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All public Acts appearing in this gazette are to be considered official, and obeyed as such

Department of the Premier and Cabinet
Adelaide, 11 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Deputy Member: from 11 October 2018 until 30 March 2020
Graham Hardy (Deputy to Clark)

By command,

STEVEN SPENCE MARSHALL
Premier

ME18/039

Department of the Premier and Cabinet
Adelaide, 11 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Return to Work Corporation of South Australia Board of Management, pursuant to the provisions of the Return to Work Corporation of South Australia Act 1994:

Member: from 11 October 2018 until 31 October 2019
William Middleton Griggs
Christopher Robert John Latham
Nigel McBride
Yvonne Sneddon

By command,

STEVEN SPENCE MARSHALL
Premier

T&F18/101CS

Department of the Premier and Cabinet
Adelaide, 11 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the TAFE SA Board of Directors, pursuant to the provisions of the TAFE SA Act 2012:

Director: from 15 October 2018 until 14 October 2021
Jacqui McGill
Samuel Scammell
James Stewart Fowler

By command,

STEVEN SPENCE MARSHALL
Premier

ME18/044

Department of the Premier and Cabinet
Adelaide, 11 October 2018

His Excellency the Governor in Executive Council has revoked the appointment of Erma Ranieri as a Clerk of Executive Council effective from 11 October 2018 - pursuant to the Letters Patent, section 68 of the Constitution Act 1934 and section 36 of the Acts Interpretation Act 1915.

By command,

STEVEN SPENCE MARSHALL
Premier

DPC18/062CS

Department of the Premier and Cabinet
Adelaide, 11 October 2018

His Excellency the Governor in Executive Council has been pleased to appoint James White McDowell as a Clerk of Executive Council commencing on 11 October 2018 - pursuant to the Letters Patent and section 68 of the Constitution Act 1934.

By command,

STEVEN SPENCE MARSHALL
Premier

DPC18/062CS

CHILDREN AND YOUNG PEOPLE (SAFETY) ACT 2017

Approved Drug and Alcohol Assessment under Section 36(6)

I, Cathy Taylor, Chief Executive of the Department for Child Protection (DCP), hereby determine that an approved drug and alcohol assessment for the purposes of section 36(6) of the *Children and Young People (Safety) Act 2017* is a drug and alcohol assessment which:

1. is provided by or on behalf of SA Health: Drug and Alcohol Services South Australia (DASSA) or by an agency recognised by DASSA from time to time as a provider of drug and alcohol assessments; and
2. involves the following matters:
 - (a) an interview process designed to gather psychosocial information about the person's history of drug and alcohol use, current use, treatments undertaken, associated harms, and the person's motivation to change behaviour;
 - (b) an assessment of the extent and implications of drug and alcohol use and how this impacts on the person's functioning;

- (c) consideration of the parental responsibilities of the person referred for assessment, the needs of their children, and their relationships with other family members, as part of the assessment; and
- (d) a written report provided to a DCP employee specified by me or my delegate which includes recommendations on suitable rehabilitation for the person.

Dated: 5 October 2018

CATHY TAYLOR
Chief Executive
Child Protection

CHILDREN AND YOUNG PEOPLE (SAFETY) ACT 2017

Random Drug and Alcohol Testing Scheme under Section 37(2)

I, Cathy Taylor, Chief Executive of the Department for Child Protection, hereby determine the scheme for random drug and alcohol testing for the purposes of section 37 (2) of the *Children and Young People (Safety) Act 2017* and Regulation 14 of the *Children and Young People (Safety) Regulations 2017*:

1. The random testing will require the collection of forensic material which could include urine, hair, saliva and/or blood.
2. The forensic material will be taken at a place and by a person or a body specified in the notice.
3. Forensic material collected under the scheme will be tested to identify whether drugs or alcohol are present in the forensic material.
4. Forensic material must be taken in such a manner as to secure the integrity of the forensic material, and to ensure that the material is appropriately labelled, stored and transported to the relevant place for testing. This includes, where applicable and if practicable, complying with AS/NZ 4308:2008 Procedures for specimen collection and the detection and quantitation of drugs of abuse in urine.
5. A full report of the results of each random test will be provided to me or a person specified by me or my delegate at the address provided to the body providing the drug and alcohol testing service.
6. A person directed to take part in the scheme will be notified in writing by me or my delegate that they are required to undergo testing. They must follow the directions set out in the notice. The notice will specify:
 - (a) The details of the person the notice is directed to;
 - (b) The provision of the Act under which the direction is given;
 - (c) The type of forensic material that is to be collected for testing;
 - (d) Where to attend for the collection of the forensic material and the name of the person or body undertaking the collection;
 - (e) Who will contact the person with instructions regarding when to attend for the collection of forensic material;
 - (f) How the person must verify their identity;
 - (g) The potential consequences of non-compliance;
 - (h) The name and contact details of the person issuing the notice; and
 - (i) The period over which the person must participate in the scheme.

Dated: 5 October 2018

CATHY TAYLOR
Chief Executive
Child Protection

CHILDREN AND YOUNG PEOPLE (SAFETY) ACT 2017

Approved Drug and Alcohol Rehabilitation Program under Section 38(4)

I, Cathy Taylor, Chief Executive of the Department for Child Protection (DCP), hereby determine that an approved drug and alcohol rehabilitation program for the purposes of section 38(4) of the *Children and Young People (Safety) Act 2017* ("the Act") is a program conducted in accordance with the criteria and the process set out below.

1. The drug and alcohol rehabilitation program must be provided:
 - (a) by or on behalf of SA Health: Drug and Alcohol Services South Australia (DASSA); or
 - (b) by an agency recognised by DASSA as a provider of drug and alcohol rehabilitation programs; or
 - (c) by other service provider/s registered with the Australian Health Practitioner Regulation Agency (AHPRA) and with recognised drug and alcohol rehabilitation knowledge and expertise to deliver evidence based drug and alcohol interventions and recognised by SA Health from time to time.
2. Principles governing operation of the drug and alcohol rehabilitation program will include child safe and family sensitive practice. This requires program providers to consider the parental responsibilities of the person referred to the program, the needs of their children, and relationships with other family members as part of the rehabilitation program.
3. A drug and alcohol rehabilitation program is a therapeutic intervention or treatment, either inpatient or outpatient, aimed at addressing a person's problematic use of drugs or alcohol, which the person is obliged to undertake if directed to do so pursuant to s 38(1) of the Act.
4. The drug and alcohol rehabilitation program must be inclusive and culturally safe for participants who are Aboriginal or from other diverse cultural and linguistic backgrounds.

Dated: 5 October 2018

CATHY TAYLOR
Chief Executive
Child Protection

CHILDREN AND YOUNG PEOPLE (SAFETY) REGULATIONS 2017

Commencement of Certain Regulations in the Children and Young People (Safety) Regulations 2017

Notice is hereby given that, for the purpose of Regulation 2(2) of the Children and Young People (Safety) Regulations 2017, I fix the date of 22 October 2018 as the day the regulations listed in sub-regulations 2(2)(a) to (d) will come into operation.

Dated: 4 October 2018

HON RACHEL SANDERSON MP
Minister for Child Protection

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 78

Fire Danger Season

THE South Australian Country Fire Service hereby:

1. Fixes the date of the Fire Danger Season within the part of the State defined as the Eastern Eyre Peninsula Fire Ban District so as to commence on the 1st of November 2018 and to end on the 15th of April 2019.
2. Fixes the date of the Fire Danger Season within the part of the State defined as the Flinders Fire Ban District so as to commence on the 22nd of October 2018 and to end on the 15th of April 2019.
3. Fixes the date of the Fire Danger Season within the part of the State defined as the Lower Eyre Peninsula Fire Ban District so as to commence on the 1st of November 2018 and to end on the 15th of April 2019.
4. Fixes the date of the Fire Danger Season within the part of the State defined as the Mid North Fire Ban District so as to commence on the 1st of November 2018 and to end on the 30th of April 2019.
5. Fixes the date of the Fire Danger Season within the part of the State defined as the North East Pastoral Fire Ban District so as to commence on the 22nd of October 2018 and to end on the 31st of March 2019.
6. Fixes the date of the Fire Danger Season within the part of the State defined as the North West Pastoral Fire Ban District so as to commence on the 22nd of October 2018 and to end on the 31st of March 2019.
7. Fixes the date of the Fire Danger Season within the part of the State defined as the West Coast Fire Ban District so as to commence on the 1st of November 2018 and to end on the 15th of April 2019.
8. Fixes the date of the Fire Danger Season within the part of the State defined as the Yorke Peninsula Fire Ban District so as to commence on the 1st of November 2018 and to end on the 15th of April 2019.

