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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

GOVERNOR'S INSTRUMENTS

ACTS

Department of the Premier and Cabinet Adelaide, 9 April 2020

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

No. 7 of 2020—COVID-19 Emergency Response Act 2020

An Act to make various temporary modifications of the law of the State in response to the COVID-19 pandemic, to make related amendments to the Emergency Management Act 2004, the Payroll Tax Act 2009 and the South Australian Public Health Act 2011 and for other purposes.

By command,

STEVEN SPENCE MARSHALL Premier

APPOINTMENTS

Department of the Premier and Cabinet Adelaide, 9 April 2020

His Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training and Skills Commission, pursuant to the provisions of the Training and Skills Development Act 2008:

Member: from 9 April 2020 until 31 December 2020

Nikki Govan

Paul Stanley Williams

Deputy Member: from 9 April 2020 until 31 December 2020

Shaun James de Bruyn (Deputy to Govan) Robert Alexander Potter (Deputy to Williams)

By command,

STEVEN SPENCE MARSHALL

Premier

20IS/004CS

Department of the Premier and Cabinet Adelaide, 9 April 2020

His Excellency the Governor in Executive Council has been pleased to appoint Ashley David Files as a Magistrates Court Judicial Registrar on a part-time basis for a term of seven years commencing on 10 April 2020 and expiring on 9 April 2027—pursuant to section 7AB of the Magistrates Court Act 1991.

By command,

STEVEN SPENCE MARSHALL

Premier

AGO0040-20CS

Department of the Premier and Cabinet Adelaide, 9 April 2020

His Excellency the Governor in Executive Council has been pleased to appoint Joanne Bakas as a Magistrates Court Judicial Registrar on a part-time basis for a term of seven years commencing on 10 April 2020 and expiring on 9 April 2027—pursuant to section 7AB of the Magistrates Court Act 1991.

By command,

STEVEN SPENCE MARSHALL

Premier

AGO0040-20CS

PUBLIC FINANCE AND AUDIT ACT 1987

GOVERNOR'S APPROPRIATION FUND

Approval to Appropriate Funds from the Consolidated Account

PURSUANT to Section 12 of the Act, I approve the appropriation from the Consolidated Account to the public purposes of the State an additional amount of \$1,014,039,950 for the financial year ending 30 June 2020.

Given under my hand.

Dated: 9 April 2020

HIEU VAN LE Governor

PROCLAMATIONS

South Australia

Administrative Arrangements (Administration of COVID-19 Emergency Response Act) Proclamation 2020

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of COVID-19 Emergency Response Act) Proclamation 2020.*

2—Commencement

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

3—Administration of Act committed to Attorney-General

The administration of the *COVID-19 Emergency Response Act 2020* is committed to the Attorney-General.

Made by the Governor

Correctional Services (Miscellaneous) Amendment Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the *Correctional Services (Miscellaneous) Amendment Act (Commencement) Proclamation 2020.*

2—Commencement

The remaining provisions of the *Correctional Services (Miscellaneous) Amendment Act* 2018 (No 28 of 2018) will come into operation on 9 April 2020.

Made by the Governor

Landscape South Australia Act (Commencement) Proclamation 2020

1—Short title

This proclamation may be cited as the *Landscape South Australia Act (Commencement) Proclamation 2020.*

2—Commencement of suspended provisions

The following provisions of the *Landscape South Australia Act 2019* (No 33 of 2019) come into operation on 9 April 2020:

- (a) sections 28 and 29;
- (b) sections 36 to 39 (inclusive);
- (c) section 41;
- (d) section 51;
- (e) section 66;
- (f) section 69;
- (g) section 71;
- (h) section 76;
- (i) sections 88 and 89;
- (j) section 93(3);
- (k) section 102;
- (1) Schedule 2, clauses 1, 3 and 4;
- (m) Schedule 5, clause 95(3) to (6) (inclusive).

Made by the Governor

Landscape South Australia Act (Designated Day) Proclamation 2020

under the Landscape South Australia Act 2019

1—Short title

This proclamation may be cited as the *Landscape South Australia Act (Designated Day) Proclamation 2020.*

2—Commencement

This proclamation comes into operation on 9 April 2020.

3—Appointment of designated day

9 April 2020 is appointed as the designated day for the purposes of Schedule 5 clause 94 of the *Landscape South Australia Act 2019*.

Made by the Governor

Natural Resources Management (Repeal of Suspended Provisions) Proclamation 2020

under clause 43(2) of Schedule 4 of the Natural Resources Management Act 2004

Preamble

- Subclause (2) of clause 43 of Schedule 4 of the *Natural Resources Management Act 2004* provides that the Governor may, by proclamation, suspend the repeal of specified provisions of an Act that would otherwise be repealed by force of subclause (1) of that clause.
- The repeal of Parts 1 and 8 of the *Water Resources Act 1997* was suspended by the *Natural Resources Management Act (Suspension of Repeal of Specified Provisions of Another Act) Proclamation 2005 (Gazette 30.6.2005 p2096)* until a day to be fixed by subsequent proclamation.
- 3 It is expedient that those provisions now be repealed.

1—Short title

This proclamation may be cited as the *Natural Resources Management (Repeal of Suspended Provisions) Proclamation* 2020.

2—Commencement

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

3—Repeal of suspended provisions

Pursuant to clause 43(2) of Schedule 4 of the *Natural Resources Management Act 2004*, the day fixed for the repeal of Parts 1 and 8 of the *Water Resources Act 1997* is 9 April 2020.

Made by the Governor

REGULATIONS

South Australia

Freedom of Information (General) (SACAT Principal Officer) Variation Regulations 2020

under the Freedom of Information Act 1991

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Freedom of Information (General) Regulations 2017

4 Insertion of regulation 3B

3B Principal officer—South Australian Civil and Administrative Tribunal

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Freedom of Information (General) (SACAT Principal Officer) Variation Regulations 2020.*

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 Freedom of Information (General) Regulations 2017

4—Insertion of regulation 3B

After regulation 3A insert:

3B—Principal officer—South Australian Civil and Administrative Tribunal

For the purposes of the definition of *principal officer* in section 4(1) of the Act, the Registrar of the South Australian Civil and Administrative Tribunal is designated as principal officer of the South Australian Civil and Administrative Tribunal.

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 9 April 2020

No 39 of 2020

Correctional Services (Drug and Alcohol Testing) Variation Regulations 2020

under the Correctional Services Act 1982

Contents

Part 1—Preliminary

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- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Correctional Services Regulations 2016

4 Insertion of Part 7A

Part 7A—Drug and alcohol testing

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- 38A Interpretation
- 38B Apparatus for conduct of drug screening tests
- 38C CE may give approvals and authorisations for purposes of this Part

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38N Evidence etc

Division 5—Other matters

- 380 Test subject may arrange for analysis of biological sample
- 38P Destruction of biological samples

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Correctional Services (Drug and Alcohol Testing) Variation Regulations* 2020.

2—Commencement

These regulations come into operation on the day on which section 8 of the *Correctional Services (Miscellaneous) Amendment Act 2018* comes into operation.

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 Correctional Services Regulations 2016

4—Insertion of Part 7A

After Part 7 insert:

Part 7A—Drug and alcohol testing

Division 1—Preliminary

38A—Interpretation

(1) In this Part, unless the contrary intention appears—

approved blood test kit means a kit of a kind declared under the Road Traffic Act 1961 to be an approved blood test kit;

approved forensic laboratory means a laboratory approved by the CE as a forensic laboratory for the purposes of this Part;

approved scientist means—

- (a) a person appointed by the CE as an approved scientist for the purposes of this Part; or
- (b) a person holding a position of a class approved by the CE for the purposes of this Part;

authorised officer means—

- (a) a person appointed by the CE as an authorised officer for the purposes of this Part; or
- (b) a person holding a position of a class approved by the CE for the purposes of this Part;

blood test information sheet means an information sheet in an approved form that sets out, for the benefit of sample collectors, the procedures prescribed under regulation 38L;

medical practitioner means a person registered under the *Health Practitioner Regulation National Law* to practise in the medical profession (other than as a student);

prescribed concentration of alcohol means a concentration of 0.02 grams or more of alcohol in 100 millilitres of blood;

prescribed drug means—

- (a) cocaine;
- (b) delta-9-tetrahydrocannabinol;
- (c) diacetylmorphine;
- (d) methylamphetamine;
- (e) 3, 4-methylenedioxymethamphetamine (MDMA);

registered nurse means a person registered under the Health Practitioner Regulation National Law—

- (a) to practise in the nursing and midwifery profession as a nurse (other than as a student); and
- (b) in the registered nurses division of that profession;

responsible person, in relation to an approved forensic laboratory, means a person approved by the CE as a responsible person for the forensic laboratory for the purposes of this Part;

sample collector means—

- (a) in the case of a sample of blood—a medical practitioner or registered nurse; and
- (b) in the case of a sample of oral fluid or urine—an authorised officer:

test subject means a person required to undergo drug and alcohol testing under Part 7A of the Act;

urine screening test means a test of a kind approved by the CE under regulation 38C for the conduct of urine screening tests.

(2) For the purposes of this Part, a reference to a document being in an *approved form* means in a form approved by the CE under regulation 38C.

38B—Apparatus for conduct of drug screening tests

For the purposes of the definition of *drug screening test* in section 81S(1) of the Act, an apparatus a kind authorised by the CE is approved for the conduct of drug screening tests.

38C—CE may give approvals and authorisations for purposes of this Part

The CE may give such approvals or authorisations as are necessary or contemplated for the purposes of this Part, including (for example) approving or authorising certificates, other forms and tests for the conduct of urine screening.

Division 2—Testing for drugs

38D—General requirements

- (1) If a test subject (other than a person to whom section 81U(1) or 81V(1) of the Act applies) has been required to submit to testing for the presence of drugs under Part 7A of the Act—
 - (a) any drug screening test may not be commenced more than 8 hours following a critical incident; and
 - (b) any biological sample that is required to be taken from the test subject must not be taken more than 8 hours following a critical incident.
- (2) The performance of a drug screening test commences when a direction is first given to the test subject to provide a sample of oral fluid to be used for the drug screening test.

- (3) The following applies to the taking of a biological sample from a test subject by an authorised officer for the purposes of testing for drugs:
 - (a) if the authorised officer considers that a sample of oral fluid can be taken—the authorised officer must take a sample of oral fluid;
 - (b) if the authorised officer considers that a sample of oral fluid cannot be taken but that a sample of urine can—the authorised officer must take a sample of urine;
 - (c) if the authorised officer considers that neither a sample of oral fluid nor a sample of urine can be taken—the authorised officer must arrange for a medical practitioner or registered nurse to take a sample of blood.

38E—Oral fluid sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's oral fluid must be taken and dealt with for the purposes of testing for drugs:
 - (a) the authorised officer must provide the test subject with the means by which the test subject can provide the sample of oral fluid;
 - (b) when the authorised officer is satisfied that the test subject has provided a satisfactory sample of the test subject's oral fluid, the officer must place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
 - (c) each container must contain a sufficient quantity of oral fluid to enable an analysis to be made of the presence of a prescribed drug in the oral fluid;
 - (d) the authorised officer must then mark each container in a manner approved by the CE and seal each container;
 - (e) it is the duty of the authorised officer to take such measures as are reasonably practicable in the circumstances to ensure that the sample is not adulterated and does not deteriorate so as to prevent a proper analysis of the presence of a prescribed drug in the oral fluid;
 - (f) the authorised officer must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the officer and the test subject;
 - (g) the original of the signed certificate must then be sent to or retained on behalf of the CE:
 - (h) a copy of the signed certificate must be delivered to the test subject together with a written notice advising that a container containing part of the oral fluid sample taken from the test subject and marked with the identification number specified in the notice will be available for collection by or on behalf of the test subject at a specified place.
- (2) A test subject must comply with all reasonable directions of an authorised officer in connection with the taking of an oral fluid sample and the signing of a certificate under this regulation.