Dated: 8 October 2018

GREG NETTLETON
Chief Officer
SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007

SECTION 115

Ministerial Exemption ME9903005

TAKE NOTICE that pursuant to section 115 of the *Fisheries Management Act 2007* (the Act), Ms Leslie Morrison (the 'exemption holder'), or current university staff or post-graduate students of the School of Biological Sciences at Flinders University, Sturt Road, Bedford Park acting as her agent, are exempt from Sections 70 of the *Fisheries Management Act 2007*, Regulation 5 and clauses 39(b), 40, 41, 74, 95, 99, 113(1)(a) and 116 of Schedule 6 of the *Fisheries Management (General) Regulations 2017* in the waters specified in Schedule 1 but only insofar as they are for the purposes of activities involved in the activities specified in Schedule 2, using the gear specified in Schedule 3, (the 'exempted activity'), subject to the conditions specified in Schedule 4, from 27 September 2018 until 27 September 2019, unless varied or revoked earlier.

SCHEDULE 1

All waters of South Australia, including the River Murray Protection Area, the Adelaide Dolphin Sanctuary excluding aquatic reserves (unless otherwise authorised under the Act) and sanctuary and restricted access areas of marine parks (unless otherwise authorised under the *Marine Parks Act 2007*).

SCHEDULE 2

The research activities entitled:

1. Locating pupping Grounds and assessing natal origins of School Shark (*Galeorhinus*)
2. Long-term benthic assessment program for The Living Murray Condition Monitoring Program
3. Population biology & monitoring of the invasive European shore crab (*Carcinus* spp.) in southern Australia
4. Establishing ecological baselines of Coffin Bay for ecosystem based management and marine parks performance assessment
5. Mudflat condition assessment through benthic community analysis in Gulf St Vincent, South Australia
6. Salt to Carbon with restoration of salt fields to saltmarsh and mangroves in northern Adelaide
7. Identifying spawning behaviour and movement patterns of yellowtail kingfish (*Seriola lalandi*) in South Australia

The teaching activities conducted as part of the following teaching courses:

1. Marine Ecology BIOL 2742 and Marine & Freshwater Biology BIOL 3702-
2. BIOL3711: Plant and Algal Diversity:
3. BIOL2712 Animal Diversity:
4. BIOL1301 Introduction to Marine Biology:
5. Fisheries Management and Science

SCHEDULE 3

- 1 x Longline per person on a boat (maximum length 2.2km, maximum 1.7mm leaders with a maximum of 200 hooks and a maximum 14/0 hooks)
- Plastic corer (10cm diameter, 20cm length)
- 10 x standard baited opera style traps
- 10 x hand held corer
- 10 x Emergence traps
- 1 x Wildco box corer
- 10 x Small fyke nets (3m leader, 2m funnel, 3mm mesh) or small double wing fyke net (2 x 5m wings, 3m funnel, 3mm mesh)
- 24 x Sweep/dip nets
- 8 x Plankton nets (maximum 1m diameter, 1.6m length and maximum 38mm mesh)
- Paint scrapers and buckets
- 2 x seine net with a maximum mesh of 5 mm and maximum length of 20 m.
- 6 x Niskin bottles
- 1 x prawn trawl net with a cod end of a maximum mesh size of 50 mm

SCHEDULE 4

1. Any equipment used to collect and hold fish during the exempted activity must be appropriately decontaminated prior to and after undertaking the research activities.
2. The Ministerial Exemption holder or agent must ensure that the fyke nets have floats attached and must comply with regulation 13 of the *Fisheries Management (General) Regulations 2017* and marked with exemption holder or Ministerial exemption number.
3. The Ministerial Exemption holder or agent must ensure that any exempted activity using a prawn trawl net must be conducted during the night between sunset and sunrise (as published in the South Australian Government Gazette pursuant to the requirements of the *Proof of Sunrise and Sunset Act 1923*) using the SARDI research vessel *Ngerin*.
4. The Ministerial Exemption holder or agent must ensure that any exempted activity using a prawn trawl is limited to a maximum of one night in total.
5. The Ministerial Exemption holder or agent must ensure that all species caught using a prawn trawl net during the exempted activity must be returned to the water as soon as practicable.
6. The Ministerial Exemption holder or agent must be in attendance of a longline at all times, and monitor the longline every hour, during any exempted activity when a longline is in use pursuant to this notice.
7. All species caught pursuant to this notice that are not being collected for scientific, education or research purposes must be returned to the water as soon as practicable, except for species declared as noxious under the Act. Noxious species must not be returned to the water and must be disposed of appropriately.
8. The Ministerial exemption holder or agent must ensure when taking or in possession and/or control of European Shore Crab that the Permit No: **MP0102** is used in conjunction with this Ministerial exemption.
9. Subject to Condition 8 the Ministerial exemption holder or agent is permitted to remove European Shore Crab from intertidal reef areas.
10. All protected species incidentally taken while undertaking the exempted activity may be measured and recorded and must be returned to the water as soon as reasonably practicable. Protected species must not be retained.
11. The specimens collected by the exemption holder are for scientific, education or research purposes only and must not be used for any commercial purpose.
12. The Ministerial exemption holder must not collect specimens for aquaculture research purposes pursuant to this notice.
13. Organisms collected pursuant to this notice must not be released into waters of the State once they have been kept separate to their natural environment.
14. The Ministerial exemption holder or agent must not conduct any other fishing activity, including recreational fishing whilst undertaking the exempted activity.
15. At least 1 hour before conducting an exempted activity, the exemption holder must contact PIRSA Fishwatch on **1800 065 522** and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the specific gear to be used, vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions.
16. Before commencing any exempted activity in the area of the Adelaide Dolphin Sanctuary, the exemption holder must provide notification of intended dates and times of the activity to one of the following:
 - Verity Gibbs Manager, Adelaide Dolphin Sanctuary: verity.gibbs@sa.gov.au
 - Jon Emmett Regional Coordinator Marine Parks: jon.emmett@sa.gov.au
17. The exemption holder must provide a report in writing detailing the activities carried out pursuant to this notice to PIRSA, Fisheries and Aquaculture (GPO Box 1625, ADELAIDE SA 5001) within 14 days of the activity being completed with the following details:
 - the date and location of sampling;
 - the gear used;
 - the number and description of all species caught and their fate;
 - the number and description of any samples/biopsies collected;
 - any interactions with protected species and their fate; and
 - any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.
18. While engaging in the exempted activity, the exemption holder and agents must be in possession of a signed copy of this notice and carry their identification card issued by Flinders University. Such notice and identification must be produced to a PIRSA Fisheries Officer if requested.
19. A person acting as an agent of the exemption holder must possess a copy of a signed letter from the exemption holder stating that they are acting as an agent during the exempted activity and carry their identification card issued by Flinders University.
20. The exemption holder, or agent must not contravene or fail to comply with the Act or any regulations made under the Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the *Marine Parks Act 2007* and the *River Murray Act 2003*. The exemption holder and her agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment and Water when undertaking activities within a marine park.

Dated: 26 September 2018

SEAN SLOAN
Executive Director
Fisheries and Aquaculture
Delegate of the Minister for Primary Industries and Regional Development

GAMING MACHINES ACT 1992

GR NOTICE NO. 14 OF 2018

Gaming Machines—HITsa Basic Training—Recognition Notice 2018

The Independent Gambling Authority publishes this notice under section 10B of the *Gaming Machines Act 1992*:

1. Citation, authorising provisions

- (1) This notice may be cited as the Gaming Machines—HITsa Basic Training—Recognition Notice 2018.
- (2) This notice is authorised by section 10B(1)(b) of the *Gaming Machines Act 1992*.

2. Recognised course of training

- (1) This notice applies to the basic training course described in an application made by HITsa ABN 39 258 716 484 held on File No. AUTH 14/0051.
- (2) The course of training identified in the table is recognised as basic training for provision from the date indicated.

TABLE

Course Documentation Description	Date of First Provision
Basic gaming – student manual SIT16 v5.1 / 27.08.2018	11 October 2018
Basic gaming – student workbook SIT16 v5 / 03.07.2018	
Basic gaming – trainer guide SIT16 v5.1 / 27.08.2018	
Basic gaming – trainers notes and presentation SIT16 v5.2 / 27.08.2018	

- (3) As a consequence of this recognition, the Authority withdraws recognition for the course of training in GR Notice No. 4 of 2014 *Gambling Recognition—HITsa—Training Recognition Notice 2014* published in the *South Australian Government Gazette* (No. 78) on 16 October 2014 on page 6107.

Dated: 11 October 2018

Independent Gambling Authority

GAMING MACHINES ACT 1992

GR NOTICE NO. 15 OF 2018

Gaming Machines—HITsa Advanced Training—Recognition Notice 2018

The Independent Gambling Authority publishes this notice under section 10B of the *Gaming Machines Act 1992*:

1. Citation, authorising provisions

- (1) This notice may be cited as the Gaming Machines—HITsa Advanced Training—Recognition Notice 2018.
- (2) This notice is authorised by section 10B(1)(b) of the *Gaming Machines Act 1992*.

2. Recognised course of training

- (1) This notice applies to the advanced training course described in an application made by HITsa ABN 39 258 716 484 held on File No. AUTH 14/0086.
- (2) The course of training identified in the table is recognised as advanced training for provision from the date indicated.

TABLE

Course Documentation Description	Date of First Provision
Advanced gaming – student manual HITv3.2 / 27.08.2018	11 October 2018
Advanced gaming – student workbook HITv3 / 03.07.2018	
Advanced gaming – trainer guide HITv3 / 03.07.2018	
Advanced gaming – trainers notes and presentation HITv3.1 / 27.08.2018	

- (3) As a consequence of this recognition, the Authority withdraws recognition for the course of training in GR Notice No. 5 of 2015 *Gaming Machines—HITsa Advanced Training—Recognition Notice 2015* published in the *South Australian Government Gazette* (No. 6) on 22 January 2015 on page 337.

Dated: 11 October 2018

Independent Gambling Authority

GAMING MACHINES ACT 1992

SOUTH AUSTRALIA

GM NOTICE NO. 2 OF 2018

Gaming Machines—Automated Risk Monitoring—System Recognition Notice 2018

The Independent Gambling Authority publishes this notice under section 10B of the *Gaming Machines Act 1992*:

1. Citation, commencement, authorising provisions

- (1) This notice may be cited as the Gaming Machines—Automated Risk Monitoring—System Recognition Notice 2018 (Notice).

- (2) This notice comes into operation on 16 October 2018.
 (3) This notice is authorised by section 10B(1)(c)(ii) of the *Gaming Machines Act 1992*.

2. Automated risk monitoring system

- (1) The Authority recognised an automated risk monitoring system (system) in GM Notice No. 1 of 2018 *Gaming Machines—Automated Risk Monitoring—System Recognition Notice 2018* published in the *South Australian Government Gazette* (No. 28) on 26 April 2018 on page 1424.
 (2) The recognition referred to in sub-clause (1) was for the system described in an application made by Independent Gaming Corporation Limited (IGC) dated 28 November 2017 and as amended by additional documents submitted by Gaming Care, Club Safe and IGC, (as detailed in the document headed ARMS Index) and recorded on File No. 18/0036 (called “the System”).
 (3) The AHA|SA submitted an application on 6 August 2018 to amend to the system which is recorded on File No. 18/0036.
 (4) The Authority has determined to recognise a new system comprised of the system described in sub-clause (2) and as amended by the application submitted by the AHA|SA referred to in sub-clause (3).

3. Recognition

- (1) The new system described in clause 2(4) of this Notice is recognised for use with gaming machines, for the period ending on 30 April 2023.¹
 (2) As a consequence of this recognition, the Authority withdraws recognition of the system referred to in clause 2(1) of this Notice effective from 17 October 2018.

¹ Section 10B(2) of the *Gaming Machines Act 1992* allows for the recognition of a system to be withdrawn before the end of this period by further notice in the *Gazette*.

Dated: 11 October 2018

Independent Gambling Authority

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies, and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
 (b) that the making of the declaration is in the public interest.

Dated: 4 October 2018

STEPHEN WADE
 Minister for Health and Wellbeing

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Clinical Review Quality Improvement	Northern Adelaide Local Health Network Clinical Review Panel
Clinical Review and System Analysis	Northern Adelaide Local Health Network Clinical Review and System Analysis Working Group
Clinical Review and Analysis	Northern Adelaide Mortality Review Committee

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Revocation of Declaration of Authorised Quality Improvement Activity under Section 64

TAKE notice that I, Stephen Wade, Minister for Health and Wellbeing, pursuant to section 64(8) of the *Health Care Act 2008*, do hereby:

REVOKE the declaration of an authorised quality improvement activity under Part 7 section 64 of the *Health Care Act 2008* set out in the Schedule to this notice.

The revocation of this declaration takes effect on the date this notice is published in the *Gazette*.

Dated: 4 October 2018

STEPHEN WADE
 Minister for Health and Wellbeing

SCHEDULE

Revocation of Declaration of Authorised Quality Improvement Activity under Section 64

Activity	Person or Group of Persons
Clinical Review and System Analysis	Northern Adelaide Local Health Network Mental Health Working Group

HOUSING IMPROVEMENT ACT 2016

SECTION 25

Rent Control Revocations

I am satisfied that each of the houses described hereunder has ceased to be unsafe or unsuitable for human habitation for the purposes of the *Housing Improvement Act 2016*, notice is hereby given that, in exercise of the powers conferred by the said Act, the Minister for Human Services Delegate does hereby revoke the said Rent Control in respect of each property.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio
7 Carlow Street, Salisbury Downs SA 5108	Allotment 423 Deposited Plan 6139 Hundred of Yatala	CT5627/914
26 Daly Street, East Moonta SA 5558	Allotment 1 Deposited Plan 35222 Hundred of Wallaroo	CT5117/841

Dated: 11 October 2018

JOHN HERRMANN
Housing Regulator and Registrar
Office of Housing Regulation, Housing SA
Delegate of Minister for Human Services

LAND ACQUISITION ACT 1969

SECTION 16

*Form 5—Notice of Acquisition***1. Notice of acquisition**

The Commissioner of Highways (the Authority), of 50 Flinders Street, Adelaide SA 5000, acquires the following interests in the following land:

Comprising an unencumbered estate in fee simple in that piece of land being the whole of Allotment 587 in Deposited Plan No 3504 comprised in Certificate of Title Volume 5295 Folio 748

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

2. Compensation

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

3. Inquiries

Inquiries should be directed to:

Petruła Pettas
GPO Box 1533
Adelaide SA 5001
Telephone: (08) 8343 2619

Dated: 9 October 2018

The Common Seal of the COMMISSIONER OF HIGHWAYS was hereto affixed by authority of the Commissioner in the presence of:

MOHAMMED ELGAZZAR
Manager, Property Portfolio & Strategy
(Authorised Officer)
Department of Planning, Transport and Infrastructure

DPTI 2016/16132/01

MAJOR EVENTS ACT 2013

SECTION 6B

Credit Union Christmas Pageant

CORRIGENDUM

In Government Gazette No. 55, dated 13 September 2018, on page 3457, the notice regarding the Credit Union Christmas Pageant contained an error. The third list point should read:

- Designate the South Australian Tourism Commission to be the event organisers for the event

Dated: 11 October 2018

HON DAVID WICKHAM RIDGWAY MLC
Minister for Trade, Tourism and Investment

MAJOR EVENTS ACT 2013

SECTION 6B

2018 Adelaide Fashion Festival

CORRIGENDUM

In Government Gazette No. 56, dated 20 September 2018, on page 3491, the notice regarding the 2018 Adelaide Fashion Festival contained an error. The third list point should read:

- Designate the South Australian Tourism Commission to be the event organisers for the event

Dated: 11 October 2018

HON DAVID WICKHAM RIDGWAY MLC
Minister for Trade, Tourism and Investment

South Australia

Notice for the Approval of Alcohol Interlock Devices

Pursuant to section 5(3b) of the *Motor Vehicles Act 1959* and for the purposes of the Deed of Agreement for the Supply of Alcohol Interlocks (herein referred to as “the Deed”).

1- Short Title

This notice may be cited as the *Approval of Alcohol Interlock Devices 2018*.

2- Commencement

This notice will come into operation on the day it is published.

3- Approve the following device as an alcohol interlock

Pursuant to section 5 (3b) (a) of the Motor Vehicles Act, I hereby approve the Draeger Interlock Type 4 Part Number 3530920 and the Draeger Interlock Type XT alcohol interlock devices subject to the conditions specified in the Deed.

4- Approve the following device as an alcohol interlock

Pursuant to section 5 (3b) (a) of the Motor Vehicles Act, I hereby approve the Guardian Alcolock WR3 and the Guardian 2030 as alcohol interlock devices subject to the conditions specified in the Deed.

5- Approve the following device as an alcohol interlock

Pursuant to section 5 (3b) (a) of the Motor Vehicles Act, I hereby approve the Ajen Monitoring Systems Pty Ltd SSI-20/20 and SSI-20/30 as alcohol interlock devices subject to the conditions specified in the Deed.