38F—Urine sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's urine must be taken and dealt with for the purposes of testing for drugs:
 - (a) the authorised officer must provide the test subject with a urine collection container and allow the test subject to provide the sample in private;
 - (b) the test subject must provide a sufficient sample of the test subject's urine in the container and then deliver the container to the authorised officer immediately;
 - (c) the authorised officer—
 - (i) must, within 4 minutes of receiving the sample, test the temperature, and conduct a visual examination, of the sample; and
 - (ii) may conduct any other test designed to determine whether or not the sample is a sample of the test subject's urine and is otherwise suitable for analysis;
 - (d) if the authorised officer has reasonable cause to suspect that the sample—
 - (i) is not a sample of the test subject's urine or has been diluted or tampered with in any way; or
 - (ii) is not suitable for analysis for some other reason,

the officer must require another sample to be provided in accordance with this regulation;

- (e) if the test subject provides 2 samples that, in the opinion of the authorised officer, are not samples of the test subject's urine or are otherwise unsuitable for analysis, the test subject will be taken to have failed to comply with section 81T, 81U or 81V of the Act (as the case requires);
- (f) when the authorised officer is satisfied that the test subject has provided a satisfactory sample of the test subject's urine, the officer may subject the sample to a urine screening test to determine whether the sample should be submitted for analysis;
- (g) if the authorised officer does not subject the sample to a urine screening test, or a urine screening test indicates that a prescribed drug may be present in the sample, the officer must, in the presence of the test subject place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
- (h) each container referred to in paragraph (g) must contain a sufficient quantity of urine to enable an analysis to be made of the presence of a prescribed drug in the urine;
- (i) the authorised officer must then mark each container in a manner approved by the CE and seal each container;

- (j) it is the duty of the authorised officer to take such measures as are reasonably practicable in the circumstances to ensure that the urine is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the urine of the test subject;
- (k) the authorised officer must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the officer and the test subject;
- (l) the original of the signed certificate must then be sent to or retained on behalf of the CE;
- (m) a copy of the signed certificate must be delivered to the test subject together with 1 of the sealed containers containing part of the urine sample.
- (2) A test subject must comply with all reasonable directions of an authorised officer in connection with the taking of a urine sample and the signing of a certificate under this regulation.

38G—Blood sample processes

- (1) The following are the procedures in accordance with which a sample of a test subject's blood must be taken and dealt with for the purposes of testing for drugs:
 - (a) the sample must be taken by a medical practitioner or registered nurse;
 - (b) the sample collector must place the sample, in approximately equal proportions, in 2 containers suitable for the purpose;
 - (c) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of any prescribed drug present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
 - (d) the sample collector must then mark each container in a manner approved by the CE and seal each container;
 - (e) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of any prescribed drug present in the blood of the test subject;
 - (f) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form, which must then be signed by the sample collector and the test subject;
 - (g) the original of the signed certificate must then be sent to or retained on behalf of the CE;
 - (h) a copy of the signed certificate must be delivered to the test subject together with 1 of the sealed containers containing part of the blood sample;

- (i) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to an authorised officer.
- (2) A test subject must comply with all reasonable directions of a sample collector in connection with the taking of a blood sample and the signing of a certificate under this regulation.

38H—Analysis of biological sample

- (1) If an authorised officer—
 - (a) takes a urine or oral fluid sample and completes a certificate in relation to the sample; or
 - (b) is given a blood sample and a certificate in relation to the sample,

in accordance with this Division, the authorised officer must cause the sample and certificate to be delivered to an approved forensic laboratory as soon as is reasonably practicable after the relevant taking or giving of the sample or certificate.

- (2) A responsible person for the approved forensic laboratory must, as soon as possible following the delivery of a sample under subregulation (1), ensure that the sample is analysed by or under the supervision of an approved scientist to determine the presence of any prescribed drug in the sample.
- (3) The approved scientist must then complete and sign a certificate certifying as to the following matters:
 - the date of receipt at the approved forensic laboratory of the sample container and the certificate accompanying the sample container;
 - (b) the details of the mark on the sample container and the manner in which it was sealed;
 - (c) the name and professional qualifications of the approved scientist;
 - (d) the presence of any prescribed drug found to be present in the sample;
 - (e) any factors relating to the sample or the analysis that might, in the opinion of the approved scientist, adversely affect the accuracy or validity of the analysis;
 - (f) any other information relating to the sample or analysis (or both) that the approved scientist thinks fit to include.
- (4) The approved scientist's certificate must be sent by post to the test subject at the address shown as the test subject's address on the certificate accompanying the sample container.
- (5) A copy of the approved scientist's certificate must be sent to the CE.
- (6) A biological sample delivered to an approved forensic laboratory under this regulation must be held by a responsible person for the approved forensic laboratory for a period of not less than 6 months following the delivery.

Division 3—Alcohol testing

38I—Breath analyses—general

- (1) An authorised officer may carry out breath testing of a test subject under this Division.
- (2) Breath analysis to which a test subject has been required to submit under Part 7A of the Act may not be commenced more than 8 hours following a critical incident.
- (3) The performance of breath analysis commences when a direction is first given to the test subject to exhale into the breath analysing instrument to be used for the test.
- (4) A test subject required under the Act to submit to breath analysis must not refuse or fail to comply with all reasonable directions of the person operating the breath analysing instrument in relation to the requirement and, in particular, must not refuse or fail to exhale into the instrument by which the breath analysis is conducted in accordance with the directions of the person operating the instrument.

38J—Concentration of alcohol in breath taken to indicate concentration of alcohol in blood

If a test subject submits to a breath analysis and the breath analysing instrument produces a reading in terms of a number of grams of alcohol in 210 litres of the person's breath, the reading will, for the purposes of this Part, be taken to be that number of grams of alcohol in 100 millilitres of the person's blood.

38K—Conduct of breath analysis

- (1) If a test subject submits to a breath analysis, the initial breath analysis must be conducted as follows:
 - (a) the test subject must provide an initial sample of breath for analysis;
 - (b) the sample must be provided in accordance with the directions of the authorised officer conducting the analysis and must consist of not less than 1 litre of breath;
 - (c) if the sample provided under paragraph (a) indicates that at least the prescribed concentration of alcohol may be present in the blood of the test subject, the test subject may be required to submit to further breath analysis under this regulation.
- (2) Despite subregulation (1)—
 - (a) if, on analysing the sample of breath, the breath analysing instrument indicates an error in the analysis of the sample—
 - (i) that sample must be disregarded; and
 - (ii) the test subject may be required to provide a further sample of breath for analysis using a different instrument (and that sample must be provided in accordance with subregulation (1)(b)); or

- (b) if, on analysing a sample of breath, the breath analysing instrument indicates the presence of alcohol in the mouth of the test subject—
 - (i) that sample must be disregarded; and
 - (ii) the test subject may be required to provide a further sample of breath for analysis (and that sample must be provided in accordance with subregulation (1)(b)).
- (3) If a test subject is required to submit to further breath analysis under this regulation, the breath analysis must be conducted in the following manner:
 - (a) the test subject must provide 2 separate samples of breath for analysis;
 - (b) each sample must be provided in accordance with the directions of the authorised officer conducting the analysis and must consist of not less than 1 litre of breath;
 - (c) there must be an interval of not less than 2 minutes and not more than 10 minutes between the provision of the samples.
- (4) Despite subregulation (3)—
 - (a) if, on analysing a sample of breath, the breath analysing instrument indicates an error in the analysis of the sample—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis using a different instrument (and such samples must be provided in accordance with subregulation (3)(b) and (c)); or
 - (b) if, on analysing a sample of breath, the breath analysing instrument indicates the presence of alcohol in the mouth of the test subject—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (3)(b) and (c)); or
 - (c) if, on analysing 2 samples of breath, the breath analysing instrument indicates that the reading obtained on analysis of the second sample was more than 15% higher or lower than the reading obtained on analysis of the first sample—
 - (i) those samples must be disregarded; and
 - (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (3)(b) and (c)); or
 - (d) if, for any reason, a second sample of breath is not provided within 10 minutes of the provision of the first sample—

- (i) the first sample is to be disregarded; and
- (ii) the test subject may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (3)(b) and (c)).
- (5) If a test subject submits to a breath analysis, the result of the breath analysis will, for the purposes of Part 7A of the Act, be taken to be the reading produced by the breath analysing instrument, on analysis of the samples of breath provided by the test subject in accordance with this regulation, that indicates the lowest concentration of alcohol in the test subject's breath (not taking into account any samples that, in accordance with this regulation, are to be disregarded).

38L—Procedures for voluntary blood test

The following are the procedures in accordance with which a sample of a test subject's blood must be taken and dealt with for the purposes of testing for the presence of alcohol:

- (a) the test subject must cause the sample to be taken by a medical practitioner or registered nurse of the test subject's choice and must deliver to the sample collector—
 - (i) the blood test kit supplied to the test subject under regulation 38N(4)(b) for use for that purpose; and
 - (ii) the blood test information sheet supplied to the test subject under regulation 38M;
- (b) the sample must be taken by the sample collector as soon as is reasonably practicable but, in any event, within 4 hours of the test subject having submitted to the breath analysis indicating, for the purposes of the Act, the presence of alcohol in the test subject's blood;
- (c) the sample collector must place the sample, in approximately equal proportions, in 2 containers (being the containers provided as part of the blood test kit);
- (d) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of alcohol present in the blood and the sample of blood taken by the sample collector must be such as to furnish 2 such quantities of blood;
- (e) the sample collector must seal each container by application of the adhesive seal bearing an identifying number provided as part of the blood test kit;
- (f) it is the duty of the sample collector to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of alcohol present in the blood of the test subject;
- (g) the sample collector must then complete a certificate in the approved form by inserting the particulars required by the form;

- (h) the certificate must be signed by the sample collector certifying as to the matters set out in the form;
- (i) the certificate must also bear the signature of the test subject, attested to by the signature of the sample collector;
- (j) the original of the signed certificate must then be delivered to the test subject together with 1 of the sealed containers containing part of the blood sample;
- (k) a copy of the signed certificate must be delivered by the sample collector together with the other sealed container containing part of the blood sample to an authorised officer who must, in turn, deliver that copy of the certificate and the blood sample container to responsible person for the approved forensic laboratory;
- (l) the blood sample container and copy of the certificate referred to in paragraph (k) must not be delivered into the possession of the test subject;
- (m) on receipt of the blood sample container and certificate at an approved forensic laboratory, the blood in the container must be analysed as soon as is reasonably practicable by or under the supervision of an approved scientist to determine the concentration of alcohol present in the blood expressed in grams in 100 millilitres of blood;
- (n) the approved scientist must then complete and sign a certificate certifying as to the following matters:
 - the date of receipt at the approved forensic laboratory of the blood sample container and the certificate accompanying the blood sample container;
 - (ii) the identifying number appearing on the adhesive seal used to seal the blood sample container;
 - (iii) the name and professional qualifications of the approved scientist;
 - (iv) the concentration of alcohol found to be present in the blood expressed in grams in 100 millilitres of blood;
 - (v) any factors relating to the blood sample or the analysis that might, in the opinion of the approved scientist, adversely affect the accuracy or validity of the analysis;
 - (vi) any other information relating to the blood sample or analysis or both that the approved scientist thinks fit to include;
- (o) the approved scientist's certificate must be sent by post to the test subject at the address shown as the test subject's address on the certificate accompanying the blood sample container;
- (p) a copy of the approved scientist's certificate must be sent to or retained on behalf of the CE.