6- Revocation of previous notices

The *Approval of Alcohol Interlock Devices* notices published in this Gazette on 28 April 2011 and 1 June 2017 are revoked.

Made by the Minister for Transport, Infrastructure and Local Government

HON STEPHAN KNOLL MP

Dated: 10 September 2018

South Australia

Notice for the Approval of Alcohol Interlock Providers

Pursuant to section 5(3b) of the *Motor Vehicles Act 1959* and for the purposes of the Deed of Agreement for the Supply of Alcohol Interlocks (herein referred to as “the Deed”).

1- Short title

This notice may be cited as the *Approval of Alcohol Interlock Providers 2018*.

2- Commencement

This notice will come into operation on the day it is published.

3- Approve the following person as a provider of alcohol interlocks

Pursuant to section 5 (3b) (b) of the Motor Vehicles Act and for the purposes of the Mandatory Alcohol Interlock Scheme set out in Part 3 of the Act, I hereby approve Draeger Safety Pacific Pty Ltd as a provider of alcohol interlocks pursuant to the Deed.

4- Approve the following person as a provider of alcohol interlocks

Pursuant to section 5 (3b) (b) of the Motor Vehicles Act and for the purposes of the Mandatory Alcohol Interlock Scheme set out in Part 3 of the Act, I hereby approve Guardian Interlock Systems Australasia Pty Ltd as a provider of alcohol interlocks pursuant to the Deed.

5- Approve the following person as a provider of alcohol interlocks

Pursuant to section 5 (3b) (b) of the Motor Vehicles Act and for the purposes of the Mandatory Alcohol Interlock Scheme set out in Part 3 of the Act, I hereby approve Ajen Monitoring Systems Pty Ltd (Trading as 'Ajen- Smart Start') as a provider of alcohol interlocks pursuant to the Deed.

6- Revocation of previous notices

The *Approval of Alcohol Interlock Providers 2011* published on 28 April 2011 in this Gazette is revoked.

Made by the Minister for Transport, Infrastructure and Local Government

HON STEPHAN KNOLL MP

Dated: 10 September 2018

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2016

Set Aside Part of Munga-Thirri – Simpson Desert Regional Reserve and Munga-Thirri – Simpson Desert Conservation Park

PURSUANT to Regulation 9 of the National Parks and Wildlife (National Parks) Regulations 2016, I, John Erwin Schutz, Director of National Parks and Wildlife, set aside 100 metres either side of the public access tracks in Munga-Thirri – Simpson Desert Regional Reserve and Munga-Thirri – Simpson Desert Conservation Park for the purpose of camping.

Dated: 25 September 2018

J. E. SCHUTZ
Director
National Parks and Wildlife

NOTICE TO MARINERS

NO. 29 OF 2018

FORMER NOTICE NO. 18 OF 2017

South Australia - Gulf St Vincent / Spencer Gulf - Restricted Zones

The general public and mariners in particular are reminded that maritime security zones have been established under the Maritime Transport and Offshore Facilities Security Act 2003 within the boundaries of the security regulated ports of Port Adelaide, Port Giles, Wallaroo, Port Pirie, Port Lincoln and Thevenard.

These include water-side restricted zones at and around commercial shipping berths and jetties, and may include ship security zones around commercial ships. Access to the zones is controlled and any unauthorised entry into the zones is prohibited and is an offence under the Maritime Transport and Offshore Facilities Security Regulations 2003; penalties apply.

The water-side restricted zones are clearly marked with land-based signage and mariners are advised to exercise caution and maintain a clearance distance of 50 metres from the wharf or jetty face at all times. Details/maps of the boundaries of the established zones can be found at <http://www.flindersports.com.au/security/restricted-zones>

Persons must display a valid Maritime Security Identification Card (MSIC) while within the zones.

The unauthorised possession of weapons or prohibited items within the zones is prohibited and is an offence under the Maritime Transport and Offshore Facilities Security Act 2003; penalties apply.

Dated: 2 October 2018

GORDON PANTON
Manager Marine Operations
Department of Planning, Transport and Infrastructure

FP2012/0105
DPTI 2017/02277/01
www.flindersports.com.au
www.dpti.sa.gov.au

NOTICE TO MARINERS

NO. 30 OF 2018

South Australia – Port Stanvac – New Beacon

Mariners are advised that following the removal of the Port Stanvac jetty and the navigation beacon (F WG) at the end of the jetty, a new lit west cardinal navigation beacon has been installed in position 35° 06' 25.708" S, 138° 27' 53.796" E, flash characteristics Q(9)W 15s, range 5 nautical miles, to mark the remnants of the old jetty. Piles on the existing jetty have been cut down to -6.0 metres Lowest Astronomical Tide. The 400 metre exclusion zone around the remnants of the old jetty remains in force.

Mariners are advised to proceed with caution in the area.

Charts affected: Aus 125, Aus 781

Dated: 8 October 2018

GORDON PANTON
Manager Marine Operations
Department of Planning, Transport and Infrastructure

DPTI 2017/02277/01
www.dpti.sa.gov.au

South Australia

Passenger Transport (Inspection Exemption for Taxis and Small Passenger Vehicles) Notice 2018

under section 54 of the *Passenger Transport Act 1994*

1 Short Title

This Notice may be cited as the *Passenger Transport (Inspection Exemption) Notice 2018*.

2 Commencement and revocation

This Notice will come into operation on the day after it is published in the *Government Gazette*.

This Notice revokes the *Passenger Transport (Exemption for Small Passenger Vehicles and Taxis) Notice 2017* published on 23 January 2018.

3 Interpretation

In this Notice—

Act means the *Passenger Transport Act 1994*;

date of first registration means the date on which the vehicle is first registered on the register of motor vehicles kept by the Registrar of Motor Vehicles under the *Motor Vehicles Act 1959*;

equipment includes without limitation a despatch or electronic booking system, security camera system (including fixed brackets for holding such equipment), but does not include a mobile phone or hands-free adaptor;

new motor vehicle means a motor vehicle that has not previously been registered under the *Motor Vehicles Act 1959*, or the law of any other State or Territory of the Commonwealth, or the law of any foreign jurisdiction outside Australia;

passenger transport service has the same meaning as in the Act;

prescribed period has the same meaning as in regulation 138 of the Regulations;

Regulations means the Passenger Transport Regulations 2009;

taxi, metropolitan taxi, country taxi and *small passenger vehicle* have the same meaning as in the Regulations.

4 Exemption

I hereby exempt, under section 54(3) of the Act, and subject to the conditions herein, taxis and small passenger vehicles from the requirement to be inspected during the first prescribed period after the date of first registration of the vehicle.

5 Conditions

- 5.1 The vehicle must be a new motor vehicle.
- 5.2 The vehicle must be attached to a relevant taxi or small passenger vehicle accreditation.
- 5.3 Any equipment fitted to the vehicle for the purpose of the provision of a passenger transport service must comply with any applicable Act, law or standard, and must be fitted in accordance with the manufacturers' criteria, and in a manner so as not to present an injury hazard to occupants of the vehicle.
- 5.4 The equipment must be certified by a person authorised by the Minister to certify compliance for the purpose of this exemption.
- 5.5 The vehicle must not be otherwise modified.
- 5.6 The vehicle must display a valid vehicle inspection exemption label.
- 5.7 A metropolitan taxi must be inspected within 6 months of the date of first registration.
- 5.8 A country taxi or small passenger vehicle must be inspected within 12 months of the date of first registration.

6 Execution

EMMA KOKAR

General Manager, Regulation

Delegate of the Minister for Transport, Infrastructure and Local Government

Dated: 9 October 2018

SUMMARY OFFENCES ACT 1953

DECLARED PUBLIC PRECINCTS

Notice of Ministerial Declaration

I, VICKIE CHAPMAN, Attorney-General in the State of South Australia, being the Minister responsible for the administration of Part 14B – Declared Public Precincts of the *Summary Offences Act 1953*, DO HEREBY DECLARE pursuant to the provisions of section 66N of the said Act that the area, comprised of more than one public place, within the following boundaries:

- Northern boundary of North terrace to western boundary of West Terrace; and
- Western boundary of West Terrace to southern boundary of Currie Street; and
- Southern boundary of Currie Street to eastern boundary of King William Street; and
- Eastern boundary of King William Street to northern boundary of North Terrace

will be a declared public precinct for a period of 12 hours from 6.00pm on each *Friday* and for a period of 12 hours from 6.00pm on each *Saturday* commencing on *Friday 16 November 2018*, local time and reoccurring for each described day and time of the week until declared otherwise or until 6.00am on *Sunday 17 November 2019*, whichever occurs sooner.

I am satisfied that there is, during the period specified in this declaration, a reasonable likelihood of conduct posing a risk to public order and safety in the area specified.