38M—Request for approved blood test kit

- (1) For the purposes of regulation 38N(4)(b), a request for an approved blood test kit must be made in accordance with the following provisions:
 - (a) the request may, in the first instance, be made orally to the authorised officer conducting the breath analysis;
 - (b) on such a request having been made by the test subject, the authorised officer or any other officer or employee of the Department present must complete a written request in an approved form by inserting the particulars required by the form;
 - (c) the test subject making the request must then sign the request form in the presence of the authorised officer or other officer or employee of the Department and the test subject's signature must be attested to by the signature of the authorised officer or other officer or employee;
 - (d) the original of the signed request form may be retained by the test subject making the request;
 - (e) a copy of the signed request form must be delivered to the authorised officer or other officer or employee of the Department.
- (2) The copy of the request form delivered to the authorised officer or other officer or employee of the Department must be delivered to the CE or retained on the CE's behalf for 12 months from the day on which the request form was signed by the test subject making the request.
- (3) If a test subject requests an approved blood test kit, the authorised officer or any other officer or employee of the Department must provide the test subject with a blood test information sheet.

Division 4—Evidence etc

38N—Evidence etc

- (1) If the requirements and procedures in relation to breath analysing instruments and breath analysis under this Part, including subregulations (3) and (4), have been complied with, it must be presumed, in the absence of proof to the contrary, that the concentration of alcohol so indicated was present in the blood of the test subject at the time of the analysis.
- (2) No evidence can be adduced in rebuttal of the presumption created by subregulation (1) except—
 - (a) evidence of the concentration of alcohol in the blood of the test subject as indicated by analysis of a sample of blood taken and dealt with in accordance with the procedures set out in this Part; and
 - (b) evidence as to whether the results of analysis of the sample of blood demonstrate that the breath analysing instrument gave a false reading of the concentration of alcohol present in the blood of the test subject.

- (3) As soon as is practicable after a test subject has submitted to an analysis of breath by means of a breath analysing instrument, the authorised officer who conducted the analysis must deliver to the test subject a statement in writing specifying—
 - (a) the reading produced by the breath analysing instrument; and
 - (b) the date and time of the analysis.
- (4) If a test subject has submitted to an analysis of breath by means of a breath analysing instrument and any concentration of alcohol is indicated as being present in the blood of that test subject by the breath analysing instrument, the authorised officer who conducted the analysis must immediately—
 - (a) give the person the oral advice determined by the CE and deliver to the person the written notice determined by the CE as to the operation of this Act in relation to the results of the breath analysis and as to the procedures set out in this Part for the taking and analysis of a sample of the person's blood; and
 - (b) at the request of the person made in accordance with regulation 38M, deliver an approved blood test kit to the person.
- (5) A certificate purporting to be signed by an authorised officer in relation to a breath analysing instrument and to certify that—
 - (a) the apparatus used by the authorised officer was a breath analysing instrument within the meaning of Part 7A of the Act; and
 - (b) the breath analysing instrument was in proper order and was properly operated; and
 - (c) the provisions of Part 7A of the Act and this Part with respect to breath analysing instruments and the manner in which an analysis of breath by means of a breath analysing instrument is to be conducted were complied with is, in the absence of proof to the contrary, proof of the matters so certified.
- (6) A certificate purporting to be signed by an approved scientist, certifying as to the concentration of alcohol, or any prescribed drug, found in a specimen of blood identified in the certificate expressed in grams in 100 millilitres of blood is, in the absence of proof to the contrary, proof of the matters so certified.
- (7) A certificate purporting to be signed by an authorised officer and to certify that—
 - (a) a person named in the certificate submitted to an analysis of breath by means of a breath analysing instrument on a day and at a time specified in the certificate; and
 - (b) the breath analysing instrument produced a reading specified in the certificate; and
 - (c) a statement in writing required by subregulation (3) was delivered in accordance with that subregulation,

is, in the absence of proof to the contrary, proof of the matters so certified.

- (8) A certificate purporting to be signed by an authorised officer and to certify—
 - (a) that, on a date and at a time specified in the certificate, a person named in the certificate submitted to an analysis of breath by means of a breath analysing instrument; and
 - (b) that the relevant oral advice and the relevant written notice were given and delivered to the person in accordance with subregulation (4)(a); and
 - (c) that—
 - (i) the person did not make a request for an approved blood test kit in accordance with this Part; or
 - (ii) at the request of the person, a kit that, from an examination of its markings, appeared to the person signing the certificate to be an approved blood test kit was delivered to the person in accordance with subregulation (4)(b),

is, in the absence of proof to the contrary, proof that the requirements of subregulation (4) were complied with in relation to the person.

- (9) A certificate purporting to be signed by an authorised officer and to certify that an apparatus referred to in the certificate is or was of a kind approved by regulation 38B for the conduct of drug screening tests is, in the absence of proof to the contrary, proof of the matter so certified.
- (10) A certificate purporting to be signed by an authorised officer and to certify that a person named in the certificate submitted to a drug screening test on a specified day and at a specified time and that the drug screening test indicated that a prescribed drug may then have been present in the oral fluid of the person is, in the absence of proof to the contrary, proof of the matters so certified.
- (11) A certificate purporting to be signed by an authorised officer and to certify that an apparatus used to conduct a drug screening test was in proper order and that the drug screening test was properly conducted is, in the absence of proof to the contrary, proof of the matters so certified.
- (12) A certificate purporting to be signed by an authorised officer and to certify that a person named in the certificate was required under Part 7A of the Act and this Part to submit to breath analysis and refused or failed to comply with all reasonable directions of an authorised officer in relation to the requirement is, in the absence of proof to the contrary, proof of the matter so certified.
- (13) A certificate purporting to be signed by the CE and to certify that—
 - (a) a person named in the certificate is an authorised officer; or
 - (b) a person named in the certificate is an approved scientist; or
 - (c) a person named in the certificate is a responsible person for an approved forensic laboratory,

is, in the absence of proof to the contrary, proof of the matter so certified.

- (14) In disciplinary proceedings referred to in section 81X of the Act, and in the absence of proof to the contrary, any of the following certificates is evidence of the matters certified in the certificate:
 - (a) a certificate purporting to be signed by a sample collector certifying that an identified urine or oral fluid sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with this Part;
 - (b) a certificate purporting to be signed by a medical practitioner or registered nurse certifying that an identified blood sample was taken or collected—
 - (i) from a named person; and
 - (ii) at a specified date and time; and
 - (iii) in accordance with this Part;
 - (c) a certificate purporting to be signed by an authorised officer certifying—
 - (i) that the apparatus used to conduct an oral fluid analysis was in proper order; and
 - (ii) that the oral fluid analysis was properly conducted;
 - (d) a certificate purporting to be signed by an approved scientist certifying—
 - (i) that an identified blood, urine or oral fluid sample taken from a named person was analysed for alcohol or prescribed drugs in accordance with this Part; and
 - (ii) the results obtained from that analysis.
- (15) If a certificate of an approved scientist relating to a blood, urine or oral fluid sample taken in accordance with this Part is received as evidence in disciplinary proceedings and states that a prescribed drug has been found to be present in the blood, urine or oral fluid sample to which the certificate relates, it will be presumed, in the absence of proof to the contrary, that the prescribed drug stated in the certificate was present in the sample when the sample was taken.

Division 5—Other matters

380—Test subject may arrange for analysis of biological sample

- (1) A test subject from whom a biological sample was taken for the purposes of Part 7A of the Act may cause the sample as contained in the sample container delivered to that test subject to be analysed to determine the presence of any alcohol or prescribed drug present in the sample.
- (2) The cost of analysis under subregulation (1) will be borne by the test subject.

38P—Destruction of biological samples

The CE must ensure that a biological sample taken for the purposes of Part 7A of the Act (and any other forensic material taken incidentally in the course of drug and alcohol testing) is destroyed—

- (a) if disciplinary proceedings based on evidence of the results of analysis of the biological sample are not commenced—as soon as is reasonably practicable after the decision has been made not to commence proceedings; or
- (b) if disciplinary proceedings are commenced—as soon as is reasonably practicable after the proceedings (including any proceedings on review or appeal) are finally determined or discontinued.

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 9 April 2020

No 40 of 2020

Landscape South Australia (Transitional Provisions) (Miscellaneous) Variation Regulations 2020

under the Landscape South Australia Act 2019

Contents

Part 1—Preliminary

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- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Landscape South Australia (Transitional Provisions) Regulations 2019

- 4 Variation of heading to Part 2
- 5 Variation of regulation 5—Regional NRM boards
- 6 Insertion of regulations 6 to 8
 - 6 NRM groups
 - 7 NRM Committees
 - 8 Financial statements and annual reports
- 7 Insertion of Parts 3 to 5

Part 3—Financial matters (including levies)

- 9 Amounts outstanding under Water Resources Act 1997
- Funds to assist in implementation of Act
- 11 Additional transitional financial years

Part 4—Water management

- 12 General
- 13 Bundled water licences

Part 5—Miscellaneous

- 14 Regional landscape board staff
- 15 Landscape affecting activities
- 16 Control or quarantining of a plant or animal

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Landscape South Australia (Transitional Provisions)* (Miscellaneous) Variation Regulations 2020.

2—Commencement

These regulations come into operation on 9 April 2020.

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 Landscape South Australia (Transitional Provisions) Regulations 2019

4—Variation of heading to Part 2

Heading to Part 2—delete "Establishment of boards" and substitute:

Governance

5—Variation of regulation 5—Regional NRM boards

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

- (2) In connection with the operation of Schedule 5 clause 90(1) of the Act—
 - (a) if a person is appointed under that clause as the sole member of a regional NRM board—they will be taken to be the presiding member of the board under the repealed Act; and
 - (b) if 2 or more persons are appointed under that clause as the members of a regional NRM board—the Minister may appoint 1 of the persons as the presiding member of the board under the repealed Act.

6—Insertion of regulations 6 to 8

After regulation 5 insert:

6-NRM groups

- (1) An NRM group that has not been abolished under section 46 of the repealed Act before the designated day will continue in existence until abolished by the Minister by notice in the Gazette under this regulation.
- (2) In connection with subregulation (1)—
 - (a) subject to any direction of the Minister, the NRM group will be responsible to the regional landscape board or boards with regions that coincide with any part of the area within which the NRM group operates; and
 - (b) sections 47 to 62 (inclusive), other than section 61, of the repealed Act will continue to apply to and in relation to the NRM group subject to the following provisions:
 - (i) a reference in those sections to a relevant regional NRM board or boards will be taken to be a reference to the relevant regional landscape board or boards referred to in paragraph (a); and
 - (ii) a reference in those sections to a relevant regional NRM plan will be taken to include a reference to a relevant regional landscape plan; and
 - (iii) the functions of the NRM group will include supporting the objects of the Act and assisting in other ways to support the administration of the Act at the local level; and

- (c) on the abolition of the NRM group the Minister may, by notice in the Gazette, provide for the vesting or distribution of any outstanding property, assets or rights of the NRM group, and attach any liability of the NRM group to the Minister or to a regional landscape board (as the Minister thinks fit).
- (3) In this regulation—

designated day means the designated day under Schedule 5 clause 90 of the Act.

7—NRM Committees

- (1) A committee established by a regional NRM board under section 35 of the repealed Act and in existence immediately before the designated day will, subject to the Act, be taken to be a committee established under section 36 of the Act by a regional landscape board or boards with a region, or any part of a region that coincides with the region of the NRM board (and then may be reconstituted or dissolved by the regional landscape board or boards as they think fit).
- (2) In this regulation—

designated day means the designated day under Schedule 5 clause 90 of the Act.

8—Financial statements and annual reports

- (1) The Chief Executive will be responsible for—
 - (a) the finalisation of the accounts and financial statements for the 2019/2020 financial year for regional NRM boards and NRM groups; and
 - (b) the preparation of an annual report relating to the activities of regional NRM boards and NRM groups for the 2019/2020 financial year.
- (2) Subregulation (1) does not apply in relation to an NRM group that continues in existence during any part of the 2020/2021 financial year.
- (3) If a regional landscape board established during the 2019/2020 financial year does not hold any money during that financial year, the board is not required to prepare and provide an annual report for that financial year to the Minister.