I am satisfied that the inclusion of each public place in the area is reasonable having regard to that identified risk.

This declaration is related to and replaces that published in the Government Gazette 5109 on 19 December 2017.

Dated: 4 October 2018

VICKIE CHAPMAN
Attorney-General

APPENDIX D

'City West' Declared Public Precinct



South Australia

Trans-Tasman Mutual Recognition (NSW Container Deposit Scheme) Notice 2018

under section 43 of the *Trans-Tasman Mutual Recognition Act 1997* of the Commonwealth as adopted by section 4 of the *Trans-Tasman Mutual Recognition (South Australia) Act 1999*

1—Short title

This notice may be cited as the *Trans-Tasman Mutual Recognition (NSW Container Deposit Scheme) Notice 2018*.

2—Commencement

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

3—Request for regulations to be made

For the purposes of section 45 of the *Trans-Tasman Mutual Recognition Act 1997* of the Commonwealth, the proposed regulations set out in Schedule 1 are endorsed.

Schedule 1—Proposed regulations



Trans-Tasman Mutual Recognition Amendment (NSW Container Deposit Scheme) Regulations 2018

I, General the Honourable Sir Peter Cosgrove AK MC (Ret'd), Governor-General of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, make the following regulations.

Dated 2018

Peter Cosgrove
Governor-General

By His Excellency's Command

Karen Andrews
Minister for Industry, Science and Technology

1 Name

This instrument is the *Trans-Tasman Mutual Recognition Amendment (NSW Container Deposit Scheme) Regulations 2018*.

2 Commencement

- (1) Each provision of this instrument specified in column 1 of the table commences, or is taken to have commenced, in accordance with column 2 of the table. Any other statement in column 2 has effect according to its terms.

Commencement information		
Column 1	Column 2	Column 3
Provisions	Commencement	Date/Details
1. The whole of this instrument.	The day after this instrument is registered.	

Note: This table relates only to the provisions of this instrument as originally made. It will not be amended to deal with any later amendments of this instrument.

- (2) Any information in column 3 of the table is not part of this instrument. Information may be inserted in this column, or information in it may be edited, in any published version of this instrument.

3 Authority

This instrument is made under section 45 of the *Trans-Tasman Mutual Recognition Act 1997*.

4 Schedules

Legislation that is specified in a Schedule to this instrument is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this instrument has effect according to its terms.

Schedule 1—Amendments

Trans-Tasman Mutual Recognition Act 1997

1 Clause 4 of Schedule 2

Before “**Firearms and other prohibited or offensive weapons**”, insert:

Container deposit scheme

The following laws:

- (a) Part 5 of the *Waste Avoidance and Resource Recovery Act 2001*;
- (b) all other provisions of that Act, to the extent that they relate to the container deposit scheme established by that Part;
- (c) regulations made under that Act to the extent that they relate to that scheme

David Speirs MP
Minister for Environment and Water

Dated: 9 October 2018

South Australia

Children and Young People (Safety) (Repeal of Children's Protection Act) Proclamation 2018

under Schedule 1 clause 2A of the *Children and Young People (Safety) Act 2017*

1—Short title

This proclamation may be cited as the *Children and Young People (Safety) (Repeal of Children's Protection Act) Proclamation 2018*.

2—Commencement

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

3—Fixing of day for repeal of remainder of *Children's Protection Act 1993*

For the purposes of paragraph (a) of clause 2A in Schedule 1 of the *Children and Young People (Safety) Act 2017*, the day on which section 16 of the *Child Safety (Prohibited Persons) Act 2016* comes into operation is fixed.

Note—

The day fixed by this clause is the day on which the *Children's Protection Act 1993* will be repealed.

Made by the Governor

with the advice and consent of the Executive Council
on 11 October 2018

18MCP/0715CS

South Australia

Real Property (Registration Fee) Variation Regulations 2018

under the *Real Property Act 1886*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Real Property Regulations 2009*

- 4 Variation of Schedule 1—Fees payable to Registrar-General
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Real Property (Registration Fee) Variation Regulations 2018*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Real Property Regulations 2009*

4—Variation of Schedule 1—Fees payable to Registrar-General

Schedule 1—after item 1 insert:

- | | | |
|----|--|----------|
| 1A | For the registration of an instrument registering a mortgage and changing name of mortgagor(s) | \$311.00 |
|----|--|----------|

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 11 October 2018

No 217 of 2018

MTIL18/020CS

South Australia

Children and Young People (Safety) (Miscellaneous) Variation Regulations 2018

under the *Children and Young People (Safety) Act 2017*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Children and Young People (Safety) Regulations 2017*

- 4 Variation of regulation 5—State authorities
 - 5 Variation of regulation 8—Case plans
 - 6 Variation of regulation 11—Assessment of reports and notifications
 - 7 Variation of regulation 13—Assessments under section 36 of Act
 - 8 Variation of regulation 14—Random drug and alcohol testing scheme
 - 9 Variation of regulation 17—Removal of child or young person
 - 10 Insertion of regulation 17A
 - 17A Prescribed information
 - 11 Insertion of regulation 18A
 - 18A Temporary placement of child or young person
 - 12 Variation of regulation 21—Disclosure of information provided to approved carers
 - 13 Variation of regulation 25—Contact Arrangements Review Panel
 - 14 Insertion of regulation 26A
 - 26A Exemption from section 98 of Act
 - 15 Variation of regulation 29—Children's residential facilities
 - 16 Variation of regulation 31—Exemption from requirement to be assessed before employment in licensed children's residential facility
 - 17 Variation of regulation 33—Chief Executive to hear complaints
 - 18 Variation of regulation 34—Exemption from requirement to be assessed before employment in residential facility
 - 19 Variation of regulation 35—Providing safe environments for children and young people
 - 20 Variation of regulation 36—Prescribed facilities—Child and Young Person's Visitor scheme
 - 21 Variation of regulation 39—Sharing of information
 - 22 Insertion of regulation 40A
 - 40A Review of decisions by South Australian Civil and Administrative Tribunal
 - 23 Variation of regulation 43—Transitional and saving provisions etc
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children and Young People (Safety) (Miscellaneous) Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on 22 October 2018.

3—Variation provisions

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

Part 2—Variation of *Children and Young People (Safety) Regulations 2017*

4—Variation of regulation 5—State authorities

Regulation 5—after its present contents (now to be designated as subregulation (1)) insert:

- (2) For the purposes of the definition of *State authority* in section 16(1) of the Act, the following persons and bodies are declared to be excluded from the ambit of that definition:
 - (a) each court or tribunal of the State;
 - (b) the Ombudsman under the *Ombudsman Act 1972*;
 - (c) the Health and Community Services Complaints Commissioner under the *Health and Community Services Complaints Act 2004*;
 - (d) the Independent Commissioner Against Corruption under the *Independent Commissioner Against Corruption Act 2012*.

5—Variation of regulation 8—Case plans

- (1) Regulation 8(1)(a)—after "health" insert:

(including the dental health)
- (2) Regulation 8—after subregulation (2) insert:
 - (3) Pursuant to section 28(4) of the Act, the Chief Executive must, in preparing the part of a case plan of an Aboriginal or Torres Strait Islander child or young person setting out a cultural maintenance plan, take reasonable steps to consult with—
 - (a) an Aboriginal organisation or Torres Strait Islander organisation (as the case requires) of a kind that is, in the opinion of the coordinator, appropriate to the child or young person; or
 - (b) a member of the Aboriginal or Torres Strait Islander community (as the case requires) to which the child or young person belongs.

6—Variation of regulation 11—Assessment of reports and notifications

Regulation 11—after its present contents (now to be designated as subregulation (1)) insert:

- (2) Pursuant to section 32(5) of the Act, the Chief Executive may not refer a matter under section 32(3)(c) of the Act to the Guardian for Children and Young People.

7—Variation of regulation 13—Assessments under section 36 of Act

- (1) Regulation 13—before its present contents (now to be designated as subregulation (3)) insert:

- (1) Pursuant to section 36(5) of the Act, the date and time of an assessment, and the place at which an assessment is to be conducted, are to be determined by the person or body who is to conduct the assessment (being the person or body referred to in subregulation (3)(b)).
- (2) Pursuant to section 36(5) of the Act, the Chief Executive may revoke a notice under that section at any time and for any reason the Chief Executive thinks fit (and nothing in this subregulation prevents the Chief Executive from giving another direction under that section to the person to whom the notice relates at any time).