7—Insertion of Parts 3 to 5

After regulation 8 insert:

Part 3—Financial matters (including levies)

9—Amounts outstanding under Water Resources Act 1997

- (1) This regulation applies to—
 - (a) a levy or penalty declared under the relevant Act; and
 - (b) interest payable under the relevant Act (including interest that may be declared on account of any default under the relevant Act); and
 - (c) any rental for water meters; and

- (d) any other fee or amount payable under the relevant Act.
- (2) An amount or liability to which this regulation applies is prescribed for the purposes of Schedule 5 clause 96(d) of the Act.
- (3) An amount or liability to which this regulation applies that is recovered under the repealed Act—
 - (a) will, subject to the operation of Schedule 5 clause 97 of the Act, be paid into the NRM Fund; and
 - (b) will be applied—
 - (i) for any purpose for which it could be applied before the relevant day; or
 - (ii) for any purpose connected with the operation of the repealed Act or the *Landscape South Australia Act 2019*.
- (4) In this regulation—

relevant Act means the Water Resources Act 1997;

relevant day means the day on which Parts 1 and 8 of the relevant Act are repealed.

10—Funds to assist in implementation of Act

A regional NRM board may apply any part of its fund under section 120 of the repealed Act in providing support to the implementation of the *Landscape South Australia Act 2019*.

11—Additional transitional financial years

- (1) In relation to a prescribed transitional financial year—
 - (a) the annual business plan of a regional landscape board does not need to be consistent with a regional landscape plan insofar as that plan is a regional NRM plan that has been applied and adopted under Schedule 5 Part 30 of the Act; and
 - (b) the Minister may extend the scheme established under Schedule 5 clause 95(4) of the Act so that it applies in relation to 1 or both of the prescribed transitional financial years, subject to the following qualifications:
 - (i) subsections (4) to (10) of section 51 of the Act will apply in relation to those prescribed transitional financial years;
 - (ii) the scheme may not modify the requirements of sections 66, 71 or 76 of the Act in relation to those prescribed transitional financial years,

but otherwise the scheme may continue to apply as set out in Schedule 5 clause 95 of the Act.

(2) In this regulation—

prescribed transitional financial year means the 2023/2024 financial year and the 2024/2025 financial year.

Part 4—Water management

12—General

- (1) The following regulations will, on and from the designated day, continue to have force and effect as it they were regulations made under the relevant provisions of the Act (and may be varied or revoked by the Governor under the Act):
 - (a) the Natural Resources Management (Eastern and Western Mount Lofty Ranges—Prescribed Water Resources) (Exemption of Certain Existing Users) Regulations 2012;
 - (b) the Natural Resources Management (Marne Saunders Prescribed Water Resources Area—Reduction of Water Access Entitlements) Regulations 2009;
 - (c) the Natural Resources Management (Peake, Roby and Sherlock Prescribed Wells Area—Reduction of Water Access Entitlements) Regulations 2010.
- (2) A direction given to an owner of land under section 134 of the repealed Act, and in effect immediately before the designated day, will continue to have effect as it had been given under section 111 of the Act.
- (3) A proclamation under section 142 or Schedule 2 of the repealed Act, and in effect immediately before the designated day, will continue to have effect as if it were a proclamation made under the corresponding provisions of the Act (and may be varied or revoked by the Governor under the Act).
- (4) A determination of the Minister under section 146(4) of the repealed Act, and in effect immediately before the designated day, will continue to have effect as if it had been made under the corresponding section of the Act (and may be varied by the Minister under the Act).
- (5) A procedure established by the Minister in relation to applications for licences under section 147(2) of the repealed Act, as in effect immediately before the designated day, may continue to have effect under section 122 of the Act.
- (6) A determination of the Minister under section 152(7)(b) of the repealed Act, or any policy established by the Minister for the purposes of that section, and in effect immediately before the designated day, will continue to have effect as if it had been made under the corresponding section of the Act.
- (7) A requirement, direction, approval, specification or determination of the Minister under Part 3 of the *Natural Resources Management (Financial Provisions) Regulations 2005*, and in effect immediately before the designated day, will continue to have effect as if it had been made under the corresponding regulations under the Act (and may be varied by the Minister on or after the designated day as the Minister thinks fit).

- (8) A direction under regulation 20 of the *Natural Resources Management* (*General*) *Regulations* 2005, and in effect immediately before the designated day, will continue to have effect as if it had been made under the corresponding regulations under the Act (and in the case of a direction of the Chief Officer, that will be taken to be a direction of the Chief Executive, and any such direction may be varied on or after the designated day).
- (9) In this regulation—

designated day means the designated day under Schedule 5 clause 101 of the Act.

13—Bundled water licences

- (1) A quantity of water included as part of a water licence, as determined under a water allocation plan or section 164N of the repealed Act or section 155 of the Act, and as referred to in Schedule 5 clause 102(1)(b) of the Act, may be taken to be a water access entitlement (and may then be transferred or otherwise dealt with as a water access entitlement under the Act).
- (2) A water allocation plan is not required to comply with the requirements of section 53(1)(c) and (d) of the Act in relation to a prescribed water resource under Schedule 5 clause 102 of the Act.
- (3) A water allocation plan that relates to a prescribed water resource under Schedule 5 clause 102 of the Act may be reviewed or amended without the need to make provision for—
 - (a) a matter referred to in section 53(1)(c) or (d) of the Act; or
 - (b) any other matter that is subject to the operation of Schedule 5 clause 102 of the Act.
- (4) This regulation applies in relation to a particular prescribed water resource until the designated day for the prescribed water resource under Schedule 5 clause 102 of the Act.

Part 5—Miscellaneous

14—Regional landscape board staff

- (1) This regulation applies in relation to any person employed under section 35(4) of the Act before 1 July 2021.
- (2) Until 1 July 2021, the Chief Executive (rather than the general manager of a regional landscape board) will, after obtaining the approval of the Commissioner for Public Sector Employment, determine the terms and conditions of employment of a person to whom this regulation applies.

15—Landscape affecting activities

The Minister may approve a landscape affecting activities control policy, and make any consequential amendment to a regional landscape plan, by notice in the Gazette, without the application or adoption of any other procedures under the Act for approval or amendment if the Minister certifies, in the notice, that the policy is making provision in relation to the conservation, management or protection of any landscape in the same terms, or substantially the same terms, as provisions that have been applying under the regional landscape plan.

16—Control or quarantining of a plant or animal

A notice of the Minister under section 187 of the repealed Act, and in effect immediately before the designated day under Schedule 5 clause 101 of the Act, will continue to have effect as if it had been made under the corresponding section of the Act (and may be varied or revoked by the Minister under 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 9 April 2020

No 41 of 2020

Development (Schedule 9) Variation Regulations 2020

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Development Regulations 2008

4 Variation of Schedule 9—Public notice categories

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Schedule 9) Variation Regulations 2020.*

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 Development Regulations 2008

4—Variation of Schedule 9—Public notice categories

Schedule 9, Part 2—after clause 29 insert:

- Except where the development falls within Part 1 of this Schedule, and subject to subclause (2), any development in a General Farming, Primary Industry, Primary Production or Rural zone delineated in the relevant Development Plan involving, or for the purposes of, any 1 or more of the following:
 - (a) the construction of, or a change of use to, a shop;
 - (b) the construction of, or a change of use to, tourist accommodation;
 - (c) industry associated with food or beverage production,

including any associated amenities or storage or other facilities.

- (2) Subclause (1) applies where the total amount to be applied to any work, when all stages of the development are completed, exceeds—
 - (a) if the development is in Metropolitan Adelaide—\$5 000 000; or

(b) in any other case—\$3 000 000.

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 9 April 2020

No 42 of 2020

Cost of Living Concessions (COVID-19 JobSeeker Household Payment) Variation Regulations 2020

under the Cost of Living Concessions Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Cost of Living Concessions Regulations 2009

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 6—Concession eligibility requirements (section 3(2)(b))

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Cost of Living Concessions (COVID-19 JobSeeker Household Payment) Variation Regulations 2020.*

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 Cost of Living Concessions Regulations 2009

4—Variation of regulation 3—Interpretation

Regulation 3(1), definition of *prescribed payments*, (a)—after subparagraph (ii) insert:

(iia) a JobSeeker payment;

5—Variation of regulation 6—Concession eligibility requirements (section 3(2)(b))

(1) Regulation 6(1)—delete "For" and substitute:

Subject to subregulation (3), for

- (2) Regulation 6—after subregulation (2) insert:
 - (3) A person is not eligible for a payment under section 3(2) of the Act in respect of the financial year commencing 1 July 2020 if—
 - (a) the person received a designated payment made by the Minister during the prescribed period; or

- (b) another person received such a payment in respect of the same residential premises.
- (4) In this regulation—

designated payment means an ex gratia COVID-19 JobSeeker Household Payment made by the Minister;

prescribed period means the period—

- (a) commencing on the day on which this regulation is made; and
- (b) ending on the day notified in the Gazette by the Minister.

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 9 April 2020

No 43 of 2020

South Australia

Development (Public Health Emergency) Variation Regulations 2020

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 2008*

- 4 Insertion of regulation 3A
 - 3A Public inspection—public health emergency
- 5 Variation of regulation 5—Application of Act
- 6 Variation of regulation 12—Public meeting
- 7 Variation of regulation 24—Referrals
- 8 Variation of regulation 38—Determination of Commission as relevant authority
- 9 Variation of regulation 63C—EIS process—specific provisions
- Variation of regulation 63D—PER process—specific provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Public Health Emergency) Variation Regulations 2020.*

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 *Development Regulations 2008*

4—Insertion of regulation 3A

After regulation 3 insert:

3A—Public inspection—public health emergency

- (1) For the purposes of these regulations, a requirement applying to a person or body to keep prescribed information at, or to make prescribed information available for inspection at, a principal office, will be taken to be satisfied if the prescribed information is kept in an manner accessible to the public, or made available to the public for inspection, on a website determined by the person or body (as the case requires).
- (2) In this regulation—

prescribed information means a document, register or any other information or material.

(3) This regulation expires on 30 September 2020.

5—Variation of regulation 5—Application of Act

Regulation 5—delete subregulation (4a) and substitute:

- (4a) Pursuant to section 7(3)(b) of the Act, section 34 of the Act applies with the following prescribed variations during the period from the commencement of this subregulation until the designated day:
 - (1) Section 34(1)(b)—after subparagraph (xi) insert:
 - (xii) where the proposed development falls within a class of development designated by the Minister by notice published on the SA planning portal (kept under the *Planning, Development and Infrastructure Act 2016*),
 - (2) Section 34(1a)—delete subsection (1a)
 - (3) Section 34—after subsection (1a) insert:
 - (1ab) If the Minister publishes a notice under subsection (1)(b)(xii), the State Planning Commission in acting as the relevant authority in relation to a proposed development to which the notice applies may, as it thinks fit, do either or both of the following:
 - (a) adopt any assessment, finding or determination that was made by a relevant authority that has been acting in relation to the proposed development;

- (b) continue to assess the proposed development from the stage reached immediately before the Minister acted under that subsection.
- (4b) Pursuant to section 7(3)(b) of the Act, section 37 of the Act applies with the following prescribed variations during the period from the commencement of this subregulation until the designated day:
 - (1) Section 37(3)(a)—after "time" insert:

(of a maximum of 5 business days)

- (2) Section 37—after subsection (3) insert:
 - (3a) A prescribed body may only make a request under subsection (2) in relation to an application referred to it under this section on 1 occasion.
- (4c) Pursuant to section 7(3)(b) of the Act, section 44 of the Act applies with the following prescribed variation during the period from the commencement of this subregulation until the designated day:

Section 44—after subsection (4) insert:

- (4a) Subsection (4) does not apply to prevent—
 - (a) a person who operates a shop used primarily for the sale of foodstuffs by retail from—
 - (i) loading or unloading goods at the shop at any time; or
 - (ii) opening the shop to the public at any time; or
 - (b) a person who owns, controls or operates premises of a kind specified by the Minister by notice published on the SA planning portal (kept under the *Planning, Development and Infrastructure Act 2016*) from loading or unloading goods at the premises at any time.

6—Variation of regulation 12—Public meeting

Regulation 12—after subregulation (4) insert:

- (5) Despite subregulations (3) and (4), the body responsible for convening a public meeting held under section 25(11)(b) or 26(5c)(b) of the Act may conduct the meeting remotely by using audio-visual technology or other electronic means so that interested persons are able to observe the meeting and are given an opportunity to make representations on the proposed amendment or any submission on the amendment at an appropriate time.
- (6) Subregulation (5) expires on 30 September 2020.

7—Variation of regulation 24—Referrals

Regulation 24(1)(b)—delete paragraph (b) and substitute:

- (b) must not make its decision until it has received a response from that body in relation to the matter or matters for which the referral was made (but if a response is not received from the body—
 - (i) in the case of an application referred after the commencement of the *Development (Public Health Emergency) Variation**Regulations 2020 and before 30 September 2020—within 20 business days of the referral; or
 - (ii) in any other case—within the period prescribed by Schedule 8,

it will be presumed, unless the body notifies the relevant authority within that period that the body requires an extension of time because of section 37(3) of the Act, that the body does not desire to make a response, or concurs (as the case requires)).

8—Variation of regulation 38—Determination of Commission as relevant authority

Regulation 38—after subregulation (5) insert:

(5a) Despite a preceding subregulation, subregulation (2)(b) does not apply from the commencement of the *Development (Public Health Emergency) Variation Regulations 2020* until 30 September 2020.

9—Variation of regulation 63C—EIS process—specific provisions

Regulation 63C—after subregulation (2) insert:

- (2a) Nothing in this regulation prevents a public meeting from being conducted remotely by using audio-visual technology or other electronic means, provided that interested persons must be able to observe the meeting and the meeting must be conducted in a way that assists interested persons to make submissions under the Act.
- (2b) Subregulation (2a) expires on 30 September 2020.

10—Variation of regulation 63D—PER process—specific provisions

Regulation 63D—after subregulation (2) insert:

- (2a) Nothing in this regulation prevents a public meeting from being conducted remotely by using audio-visual technology or other electronic means, provided that interested persons must be able to observe the meeting and the meeting must be conducted in a way that assists interested persons to make submissions under the Act.
- (2b) Subregulation (2a) expires on 30 September 2020.

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 9 April 2020

No 44 of 2020

RULES OF COURT

MAGISTRATES COURT OF SOUTH AUSTRALIA

Amendment 83 to the Magistrates Court Rules 1992

PURSUANT to section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

- These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 83)'.
- 2. The Magistrates Court Rules 1992 ('the Rules') as amended by these amendments apply to and govern all actions in the criminal division of the Court on and after the date on which these amendments are gazetted.
- 3. Rule 27A.04 is deleted and replaced as follows:
 - 27A.04 The hearing date and location on the summons will be selected by SA Police from a set of dates and locations that have been provided by the Registrar to SA Police. The hearing date selected will be no less than 1 month and no more than 6 months from the date of issue of the summons.
- The following is inserted after Rule 27A.06:
 - 27A.07 The number of summonses issued by SA Police bearing the same hearing date and location must not be more than 10 during a declared major emergency under section 23(1) of the *Emergency Management Act 2004*.

Dated: 7 April 2020

MARY-LOUISE HRIBAL
Chief Magistrate
BRETT JONATHON DIXON
Magistrate
KATHRYN HODDER
Magistrate
LYNETTE CATHERINE DUNCAN
Magistrate

STATE GOVERNMENT INSTRUMENTS

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

Pursuant to the provisions of section 22 of the *Aquaculture Act 2001*, notice is hereby given of the grant of the following lease for the purposes of aquaculture in the waters of Streaky Bay, South Australia:

I A00451

Further details are available for the above lease on the Aquaculture Public Register; which can be found at http://www.pir.sa.gov.au/aquaculture/aquaculture public register or by contacting Aquaculture Leasing & Licensing on 8226 0900.

Dated: 31 March 2020

JASMINE PEDICINI Leasing & Licensing Officer

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to section 45 of the *Building Work Contractors Act 1995*, I, John Doran as a delegate for the Attorney-General, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

BROTHERS IN BUILDING PTY LTD (BLD 246165)

SCHEDULE 2

Construction of a single storey addition with detached granny flat on land situated at Allotment 130 in Filed Plan 13815, being a portion of the land described in Certificate of Title Volume 5662 Folio 210, more commonly known as 17 Mills Street, Clarence Park SA 5034.

SCHEDULE 3

- This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of Consumer and Business Services (CBS). Before giving such authorisation, CBS may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated: 3 April 2020

JOHN DORAN General Manager, Licensing Delegate for the Attorney-General

CONSTITUTION ACT 1934

SECTION 13(4)

Assembly to Fill Vacancy in Legislative Council

PURSUANT to a Proclamation made by His Excellency The Governor on the 26^{th} day of March 2020, an assembly of Members of both Houses of Parliament was held on the 7^{th} day of April 2020, to fill the seat in the Legislative Council which had become vacant by virtue of the resignation of the Honourable Andrew Lockhart McLachlan, MLC.

At that Assembly Dr Nicola Jane Centofanti was duly elected to fill the said vacancy.

Dated: 7 April 2020

C. D. SCHWARZ Clerk of the Assembly of Members

CROWN LAND MANAGEMENT ACT 2009

Prohibition of Certain Activities on Unalienated Crown Lands

I, David James Speirs, Minister for Environment and Water, being the Minister for the Crown to whom the administration of the *Crown Land Management Act 2009* is for the time being committed, having given due consideration to the principles of Crown land management in section 9 of the Act, hereby prohibit the occupation or use of unalienated Crown land for the following activities, without lawful authority or excuse, until 30 June 2020:

- camping;
- sleeping or remaining in or with a parked motor vehicle overnight, including but not limited to, cars, motorhomes and caravans.

This prohibition also applies to persons who commenced any of those activities prior to this prohibition coming into operation. This prohibition is effective from Monday 6 April 2020.

Dated: 6 April 2020

DAVID SPEIRS MP Minister for Environment and Water

ENVIRONMENT PROTECTION ACT 1993

South Australia

Environment Protection (Air Quality) Policy Amendment Notice 2020

under section 32 of the Environment Protection Act 1993

Part 1—Preliminary

1—Short title

This notice may be cited as the *Environment Protection (Air Quality) Policy Amendment Notice* 2020.

2—Commencement

The amendment of the environment protection policy effected by this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

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

Part 2—Amendment of Environment Protection (Air Quality) Policy 2016

4—Amendment of clause 8—Environmental harm

Clause 8—delete "section 5(1)(b)" and substitute: section 5(1)(c)

Made by the Minister for Environment and Water

On 24 March 2020

ENVIRONMENT PROTECTION ACT 1993

South Australia

Environment Protection (Water Quality) Policy Amendment Notice 2020

under section 32 of the Environment Protection Act 1993

Part 1—Preliminary

1—Short title

This notice may be cited as the Environment Protection (Water Quality) Policy Amendment Notice 2020.

2—Commencement

The amendment of the environment protection policy effected by this notice comes into operation on the day on which this notice is published in the Gazette.

3—Amendment provisions

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

Part 2—Amendment of Environment Protection (Water Quality) **Policy 2015**

4—Amendment of clause 5—Environmental harm

Clause 5—delete "section 5(1)(b)" and substitute:

section 5(1)(c)

Made by the Minister for Environment and Water

On 24 March 2020

GENETICALLY MODIFIED CROPS MANAGEMENT ACT 2004

Exemption Notice 4 - UA/EN4/20—Prepared by the Minister

Pursuant to section 6[2][a][i] of the Genetically Modified Crops Management Act 2004, I, Tim Whetstone, Minister for Primary Industries and Regional Development, confer an exemption to the University of Adelaide for the purposes of cultivating genetically modified wheat and barley plant material harvested under Licence DIR 152 and Licence DIR 128, as varied from time to time, issued by the Gene Technology Regulator under the Gene Technology Act 2000 (Cth), subject to the following conditions:

- (a) the genetically modified wheat and barley plant material may only be cultivated in accordance with the DIR licence it was
- (b) the cultivation of the genetically modified wheat and barley plant material is limited only to the analysis, storage and destruction of the genetically modified wheat and barley plant material;
- (c) the analysis, storage and destruction of the genetically modified wheat and barley plant material may only be undertaken in accordance with the Notifiable Low Risk Dealing requirements under the Gene Technology Regulations 2001 (Cth); and
- the analysis, storage and destruction of the genetically modified wheat and barley plant material may only be undertaken at the facilities certified to containment level 2 by the Gene Technology Regulator located at the University of Adelaide's Waite

For the purpose of this Notice, I nominate the following person as the Nominated Officer within PIRSA to whom communication should be directed:

Manager, Surveillance and Plant Pest Control

Biosecurity SA

Plant and Food Standards,

33 Flemington Street, Glenside, S.A. 5065

Telephone: (08) 8207 7807

This Exemption remains in force until revoked or until the termination (or revocation) of DIR 152 or DIR 128 (whichever is relevant); whichever occurs first.

Dated: 6 April 2020

HON TIM WHETSTONE MP Minister for Primary Industries and Regional Development

HOUSING IMPROVEMENT ACT 2016

Rent Control

The Minister for Human Services Delegate in the exercise of the powers conferred by the *Housing Improvement Act 2016*, does hereby fix the maximum rental per week which shall be payable subject to Section 55 of the *Residential Tenancies Act 1995*, in respect of each house described in the following table. The amount shown in the said table shall come into force on the date of this publication in the Gazette.

Address of Premises	Allotment Section	Certificate of Title Volume/Folio	Maximum Rental per week payable
217 Henley Beach Road, Torrensville SA 5031	Allotment 49 Filed Plan 144277 Hundred of Adelaide	CT5845/737	\$0.00
Dated: 9 April 2020			CRAIG THOMPSON Regulator and Registrar safety Authority, SAHA ster for Human Services

HOUSING IMPROVEMENT ACT 2016

Rent Control Revocations

Whereas the Minister for Human Services Delegate is 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	<u>Certificate of Title</u> Volume/Folio
9 Old Adelaide Road, Kapunda SA 5373	Allotment 96 Filed Plan 196651 Hundred of Kapunda	CT3775/26, CT5572/878
Dated: 9 April 2020		CRAIG THOMPSON ag Housing Regulator and Registrar Housing Safety Authority, SAHA ate of Minister for Human Services

LAND ACQUISITION ACT 1969

SECTION 16

Notice of Acquisition—Form 5

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 portion of Allotment 11 in Deposited Plan No 83367 comprised in Certificate of Title Volume 6058 Folio 640, and being the whole of the land identified as Allotment 315 in D123342 lodged in the Lands Titles Office.

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:

Carlene Russell GPO Box 1533 Adelaide SA 5001 Telephone: (08) 8343 2512

Dated: 7 April 2020

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

ROCCO CARUSO Manager, Property Acquisition Authorised Officer Department of Planning, Transport and Infrastructure

DPTI 2019/09412/01

LOCAL GOVERNMENT ACT 1999

SECTION 302B

Public Health Emergency: Public Access and Public Consultation (No 2)

ERRATUM

In Government Gazette No. 29 of 8 April 2020, there was an error in the notice on page 694, under Section 45 (9). The Section should be replaced as follows:

Provision of Act Variation or Suspension			
Local Government Act 1999			
Section 45	(9) If a council is required under this Act to provide a copy of a document (either the whole document or an extract of the document) on payment of a fee fixed by the council—		
	 (a) the council must send a copy of the document on request, in the form requested, subject to payment of the relevant fee; 		
	and		
	(b) by doing so is taken to have complied with any obligation in this Act to make the document available at the principal office of the council.		