- (2) Regulation 13(3)(b) and (c)—delete paragraphs (b) and (c) and substitute:

- (b) the name and contact details of the person or body who is to conduct the assessment;
- (c) a direction that the person to be assessed must—
 - (i) contact the specified person or body referred to in paragraph (b) within the period specified in the notice; and
 - (ii) comply with any lawful directions of the person or body who is to conduct the assessment in relation to the assessment;

- (3) Regulation 13—after subregulation (3) insert:

- (4) Pursuant to section 36(5) of the Act, the person or body who conducts an assessment under that section must, in accordance with any requirement of the Chief Executive, provide a written report on the assessment to a person specified by the Chief Executive.

8—Variation of regulation 14—Random drug and alcohol testing scheme

- (1) Regulation 14—before subregulation (1) insert:

- (a1) For the purposes of section 37(1)(c) of the Act, a person who, in the preceding 5 years, is the subject of an order of the Court under Chapter 6 Part 2 of the Act requiring the person to be assessed in relation to the use of drugs or alcohol (however described) is declared to be included in the ambit of that subsection.

- (2) Regulation 14(2)(c)—before "the Chief Executive" second occurring insert:

a person specified by

9—Variation of regulation 17—Removal of child or young person

- (1) Regulation 17(a)—delete paragraph (a) and substitute:

- (a) either—
 - (i) a restraining order under section 99AAC of the *Criminal Procedure Act 1921*; or
 - (ii) an intervention order under the *Intervention Orders (Prevention of Abuse) Act 2009*,

is in force against a particular person; and

- (2) Regulation 17(b)—after "restraining order" insert:
or intervention order (as the case requires)

10—Insertion of regulation 17A

After regulation 17 insert:

17A—Prescribed information

For the purposes of section 48 of the Act, the following information is prescribed:

- (a) the name, address and date of birth of the person found guilty of the qualifying offence;
- (b) details of each qualifying offence of which the person is found guilty;
- (c) such other information as may be specified by the Chief Executive after consultation with the Courts Administration Authority.

11—Insertion of regulation 18A

After regulation 18 insert:

18A—Temporary placement of child or young person

- (1) Pursuant to section 77(4) of the Act, the Chief Executive may place a child or young person with a person under section 77(1) of the Act despite it being reasonably practicable to place the child or young person in the care of a particular approved carer if the Chief Executive is satisfied that to place the child or young person under that subsection is (having regard to the operation of Chapter 2 of the Act as well as the circumstances relating to the child or young person) preferable to placing the child or young person with the approved carer.
- (2) Pursuant to section 77(4) of the Act, section 77(2)(b) of the Act will be taken not to apply to the placement of a child referred to in subregulation (1).

12—Variation of regulation 21—Disclosure of information provided to approved carers

Regulation 21(a)—after "educational needs" insert:

, or the health, safety, welfare or wellbeing,

13—Variation of regulation 25—Contact Arrangements Review Panel

Regulation 25(1)(c)—delete "Minister" and substitute:

Panel

14—Insertion of regulation 26A

After regulation 26 insert:

26A—Exemption from section 98 of Act

Pursuant to section 170(2)(a) of the Act, the person from time to time holding or acting in the position of Director-General under the *Education Act 1972* is exempt from the operation of section 98 of the Act.

15—Variation of regulation 29—Children's residential facilities

Regulation 29—before its present contents (now to be designated as subregulation (2)) insert:

- (1) For the purposes of paragraph (b) of the definition of *children's residential facility* in section 103 of the Act, such places as may be determined by the Chief Executive by notice in the Gazette are declared to be included in the ambit of that definition.
- (1a) The Chief Executive may, by subsequent notice in the Gazette, vary or revoke a notice under subregulation (1).

16—Variation of regulation 31—Exemption from requirement to be assessed before employment in licensed children's residential facility

Regulation 31(4)—delete subregulation (4) and substitute:

- (4) Subregulation (3) will expire 18 months after the day on which it commences.

17—Variation of regulation 33—Chief Executive to hear complaints

Regulation 33—before its present contents (now to be designated as subregulation (2)) insert:

- (1) For the purposes of section 110(2) of the Act, a complaint must be investigated in the manner determined by the Chief Executive.

18—Variation of regulation 34—Exemption from requirement to be assessed before employment in residential facility

(1) Regulation 34(1)—after paragraph (c) insert:

- (d) a person (whether a tradesperson or otherwise) from time to time engaged by a residential facility to provide maintenance or repair services,

(2) Regulation 34(3)—delete subregulation (3) and substitute:

- (3) Subregulations (2) and (2a) will expire 18 months after the day on which subregulation (2) comes into operation.

19—Variation of regulation 35—Providing safe environments for children and young people

Regulation 35—after its present contents (now to be designated as subregulation (1)) insert:

- (2) For the purposes of paragraph (c) of the definition of *prescribed organisation* in section 114(7) of the Act, the following persons and bodies are declared to be included in the ambit of that paragraph:
 - (a) each organisation to which section 8C of the *Children's Protection Act 1993* applied immediately before the commencement of this subregulation;
 - (b) an organisation established after the commencement of this subregulation that would, had it been established before that commencement, have been an organisation to which section 8C of the *Children's Protection Act 1993* applied immediately before that commencement;

- (c) an organisation (whenever established) that, after the commencement of this subregulation, becomes an organisation to which section 8C of the *Children's Protection Act 1993* would have applied immediately before that commencement.

20—Variation of regulation 36—Prescribed facilities—Child and Young Person's Visitor scheme

Regulation 36—delete "section 116(1)" and substitute:

section 116

21—Variation of regulation 39—Sharing of information

(1) Regulation 39(1)—delete subregulation (1) and substitute:

- (1) For the purposes of section 152(1)(h) of the Act, the following persons and bodies are prescribed:
 - (a) a person or body that provides services to children and young people or their families for or on behalf of the Department;
 - (b) non-government schools;
 - (c) the South Australian Civil and Administrative Tribunal.

(2) Regulation 39—after subregulation (3) insert:

- (4) For the purposes of section 152(6)(b) of the Act, a recipient who is, or was, an officer or employee of the Department engaged in the administration, operation or enforcement of the Act may disclose information or documents received under section 152 of the Act in the circumstances contemplated by section 164(1) of the Act.

22—Insertion of regulation 40A

After regulation 40 insert:

40A—Review of decisions by South Australian Civil and Administrative Tribunal

For the purposes of section 158(3)(c) of the Act, the following persons are prescribed:

- (a) the applicant in respect of an internal review of the relevant reviewable decision under section 157 of the Act;
- (b) a child or young person to whom the relevant reviewable decision relates;
- (c) any other person aggrieved by the relevant reviewable decision and who, in the opinion of the South Australian Civil and Administrative Tribunal, has sufficient interest in the matter.

23—Variation of regulation 43—Transitional and saving provisions etc

Regulation 43—after subregulation (3) insert:

- (4) Pursuant to section 170(3)(c) of the Act, a direction of the Chief Executive under Part 7 Division 2 of the *Children's Protection Act 1993* in force immediately before the commencement of section 86 of the Act will continue in accordance with its terms and will, for the purposes of the Act, be taken to be a direction of the Chief Executive under section 86 of the Act.
- (5) Pursuant to section 170(3)(c) of the Act, for the purposes of section 164 of the Act, personal information obtained in the course of performing functions or exercising powers under a previous corresponding law will be taken to be personal information obtained in the course of performing functions or exercising powers under the Act.
- (6) Pursuant to section 170(3)(c) of the Act, a child who, immediately before the commencement of section 41 of the Act—
 - (a) has been removed under section 16 of the *Children's Protection Act 1993*; and
 - (b) is, pursuant to section 16(5) of the *Children's Protection Act 1993*, in the custody of the Minister,will, on the commencement of section 41 of the Act and for all purposes, be taken to be a child or young person removed under section 41 of the Act (and, to avoid doubt, sections 42 and 43 of the Act will be taken to apply in relation to the removal).
- (7) Pursuant to section 170(3)(c) of the Act, an instrument of guardianship issued by the Chief Executive under section 44B of the *Children's Protection Act 1993* and in force immediately before the commencement of Chapter 5 Part 4 of the Act will continue in accordance with its terms and will, for the purposes of the Act, be taken to be an instrument of guardianship issued by the Chief Executive under section 45 of the Act (and the guardianship of the child or young person to whom the instrument relates is to be determined in accordance with section 45 of the Act).
- (8) Pursuant to section 170(3)(c) of the Act, a restraining notice issued by the Chief Executive under section 44B of the *Children's Protection Act 1993* and in force immediately before the commencement of Chapter 5 Part 4 of the Act will continue in accordance with its terms and will, for the purposes of the Act, be taken to be a restraining notice issued by the Chief Executive under section 46 of the Act.
- (9) Pursuant to section 170(3)(c) of the Act, a decision to place a child made at a family care meeting under Part 5 Division 1 of the *Children's Protection Act 1993* will, for the purposes of the Act, be taken to be a decision made at a family group conference under Chapter 4 Part 2 of the Act (and any reference in the Act to the placement of a child or young person pursuant to such a decision is to be construed accordingly).

- (10) Pursuant to section 170(3)(c) of the Act, a person or body who was, immediately before the commencement of this subregulation, authorised by the Department (within the meaning of the *Family and Community Services Act 1972* and whether authorised by a licence purportedly granted under Part 4 of that Act or otherwise) to operate a children's residential facility will be taken to hold a licence granted by the Chief Executive under section 105 of the Act (and that licence will be taken to be subject to any conditions to which the authorisation was subject immediately before the commencement of this subregulation).
- (11) However, subregulation (10) will be taken not to apply to a person or body—
- (a) who is the holder of a licence continued under section 29 of the *Children's Protection Law Reform (Transitional Arrangements and Related Amendments) Act 2017*; or
 - (b) who is a prohibited person under the *Child Safety (Prohibited Persons) Act 2016*.
- (12) In this regulation—
- previous corresponding law*** means—
- (a) the *Children's Protection Act 1993*; or
 - (b) the *Children's Protection and Young Offenders Act 1973*; or
 - (c) any other law of the State that substantially corresponds to the Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 11 October 2018

No 218 of 2018

18MCP/0713CS

South Australia

Children's Protection Variation Regulations 2018

under the *Children's Protection Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Children's Protection Regulations 2010*

- 4 Revocation of regulation 4
 - 5 Variation of regulation 6—Manner in which assessment must be undertaken
 - 6 Variation of regulation 14—Exemptions
 - 7 Revocation of Part 4
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Children's Protection Variation Regulations 2018*.

2—Commencement

These regulations will come into operation on 22 October 2018.

3—Variation provisions

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

Part 2—Variation of *Children's Protection Regulations 2010*

4—Revocation of regulation 4

Regulation 4—delete regulation 4

5—Variation of regulation 6—Manner in which assessment must be undertaken

Regulation 6(1b)—after "Act" insert:

or section 145 of the *Children and Young People (Safety) Act 2017*

6—Variation of regulation 14—Exemptions

(1) Regulation 14(1)—after paragraph (i) insert:

- (j) the responsible authority of an organisation exercising a power under section 77 of the *Children and Young People (Safety) Act 2017* (and, to avoid doubt, an assessment of relevant history need not be conducted in relation to a person with whom a child is placed under that section).

(2) Regulation 14(2)—delete "or (f)" and substitute:

(f) or (j)

7—Revocation of Part 4

Part 4—delete the Part

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 11 October 2018

No 219 of 2018

18MCP/0715CS

South Australia

Family and Community Services Variation Regulations 2018

under the *Family and Community Services Act 1972*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Family and Community Services Regulations 2009*

- 4 Variation of regulation 3—Interpretation
 - 5 Revocation of Part 2
 - 6 Variation of regulation 12—Functions of Chief Executive
 - 7 Variation of regulation 14—Use of force against children in residential care facilities
 - 8 Revocation of Part 5
 - 9 Revocation of Schedule 1
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Family and Community Services Variation Regulations 2018*.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) Regulations 8 and 9 will come into operation on 22 October 2018.

3—Variation provisions

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

Part 2—Variation of *Family and Community Services Regulations 2009*

4—Variation of regulation 3—Interpretation

Regulation 3, definition of *advisory committee*—delete the definition

5—Revocation of Part 2

Part 2—delete the Part

6—Variation of regulation 12—Functions of Chief Executive

- (1) Regulation 12(1)—delete "Officer"
- (2) Regulation 12(2)—delete "Officer"

7—Variation of regulation 14—Use of force against children in residential care facilities

Regulation 14(2)—delete subregulation (2) and substitute:

- (2) An employee in a residential care facility who uses force against a child placed in the facility must, as soon as is reasonably practicable after the use of force—
 - (a) prepare a written report (in a manner and form determined by the Chief Executive) relating to the use of force setting out—
 - (i) the name of the child;
 - (ii) the name of each employee in the facility involved in or who witnessed the use of force;
 - (iii) the date, time and location in the facility where the use of force took place;
 - (iv) the nature of the force used and the purpose for which, or circumstances in which, the force was used;
 - (v) any follow-up action undertaken as a result of the use of force; and
 - (b) cause the report to be verified in accordance with subregulation (2a); and
 - (c) submit the report (and a copy of any report referred to in subregulation (2a)(b)) to the supervisor of the residential care facility.
- (2a) A written report is to be verified by each employee who was involved in, or who witnessed the use of force, doing 1 or both of the following:
 - (a) certifying on the written report, in accordance with any determination of the Chief Executive, that the report is an accurate account of the use of force against the child;
 - (b) providing a separate written report setting out such of the matters referred to in subregulation (2)(a) as may be known to the employee.

8—Revocation of Part 5

Part 5—delete the Part

9—Revocation of Schedule 1

Schedule 1—delete the Schedule

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 11 October 2018

No 220 of 2018

18MCP/0715CS

RULES OF COURT

SOUTH AUSTRALIA

Supreme Court of South Australia Probate Rules 2015 (Amendment No 1)

By virtue and in pursuance of section 72 of the *Supreme Court Act 1935* and all other enabling powers, we, Judges of the Supreme Court of South Australia, make the following *Supreme Court of South Australia Probate Rules 2015 (Amendment No 1)*.

1. These Rules may be cited as the *Supreme Court of South Australia Probate Rules 2015 (Amendment No 1)*.
2. The amendments made by these Rules come into effect on 1 October 2018 or the date of their gazettal, whichever is later.
3. The *Supreme Court of South Australia Probate Rules 2015* are amended as set out below.
4. The *Probate Rules 2015* are amended by inserting a new Rule 4A:

“4A E-filing

- (1) The Registrar of the Supreme Court may establish, maintain and amend from time to time an electronic filing system for the creation, filing, execution, authentication, issue, service and/or management of court documents in probate matters (*probate documents*) governed by these Rules (*the PEFS*).
- (2) The Registrar may by notice published on the Supreme Court website determine the date on which the PEFS is to commence and may from time to time vary that date (*the operative date*).
- (3) The Registrar may determine that in preparation for the commencement of the PEFS, unless the Court or the Registrar otherwise orders:
 - (a) no probate document instituting a new proceedings is to be accepted for filing by the Registry under the pre-electronic filing system (*the manual filing system*) after a date determined by the Registrar which date may be varied by the Registrar from time to time (*the new proceedings cut off date*) and/or
 - (b) no document in an existing proceeding is to be accepted for filing by the Registry under the manual filing system after a date determined by the Registrar which date may be varied by the Registrar from time to time (*the existing proceedings cut off date*).
- (4) On and after the operative date, unless the Court or the Registrar otherwise orders, no probate document is to be accepted for filing by the Registry other than via the PEFS.
- (5) On and after the operative date, the Registrar or the PEFS may require, as a condition of acceptance for filing of a document in a proceeding instituted before the operative date, unless the Court or the Registrar otherwise orders, all documents previously filed in the proceeding under the manual filing system be re-filed in the PEFS.
- (6) Compliance with the PEFS as determined by the Registrar shall unless the Court or the Registrar otherwise orders be deemed to be compliance with these Rules and where applicable with the *Supreme Court Civil Rules 2006*.
- (7) The Court or the Registrar may give directions in a matter about the implementation and operation of the PEFS and the transition from the manual filing system to the PEFS.”

GIVEN under our hands and the Seal of the Supreme Court of South Australia

Dated: 27 August 2018

C. KOURAKIS, CJ
P. KELLY, J
D. H. PEEK, J
M. F. BLUE, J
T. L. STANLEY, J
K. G. NICHOLSON, J
A. E. BAMPTON, J
G. J. PARKER, J
D. C. LOVELL, J
S. DOYLE, J
M. HINTON, J
J. HUGHES, J

CITY OF CHARLES STURT

Road Name Change

Notice is hereby given that the Council of the City of Charles Sturt at its meeting held on 24 September 2018 resolved that pursuant to Section 219(1) of the Local Government Act 1999, that the public road, being the Southern section of Judith Avenue Findon be changed to Skid Kids Court, Findon.

A plan which delineates the section of road which is subject to the change of name, together with a copy of the Council's resolution is available for inspection at the Council's Civic Centre, 72 Woodville Road, Woodville SA 5011, during the hours of 9.00am and 5.00pm on week days.

Dated: 24 September 2018

PAUL SUTTON
Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54(6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for the Parks Ward, due to the resignation of Councillor Guy Wilcock, to take effect from 12 September 2018.