Dated: 9 April 2020

HON STEPHAN KNOLL MP Minister for Transport, Infrastructure and Local Government Minister for Planning

MENTAL HEALTH ACT 2009

Authorised Medical Practitioner

NOTICE is hereby given in accordance with Section 93(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined on 1 April 2020 the following person as an Authorised Medical Practitioner:

Reece Bretag-Norris

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

Dated: 9 April 2020

DR J. BRAYLEY Chief Psychiatrist

MENTAL HEALTH ACT 2009

Authorised Medical Practitioners

NOTICE is hereby given in accordance with Section 93(1) of the Mental Health Act 2009, that the Chief Psychiatrist has determined on 6 April 2020 the following persons as Authorised Medical Practitioners:

Aisha Abu-Baker David Chung

Jacqueline Condon

Blue Douglas-Galley

Shehara Gunasekara

Zarrar Khan

Han Kyung Oh

Devinda Lecamwasam

Jessica Matthews

Timothy McKenzie

Rosemary Neild

Manoj Padhiar

Joel Pannell

Marco Tiscione

Alexandra Winwood

A determination will be automatically revoked upon the person being registered as a specialist psychiatrist with the Australian Health Practitioner Regulation Agency and as a fellow of the Royal Australian and New Zealand College of Psychiatrists.

Dated: 9 April 2020

DR J. BRAYLEY Chief Psychiatrist

MINING ACT 1971

SECTION 28(5)

Exploration Licences

Notice is hereby given in accordance with Section 28(5) of the *Mining Act 1971* that the delegate of the Minister for Energy and Mining intends to grant Exploration Licences over the areas described below.

Applicant: Hillgrove Resources Limited

Location: Kanmantoo area - approximately 40km east of Adelaide

Term: Three years Area in km²: 489 Reference number: 2019/00125

Applicant: Minotaur Operations Pty Ltd

Location: Angorigina area - approximately 45km east of Parachilna

Pastoral Leases: Angorichina, Wirrealpa

Term: Two years
Area in km²: 45
Reference number: 2020/00007

Applicant: Perilya Limited

Location: Angepena area - approximately 40km east-southeast of Leigh Creek

Pastoral Leases: Angepena, Manners Well, Warraweena

Term: Two years
Area in km²: 86
Reference number: 2020/00008

Applicant: Yandan Gold Mines Pty Ltd

Location: Oakden Hills area - approximately 60km southeast of Woomera

Pastoral Leases: Oakden Hills, Pernatty

Term: Two years
Area in km²: 228
Reference number: 2020/00018

Applicant: Lymex Tenements Pty Ltd

Location: Tooligie area - approximately 33km northwest of Cummins

Term: Two years
Area in km²: 316
Reference number: 2020/00021

Applicant: Boss Uranium Pty Ltd

Pastoral Leases:

Yarramba area - approximately 90km northeast of Olary
Pastoral Leases:

Boolcoomatta, Kalkeroo, Mulyungarie, Yarramba

Term: Two years
Area in km²: 452
Reference number: 2020/00026

Applicant: Boss Uranium Pty Ltd

Location: Katchiwilleroo Dam area - approximately 100km north-northwest of Olary

Pastoral Leases: Billeroo, Curnamona, Frome Downs, Kalabity

Term: Two years
Area in km²: 652
Reference number: 2020/00027

Applicant: Boss Uranium Pty Ltd

Location: Goulds Dam area - approximately 100km northwest of Olary

Pastoral Leases: Billeroo West, Frome Downs, Kalabity

Term: Two years
Area in km²: 334
Reference number 2020/00028

Applicant: FMG Resources Pty Ltd

Location: Stuarts Creek area - approximately 80km north-northeast of Roxby Downs

Pastoral Leases: Stuart Creek
Term: Two years
Area in km²: 113
Reference number 2020/00029

Applicant: Tawel Exploration Pty Ltd

Location: Naracoorte area - approximately 80km north of Mount Gambier

Term: Two years
Area in km²: 794
Reference number 2020/00031

Applicant: Flinders Prospecting Pty Ltd

Location: Melton area - approximately 110km northwest of Adelaide

Term: Two years
Area in km²: 137
Reference number 2020/00032

Plans and co-ordinates can be found on the Department for Energy and Mining website:

http://energymining.sa.gov.au/minerals/exploration/public notices/exploration licence applications or by contacting Mineral Tenements on 08 8463 3103.

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from:

http://energymining.sa.gov.au/minerals/exploration/public notices/exploration licence applications or hard copy on request to Mineral Tenements.

Dated: 9 April 2020

J MARTIN Mining Registrar as delegate for the Minister for Energy and Mining Department for Energy and Mining

MOTOR VEHICLES ACT 1959

South Australia

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 4

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice* 2020.

2—Commencement

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

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 2010* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

The following are approved:

- All motor bikes and motor trikes built before December 1960 with an engine capacity not exceeding 660ml
- All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne, except the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

 All motor bikes and motor trikes with electric powered engines, with a power output not in excess of 25 kw

Motor bikes and Motor trikes with electric powered engines listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
FONZARELLI	125	125	2014-2015	Electric
ZERO	DS	Zero DS	Unit 2015	Electric
	S	Zero S	Until 2015	Electric

Motor bikes and motor trikes with an engine capacity not less than 261ml and not exceeding 660ml listed in the table below are approved:

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
AJP	PR7	PR7	2017	600
AJS	MODEL 18	MODEL 18	pre 1963	497
	MODEL 20	MODEL 20	1955-61	498
APRILIA	Moto 6.5	Moto 6.5	1998-99	649
	M35	SR MAX 300	2012	278
	PEGASO 650	DUAL SPORTS	1994-01	652

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	PEGASO 650	OUTBACK	2000-01	652
	PEGASO 650	Factory 650	2007-08	660
	PEGASO 650 I.E.	OUTBACK	2001-02	652
	PEGASO 650 I.E.	DUAL SPORTS	2001-06	652
	SCARABEO 300	VRG	2009	278
	SCARABEO 400	SCARABEO 400	2007	399
	SCARABEO 500	SCARABEO 500	2007-08	460
	SPORTCITY300	SPORTCITY300	2010-12	300
	STRADA 650	ROAD	2006-08	659
	STRADA 650	TRAIL	2006-08	659
	VS (SXV 550)	SXV 550 (VSS-VSL) 14.5kW	2006-08	553
	VS (SXV 450)	SXV 450 (VSR-VSH) 14kW	2006-08	449
	VP (RXV 450)	VPV-VPT-VPH 18.3kW	2006-10	449
	VP (RXV 550)	VPZ- VPX- VPL 20kW	2006-10	553
ASIAWING	LD450	ODES MCF450	2011-13	449
ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383
	P10	BN 302	2015 on	300
	P18	LEONCINO 500	2017 on	500
	P18	LEONCINO 500 TRAIL	2018 on	500
	P18	BENELLI	2017	500
	P16	TRK502	2017	500
	P16	TRK 502X	2018 on	500
	P25	GT600 RESTRICTED	2014-15	600
	P25	BN 600 RESTRICTED	2013-14	600
	P36	502C	2019	500
BETA	RR E3	RR350	2011	349
	RR E3	RR400	2010-11	398
	RR E3	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	448
	RR E3	RR520	2010-11	498
	RR300 2T	RR300 2T	2019	293
	RR350 4T	RR350 4T	2019	349
	RR390 4T	RR390 4T	2019	386
	RR430 4T	RR430 4T	2019	431
	RR480 4T	RR480 4T	2019	478
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510
	FUPA RR E3	RR 2T 300	2012-17	293
	FUPA RR E3	RR350 20 & RR350 15	2016-17	349
	FUPA RR E3	RR390 31 & RR390 16	2016-17	386
	FUPA RR E3	RR430 32 & RR430 17	2016-17	431
	FUPA RR E3	RR480 33 & RR480 18	2016-17	478

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	FUPA E5	E5 00	2015	293
	FUPA E5	E8/03	2016/17	293
	BETA	FUPA RR E3	2018	293
	BMA RR	RR350 15	2018	349
	BMA RR	RR390 16	2018	386
	BMA RR	RR430 17	2018	431
	BMA RR	RR480 18	2018	478
	XTRAINER 300 2T	XTRAINER 300 2T	2019	293
$\mathbf{B}\mathbf{M}\mathbf{W}$	C400	0C09/C400X	2018	350
	C650	C600 SPORT	ALL	647
	C650	C650 GT/Sport	All	647
	F650	FUNDURO	1995-00	652
	F650CS	SCARVER	2002-05	652
	F650CS	SE ROAD	2004-06	652
	F650GS	DAKAR	2000-08	652
	F650GS	F650GS	2000-08	652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-2016	652
	F650	G650 GS Sertao	2012-2016	652
	G 450 X	G 450 X	2008-10	450
	G650GS	Sertao	All	650
	G310	G310R-0G01	2016-17	313
	G310GS	G310GS-0G02	2016	313
	R45	R45	All	453
	R50	R50	1969	499
	R60	R60	1967	590
	R65	R65	1981-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
BOLWELL	LM25W	FIRENZE	2009	263
BRAAAP	ST	450	2016-17	450
BRP	Can am Ryker	Rotax 600 ACE	2018	599
BSA	A50	A50	1964-70	500
2011	A65	A65	1966-69	650
	A7	A7	1961	500
	B40	B40	1969	350
	B44	B44	1967-71	440
	B50	B50	1971	495
	B50SS GOLDSTAR	B50SS GOLDSTAR	1971	498
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1962 1964	654
	SPITFIRE MKIII	SPITFIRE MKIII		650
			1967	
DITELL	THUNDERBOLT	THUNDERBOLT	1968	499 401
BUELL	Blast	STREET FIGHTER	2002-07	491
BUG	SEE KYMCO			

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
	SHERPA	SHERPA	1974	350
CAGIVA	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TEE	610TEE	1998	576
	650 ALAZZURA	650 ALAZZURA	1984-88	650
	650 ELFANT	650 ELFANT	1985-88	650
	CANYON 500	DUAL SPORTS	1999-06	498
	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601
CCM	GP Series	GP450-1(A1 30kW)	2015-16	450
	GP Series	GP450-2(A1 30kW)	2015-16	450
CFMOTO	CF 650	CF650NK-LAM	2012-16	649
	CF 650	CF650TK-LAM	2013-17	649
	CF 650 (400NK)	400NK	2016-17	400
	CF 650	650NK-LAM	2016-17	649
GO GG GTT	CF650	650MT	2016-17	649
COSSCK	650	Ural	1974	649
DERBI	MULHACEN	MULHACEN	2008	659
DMEDD	RAMBLA	RA 300	2010	278
DNEPR	K650	K650	1972	650
	K650	K650 DNEPR	1967-74	650
DUCATI	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
	400 SIE 400 SS JUNIOR	400 S I E monster 400 SS	1989-96	398 398
	400 SS JUNIOR 400SS	400SS	1989-96	398 398
	500SL	PANTAH	1992-93	398 499
	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01	583
	600 MONSTER	DARK	1998-01	583
	600 S	600 SUPERSPORT	1994-97	583
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618
	620 MULTISTRADA LITE	MTS620 24.5Kw	2005-07	618
	659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84	498
	F3	350 F3	1986-1989	349

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	F4	400 F4	1986	400
	M4	M620ie LITE	2003-04	620
	M5	Monster 659	2011	659
	KA (Scrambler)	00AA Sixty2	2015-16	399
	MD	02AU	2017	659
ELSTAR SHINERAY	XY400	WB400 & WB400c	2015-16	397
	XY400	CLASSIC C	2018	397
	XY400	SCRAMBLER C	2018	397
	XY400	CAFÉ RACER	2018	397
	XY400	CAFÉ RACER F	2018	397
ENFIELD	BULLET	CLASSIC	1993-08	499
	BULLET	DELUXE	1993-08	499
	BULLET	ELECTRA ROAD	2006-08	499
	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350	CLASSIC	1993-01	346
	BULLETT 500	500	1995	499
	BULLET 65	ROAD	2003-04	499
	LIGHTNING	ROAD	2000-08	499
	MILITARY	ROAD	2002-08	499
	TAURAS	DIESEL	2001	325
FANTIC	TZ	EC300	2011-12	300
	TZ	Gas Gas EC30	2012	300
GAS-GAS	4E (IPA 48807)	EC 30	2018	299
	4E	EC 30	2017	299
	4E	EC25	2017	299
	EC300	SM SUPERMOTARD	2002	299
	EC300	ENDURO	2001-02	299
	EC400	FSE ENDURO	2002-03	399
	EC450	FSE ENDURO	2003-05	449
	EC450	FSE SUPERMOTARD	2003-08	449
	EC450	FSR ENDURO	2006-08	449
	FS 400	FS40A	2006	398
	FS 450	FS45	2006	443
	FS 500	FS50 (503)	2006-2009	503
	FSE 400	400	2002	398
	FSE 450	450	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA	400 TRAIL	2006-08	399
	PAMPERA	450	2007-08	443
	SM400	SUPERMOTARD	2003-08	399
	SM450	SUPERMOTARD	2003-08	443
	TT300	EC300	1998-08	295
	EC ENDURO	EC30	2016-17	299

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	CONTACT ES	280 ES	2018	272
GILERA	FUOCO 500	FUOCO 500	2007-13	493
	NEXUS 500	NEXUS 500	2003-08	460
HARLEY DAVIDSON	SS350	Sprint	69-1974	350
	XGS SERIES	Street 500 -XG500 16MY	2014-15	494
	XGS SERIES	Street 500	2016-on	494
	XGS SERIES	XG500 17MY	2016-17	494
	TC HARLEY	STREET 500	2017-2020	494
HONDA	600V TRANSALP	600V	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305
	CB300R	CBF300NA	2018-2019	286
	CB300 (FA)	CB300FA	2014-17	286
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-75	360
	CB400	CB400	1981-2013	395
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977	408
	CB400 ABS	CB400 ABS	2008-2013	399
	CB450	CB450	1967-75	450
	CB500 FOUR	CB500-FOUR K,K1,K2	1971-73	498
	CB500 TWIN	CB500T	1974-78	498
	CB500F	CB500FA/F	2012-19	471
	CB500X	CB500XA	2013-17	471
	CB550	CB550	1974-78	544
	CB650F	CB650FA-LTD-16ym	2015-2017	649
	CBR650F	CBR650FA-LTD-16ym	2015-2016	649
	CB650	CB650	All	650
	CBR500R	CBR500RA	2012-19	471
	CBR650R	CBR650R	2019	649
	CBX550	CBX550F	1982-85	572
	CX500	CX500	1979	500
	CMX500A	CMX500A 2017YM	2016-17	471
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150	150R/RB	All	149
	CRF400R	CRF400R	2013	399
	CRF450L	CRF450L	2018	449
	CRF450X	CRF450X	2005-09	449
	CX500	CX500	1977-82	495
	DEAUVILLE	NT650V	2002-06	647
	CBR300R	CBR300R	2014-15	286
	CBR300R	CBR300RA	2014-15	286

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	SILVERWING	2006-08	582
	GB400	GB400	All	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650	DOMINATOR	1988-00	644
	PCX150	PCX150	153	
	REVERE	REVERE	1990	647
	SL350	SL350	1972	348
	OBI RVF400 VFR400	OBI RVF400 Otobai import model only	All	400
	Steed	steed	2002	398
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583
	VT600C	SHADOW VLX	1988-2008	583
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500	1986-89	499
	XL350	XL350	1984-87	339
	XL500	XL500	1979-84	498
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397
	XR400 MOTARD	XR400M	1996-08	397
	XR400R	XR400R	1996-08	397
	XR500R	XR500R	1983-84	498
	XR600R	XR600R	1985-00	591
	XR650L XR650R	XR650L/ XR650R XR650R Kss and Mss	2001-06 2004-05	644 649
	XR650R	(only) XR650R	1999-2001	649

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
		(Australian version only)		
	CRF450L	CRF450L2019YM	2018	449
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320
HUSABERG	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E	ENDURO	1997-12	501
	FE501	ENDURO	2012-14	510
	FE570	ENDURO	2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	FE650E	ENDURO	2000-04	644
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	TE300	TE Series	2010-14	293
	FE01	FE450 MY05 (Ab)	2004	449
	FE01	FS650 MY05 (Db)	2004	628
HUSQVARNA	300WR	WR300	2008-12	298
	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	SUPERMOTARD	2002-04	400
	400TE	ENDURO	2000-01	400
	410TE	ENDURO	1998-00	400
	410TE	ENDURO	1994-97	415
	450SM/R/RR	SUPERMOTARD	2003-08	449
	450TC	MOTOCROSS	2001-08	449
	450TE	ENDURO	2001-07	449
	450TE-IE	ENDURO	2007-08	449
	450TXC	TRAIL	2007-08	449
	A6 SMR 449	A600AB	2010-12	450
	A6 TE 449	A600AATE449	2010-13	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
	A8	0H11B 35kW	2013	652
	510SM	SUPERMOTARD	2006-10	501
	510TC	MOTOCROSS	2004-07	501
	510TE	ENDURO	1986-2008	510
	510TE-IE	TE510IE	2008	510

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577
	TE610	TE610(RP), dual sports	2000 on	577
	AE430	ENDURO	1986-88	430
	SMS630	A401AB SMS630	2010-on	600
	SMR449	SMR449	2011	449.6
	SMR511	SMR511	2012	447.5
	TE	TE300	2014 on	298
	TE	TE300	2016-17	293
	FE	FE350	2014-on	350
	FE	FE450	2014 on	449
	FE	FE450	2016-17	450
	FE	FE501	2014 on	501
	FE	FE501	2016-17	510
	TE449	Enduro 2014	2013	449.6
	TE510 (A2)	Enduro 2013	2006-2013	477.5
	TE630	A401AA TE630	2010-on	600
	TR650	TR650 Terra	2013	652
	WR260	ENDURO	1990-91	260
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1988	430
	Pilen Series	VP 401	2018	373
	Pilen Series	SP 401	2018	373
HYOSUNG	GT650 EFI	GT650EFI Lams	All	647
	GT650R EFI	GT650R EFI Learner	All	647
	GV650C/S	Lams model	All	647
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
	638 ROAD	638 ROAD	1985-86	343
JONWAY	MALIBU	MALIBU 320	2012	320
KAWASAKI	EN400	Vulcan	1986	400
	EN450	450LTD	1985-87	454
	EN500	Vulcan	1990-02	500
	ER-5	ER500	1999-06	498
	ER-6NL ABS	ER-6nl ABS learner model	2012-2016	649
	ER-650C	ER-6nL	2009	649
	ER-650C	ER-6nL ABS	2009-11	649
	ER650H	ER650H LAMS (Z650L)	2016-17	649
	ER650H	ER659K LAM (Z650L)	2019	649
	EX300A (Ninja 300)	EX300B Ninja/ special (A&B)	2012-16	296
	ER300B	ER300B (Z300 ABS)	2015	296

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	EX400	GPX 400R	1987-94	399
	EX400G	Z400 and ER400D	2019	399
	EX650F	Ninja 650L (2012)	2011	649
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-16	649
	EX650K (LAMS)	Ninja 650 L	2016- current	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08	498
	KLE300C	KLE300C VERSYS-X 300	2017	295
	KLR600	KL600	1984-87	564
	KLR650E	KL650E	1987-2012	651
	KL650E	KLR650	2013-2016	651
	KLX150	KLX150E/KLX150 L	All	
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-16	449
	KLX650	KLX650	1989-95	651
	KLX650R	ENDURO	1993-04	651
	KZ400	KZ400	1974-84	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440	LTD440	1982	443
	LX400	LX400 Eliminator	1989	398
	S2	S2	1972	346
	S3	S3	1974	400
	KLE500	KLE500	1992-2008	498
	KLE650F	Versys 650L ABS	2014-17	649
	KLE650F	KLE650F ABS L & ABS L MY17	2016-17	649
	EN650B	Vulcan S ABS/ABS L	2014- current	649
	EN650B	EN650E ABS L 1&2	2016-17	649
	W400	EJ400AE	2006-09	399
	Z400B2	KZ400B2	1979	398
	Z400D	KZ400D	1975	398
	Z500	Z500	1980	498
	EX400G	KAWASAKI	2018	399

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	ZR550	ZEPHYR	1991-99	553
	ZZR400	ZZR400	1991	399
	ZZR400	ZZR400	1992	399
KTM	2T-EXC	300 EXC	2012-2017	293
	Adventure	390 Adventure	2020-on	373
	300 exc	300exc	All	300
	390 Duke	390 Duke	All	390
	125 EXC	125 EXC	All	125
	300EXC	ENDURO	84-2011	293
	300EXC-E	ENDURO	2007-08	293
	300GS	ENDURO	1990-95	280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC	ENDURO	1996-98	360
	380EXC	ENDURO	2000	368
	RC390	RC390	all	390
	4T-EXC RACING	350 EXC-F	2012-2016	350
	4T-EXC RACING	450 EXC	2012-2016	449
	4T-EXC RACING	500 EXC	2012-2016	510
	400EXC	ENDURO	2008-11	393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE	400TE	2001	400
	450EXC	ENDURO	2002-07	448
	450EXC	ENDURO	2005-11	449
	450EXC	ENDURO	2011-on	449
	500EXC	ENDURO	2011-on	510
	500GS	ENDURO	1984-91	553
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510
	525EXC-R	ENDURO	2005-07	510
	530EXC	ENDURO	2008-11	510
	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO INCAS	ENDURO	1989-90	553
	625SMC	625SMC	2004	609
	640 4T -EGS	640 LC4-EMY04	2004-05	625
	640 4T -EGS	640 LC4-MY05	2004-05	625
	660 SMC	4T-EGS	2004	654
	Freeride	Freeride (MY12 on)	2012	350
	IS DUKE	390 DUKE (C3)	2013	373
	Rally	450 RALLY	2017	449
	Rally	690 RALLY	2017	654
	IS RC	RC 390	2016-17	373
KYBURZ	DXP	KYBURZ	2017	

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
KYMCO	All model	All models		under 300
	V2	downtown 350i (V23010-V23000)	2015-16	321
	X-Town	KS60A (300i)	2016-17	276
	XCITING S 400	D62001 & D62000	2019-20	400
LAMBRETTA	All model	Lambretta	pre 2008	under 660
LARO	DD350E-6C	Pro Street 350	2011	320
	SPT series	SPT350	2011	320
LAVERDA	500	500	1979	497
LIFAN	All model	All models	2009-10	under 300
LIFENG	Regal Raptor	CRUISER 350	2011	320
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12	pre 1966	646
	G80	HARRIS	1988-90	494
	G80	G80	pre 1963	497
MCI	All models	All models under 250	all	250
MBK	FALCONE	YAMAHA XT660R/X	2005-08	660
MONTESA	COTA 330	TRIAL	1985-86	328
	COTA 335	TRIAL	1986-88	327
	COTA 348T	TRIAL	1984-87	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT	350 GT	1992	350
	Falcone	Falcone	1972	498
	V35	V35	1977-90	346
	V50	V50	1977-79	490
	V50	Monza	1980-85	490
	V65	V65	1982-94	643
	V65	Lario	1984-89	643
MOTO MORINI	3.5 ROAD	3.5 ROAD	1984-85	344
	350 SPORT	350 SPORT	1974-85	344
	500 CAMEL	TRAIL	1984-86	479
	500 SEI	500 SEI	1984-85	479
	500 STRADA	500 STRADA	1977-85	479
MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA	1998-02	660
	SKORPION	SPORT	1998-02	660
	SKORPION	TRAVELLER	1998-02	660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b	1961	650
	MODEL 50	MODEL 50	1933-63	348
	MODEL 88	DOMINATOR	pre 1966	497
	NAVIGATOR	NAVIGATOR	1964	350