In accordance with Section 6(2) of the Local Government (Elections) Act 1999, a supplementary election will not be held to fill the casual vacancy as it arose after 1 January of a year in which a periodic election is due.

M. WITHERS
Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Declaration of Townships

NOTICE is hereby given that at a meeting of Council held on Monday 3 September 2018, pursuant to Section 4 of the Local Government Act, 1999, Council resolved to declare the local government townships of Allendale East, Blackfellows Caves, Cape Douglas, Carpenter Rocks, Donovans, Kongorong, Nene Valley, Pelican Point, Port MacDonnell, Racecourse Bay, Tarpeena and Yahl, the boundaries of which are shown on Rack Plan 1144 (Allendale East), Rack Plan 1145 (Blackfellows Caves), Rack Plan 1146 (Cape Douglas), Rack Plan 1147 (Carpenter Rocks), Rack Plan 1148 (Donovans), Rack Plan 1149 (Kongorong), Rack Plan 1150 (Nene Valley), Rack Plan 1151 (Pelican Point), Rack Plan 1152 (Port MacDonnell), Rack Plan 1153 (Racecourse Bay), Rack Plan 1154 (Tarpeena), Rack Plan 1155 (Yahl), deposited in the Office of the Surveyor-General.

Copies of the plans can be viewed at the District Council of Grant Office, 324 Commercial Street West, Mount Gambier, the Council's website www.dcgrant.sa.gov.au or at the Office of the Surveyor-General, 101 Grenfell Street, Adelaide.

Dated: 3 September 2018

DJ SINGE
Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

Exclusion from Community Land Provisions S193 (4) of the Local Government Act 1999

NOTICE is hereby provided that at the ordinary Council meeting held Friday 21 September 2018, the District Council of Lower Eyre Peninsula resolved to exclude the following property from the provisions of Community Land classification pursuant to Section 193(4) of the *Local Government Act 1999* upon acquisition;

Lot 172, Hundred of Cummins, 24 Railway Terrace, Cummins
Deposited Plan 180204, Certificate of Title: Volume 5731 Folio 760

Dated: 8 October 2018

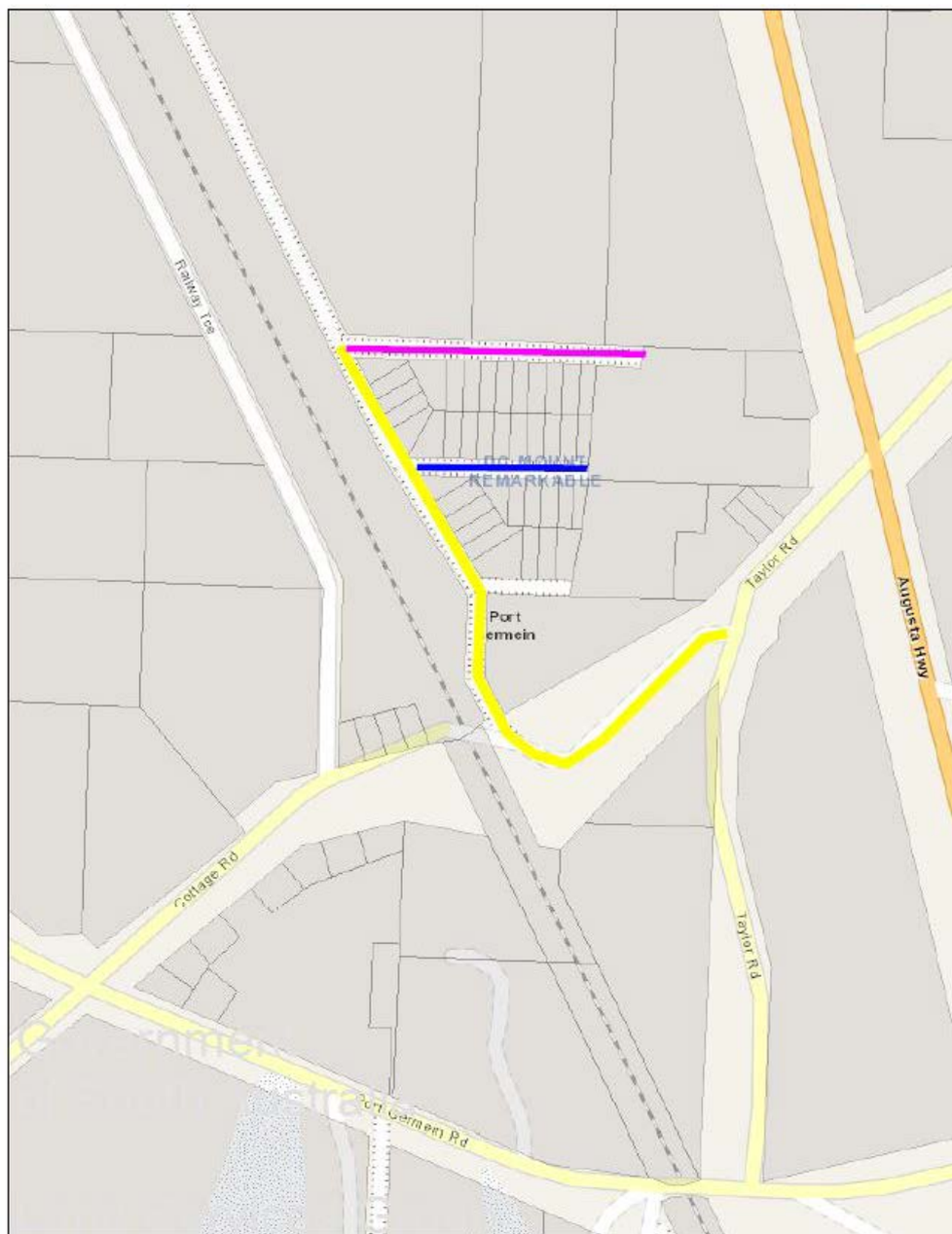
RODNEY PEARSON
Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Change to Road Names

NOTICE is hereby given that at a meeting of Council held on 18 September 2018, Council resolved pursuant to Section 219 (1) of the Local Government Act 1999, to change the name of the following roads as per the below map:

- Unnamed Road Port Germein (highlighted in Yellow) to Murdock Road
- Unnamed Road Port Germein (highlighted in Pink) to Hayball Road
- Unnamed Road Port Germein (highlighted in Blue) to Glasson Road.



W. HART
Chief Executive Officer

NATIONAL ELECTRICITY LAW

The Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 95, The Australian Energy Council has requested the *Meter installation – Advanced meter communications* (Ref. ERC0246) proposal. The proposal seeks to amend the circumstances in which a type 4A advanced meter can be installed. Submissions must be received by 8 November 2018.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 6, 201 Elizabeth Street
Sydney NSW 2000

Telephone: (02) 8296 7800
www.aemc.gov.au

Dated: 11 October 2018

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

BACIC Anne Maria Francezka late of 477 - 479 Military Road Largs Bay Retired Word Process Operator who died 23 August 2016
BALDWIN Rodelia Militante late of 8 Elmgrove Road Salisbury North of no occupation who died 11 May 2018
COURT Rex Daniel late of 12 Myall Street Mount Gambier Factory Worker who died 14 May 2017
DENTON Catherine Ruth late of 8 Fletcher Road Mount Barker of no occupation who died 27 April 2018
IRVINE Donald Thomas late of 78 - 96 Dumfries Avenue Northgate of no occupation who died 20 May 2018
MANN Airdie Jean late of 9 Wynchwood Court Findon Retired Librarian who died 18 June 2018
SCHREIBER Peter Francis late of Frome Downs 5440 Mechanical Worker who died 21 March 2018
STEWART Lionel Robin late of 122 Esplanade Semaphore of no occupation who died 10 June 2018
TEPSIC Gojko late of 104 Woodville Road Woodville of no occupation who died 18 February 2018

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975 that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee at GPO Box 1338, Adelaide, 5001, full particulars and proof of such claims, on or before the 9 November 2018 otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated: 11 October 2018

N S RANTANEN
Acting Public Trustee

NOTICE SUBMISSION

Notices for publication must be submitted before 4 p.m. Tuesday, the week of intended gazettal.

Proofs of formatted content are supplied for all notice submissions. Alterations must be returned before 4 p.m. Wednesday.

The *SA Government Gazette* is compiled and published each Thursday. Requests to withdraw submitted notices must be received before 10 a.m. on the day of publication.

Gazette notices should be emailed as Word files—and signed PDF files if applicable—in the following format:

- Title (name of the governing legislation/department/organisation)
- Subtitle (description of notice)
- A structured body of text
- Date of authorisation
- Name, position, and department/organisation of the authorising person

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