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
OZ TRIKE	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS	AEAA	2007-08	399
	SATELIS	AEAA	2007-08	399
	SATELIS	AFAA	2007-08	493
	METROPOLIS	AA	2018	399
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-17	under 350
	PSI M59 (MP3 400)	M59101 (400ie RL)	2006-08	399
	PSI M52	M52101 XEVO 400ie	2006-08	399
QJ MOTORCYCLES	BJ60	BJ60	All	600
	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	RY300T (RY)	RY300T	2012-15	288
ROYAL ENFIELD	All models under660	All models under 660	till 2014	
	CNEX	CNEG	2018	648
	CNEX	CNEH	2018	648
	CNEX	CNEG (CONTINENTAL GT 650)	2018-19	648
	CNEX	CNEH (INTERCEPTOR GT 650)	2018-19	648
	UMI CONTINENTAL	CONTINENTAL GT	2015	535
	UMI BULLET	U3S	2015-19	346
	UMI BULLET	BULLET 500 CKE	2015-19	499
	D4A5C	Himalayan	2016-2019	411
RS HONDA RUDGE	XR400M	MOTARD	2005-08	397
WHITWORTH	650	Rudge	pre 1961	650
SHERCO	S4	ENDURO 450	2007-2010	448
	S4	ENDURO 510	2007-2010	510
	S4	ENDURO 300	2010	290
	S6	300 2ST	2016-17	293
SUZUKI	AN400	BURGMAN	2008-14	400
	AN 400	AN 400	2016-17	400
	AN650	BURGMAN	2002-15	638
	Burgman 650	Burgman 650	All	638
	Burgman 400ABS	Burgman 400ABS	All	400
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498
	DR600R	DR600R	1985-90	598
	DR650	All	1990-08	644
	DR650SE	DR650SE	1997-19	644
	DR-Z250	DR-Z250	All	249

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	DR-Z400E	DR-Z400E	All	398
	DR-Z400S	DR-Z400S	2005-14	398
	DR-Z400SM	DR-Z400SM	2005-17	398
	DL650XAUE	V-Strom 650 XT learner approved	2014-15	645
	DL650AUE	V Strom	2013-2014	645
	DL650	DL650 AUE & DL650X AUE (17my)	2016-17	645
	SVF650 (Market name-Gladius)	SVF650 U/UA	2009-2014	645
	SV650-3	SV650 UA	2015-2017	645
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	RMX450 (market name RMX450Z)	RMX450	2014-15	449
	GS450	All	1981-89	450
	GS500	GS500	2000-13	487
	GS500E	GS500E	1976-99	492
	GS500F	GS500F	2003-13	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	E	1981-84	398
	GSX650F	GSX650/FU	2008-12	656
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	KATANA 550	KATANA 550	1981-83	550
	LS650	Boulevard S40	2015-17	652
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400
	RE5	ROTARY	1974	500
	SFV650U	SFV650U	2009-17	645
	SP370	ENDURO	1978	370
	SV650S LAMS	SV650SU LAMs Gladdius	2008/2013	645
	MY18	SV650	2018	
	MY18	SV650AUL8	2018	
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
	LS650	LS650	2018	652
	DR650SE	DR650SE	2018	644
	DR-Z400E	DR-Z400E	2018	398
	DR-Z400E	DR-Z400 (2006 MY~)	2018	398
	DR-Z400E	DR-Z400	2018	

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	AN400	AN400	2018	400
	LS650	LS650	2018	652
SWM	AI	01/AA and 01/AB	2015-2017	600
	A2	01/AA	2016	300
	A2	03/AA and 03/AB	2016	500
	A3	00-01-02	2016	445
SYM	All Models	All models under 400	2008-12	400
	LN	GTS 300i Sport	2015-16	278
TGB	All Models	All models under 300	2012	300
TM	300E	ENDURO	2000-08	294
	3002T	ENDURO	2010	297
	400E	ENDURO	2002-03	400
	450E	ENDURO	2003-08	449
	450MX	450MX	2008	449
	4504T	ENDURO	2010	450
	530E	ENDURO	2003-08	528
	530MX	530MX	2008	528
	5304T	ENDURO	2010	528
TRIUMPH	21	21	1963	350
	DAYTONA 500	DAYTONA 500	1970	490
	Street triple	LAMs Street Triple 659 L67Ls7	2014	659
	HD Series	HD418MY	2017	660
	T100	TIGER	pre-1970	498
	T120	BONNEVILLE	1959-1974	649
	TR5	TROPHY	1969	449
	TR6	TROPHY	1961 - 73	649
	TR7	TIGER	1971	649
	TRIBSA	TRIBSA	1960-70	650
UBCO	2018 2X2	UBCO	2018	
URAL	DNIEPNER	DNIEPNER	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
	THRUXTON	THRUXTON	1965-67	499
VESPA	All Models	All models	until 1/09/2013	50-300
	PSI M45	M45200 300 S/SS	2016-19	278
	PSI M45	M45202 300 ABS	2018-19	278
	PSI M45	M45710 300 S/SS	2018-19	278
	PSI M45	M45715 300 S/TECH	2019	278
	1 51 1/143			
	PSI M45	M45710 300	2018	278
			2018 2016-2018	278 278
	PSI M45	M45710 300 M45200 300 S/SS		
	PSI M45 PSI M45	M45710 300 M45200 300 S/SS M45202 300 ABS	2016-2018	278

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
		(GTS/SUPER/SS)		
VOR	400 ENDURO	400 ENDURO	2000	399
	450 ENDURO	450 ENDURO	2002	450
	500 ENDURO	500 ENDURO	2001	503
	530 ENDURO	530 ENDURO	2001	530
	VOR ENDURO	400SM	2000-01	399
	VOR ENDURO	500SM	2000-01	503
XINGYUE	XY400Y	XY400Y	2008-09	400
YAMAHA	DT400	DT400	1976-77	400
	FZ6R	FZ6R	All	600
	FZ600	FZ600	All	600
	IT426	IT426	1987	426
	IT465	IT465	1987	465
	IT490	IT490	1983	490
	MT-03	MT03	2011 on	660
	MT 07	MT07 & MT07LAF	2015-2016	655
	MT 07	MT07 & MT07A	2016-17	655
	MTM660	XSR700	2017	655
	MTT660-A	RM 161	2016	655
	MTN320	MTN320-A	All	321
	MX400	MX400	1976	400
	RD350	RD350	to 1975	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR400	SR400	All	400
	SR500	SR500	1978-1981	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1996	608
	SZR660	SZR660	1997	659
	Tenere	Tener	All	660
	T MAX	Tmax 530	All	530
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	All	595
YAMAHA	TT600E	TT600E	All	595 595
IAWANA	MT-07	MT-07 LAMs	2015-19	655
	MTM660	XSR700	2013-19	655
	TT600R	TT600R	2017-20 All	595
	TX650	TX650	1976	653
	1 \(\Delta \)	1 A 0 3 0	1976 1998 -	
	WR400F	WR400F	2000	399
	WR426F	Belgarda import ONLY	2001	426
	WR450F	WR450F	All	450
	WR450F	WR450F (2GC)	All	449

MAKE	MODEL	VARIANT NAME	YEAR(S)	CAPACITY
	XJ6	XJ6FL/NL (25kW & 35kW)	All	600
	XJ6	XJ6SL (25kW)	All	600
	XJR400	ZJR400	1999	400
	XJR400	4HM	2003	399
	XS360	XS360	All	359
	XS400	XS400	All	391
	XSR700	RM131	2015-17	655
	XP500	XP500	All	499
	XP500	XP500	All	530
	XS650	XS650	1972-1984	653
	XT250	XT250	All	249
	XT350	XT350	All	346
	XT500	XT500	All	499
	XT550	XT550	All	552
	XT600	XT600	All	590
	XT660R	XT660R	All	659
	XT660X	XT660X	All	659
	XT660Z T N R	XT660Z	All	660
	XTZ660	XT660Z Tenere	All	659
	XV400	XV400 Virago	1983	399
	XV535	XV535 Virago	All years	535
	XVS400	XVS400 Dragstar	2001-03	400
	XVS650A/custom	XVS650 custom and classic	All years	649
	XZ400	XZ400	1982	399
	XZ550	XZ550	1982-83	550
	YP400	MAJESTY	All	395
	YZF R3	YZF R3A	All	321
	CZD300 (X-Max300)	CZD300-A	2016-20	292
ZHEJIANG	HT300T	Base	2015	275

An approved motor bike and motor trike must:

- Be the standard model and variant as specified on the above list; and
- Not be modified in any way that increases its power-to-weight ratio.

Schedule 2—Revocation

The Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2020 No 2 made on 12 March 2020 (Gazette no.17, p.517) is revoked.

Stuart Gilbert

DEPUTY REGISTRAR OF MOTOR VEHICLES

Dated: 1 April 2020

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) LAW

SECTION 90F

Notice of Making of National Electricity Amendment (Integrated System Planning) Rule 2020

I, Daniel Cornelis van Holst Pellekaan, Minister for Energy and Mining for the Crown in right of the State of South Australia, as the Minister administering the *National Electricity (South Australia) Act 1996* of South Australia, hereby make the *National Electricity Amendment (Integrated System Planning) Rule 2020* under section 90F of the National Electricity (South Australia) Law on the recommendation of the Council of Australian Governments Energy Council sitting as the Ministerial Council on Energy for the purposes of that section.

The National Electricity Amendment (Integrated System Planning) Rule 2020 commences operation on 1 July 2020 and will, from commencement, be publicly available on the Australian Energy Market Commission website: www.aemc.gov.au

Dated: 2 April 2020

HON DANIEL CORNELIS VAN HOLST PELLEKAAN MP Minister for Energy and Mining

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence PEL 515

Pursuant to section 90 of the *Petroleum and Geothermal Energy Act 2000*, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from 26 March 2020 until 25 March 2021 inclusive, pursuant to delegated powers dated 28 June 2018.

The expiry date of PEL 515 is now determined to be 4 May 2024.

Dated: 3 April 2020

BARRY A. GOLDSTEIN
Executive Director
Energy Resources Division
Department for Energy and Mining
Delegate of the Minister for Energy and Mining

RAIL SAFETY NATIONAL LAW (SA)

SECTION 203

Notice of Exemption

TAKE notice that, pursuant to section 203 of the Rail Safety National Law (SA) as applied by the Rail Safety National Law (South Australia) Act 2012, I the Hon Stephan Knoll MP, Minister for Transport, Infrastructure and Local Government (the Responsible Minister) in South Australia, do hereby:

Exempt the rail transport operators prescribed below from the requirement to comply with section 114 of the Rail Safety National Law (as it applies in this jurisdiction).

Take further notice that this exemption is subject to the following conditions:

- (1) The rail transport operator must comply with the provisions of section 114 so far as is reasonably practicable to do so.
- (2) This exemption only applies to periodic health assessments only. It does not include triggered health assessments, preplacement or change of risk category health assessments.
- (3) Where there are issues accessing authorised health professions as a result of impacts from the global pandemic COVID-19 (as declared by the World Health Organisation in March 2020), the rail transport operator must undertake a risk assessment for the affected rail safety workers and determine, based on their most recent health assessment, whether it is low risk to postpone the periodic health assessment and allow them to continue undertaking rail safety work until such time as the assessment can be scheduled.
- (4) Rail transport operators must document any change management and consultation processes in relation to operating under this exemption
- (5) Rail transport operators cannot transfer or assign the exemption conferred by this Notice.

Take further notice that these rail transport operators are exempt pursuant to this Gazette:

- i. Aurizon Operations Ltd
- ii. Australian Western Railroad Pty Ltd
- iii. Australian Electric Transport Museum SA Inc
- iv. Australian Rail Track Corporation Limited (ARTC)
- v. Australian Railway Historical Society (SA Div) Inc
- vi. Bowmans Rail Pty Ltd
- vii. Broadspectrum (Australia) Pty Ltd
- viii. CF Asia Pacific Group Pty Ltd
- ix. Cobdogla Steam Friends Society Inc
- x. Coleman Rail Pty Ltd
- xi. CPB Contractors Pty Ltd
- xii. Downer EDI Rail Pty Ltd
- xiii. Downer EDI Works Pty Ltd
- xiv. Flinders Ports Pty Ltd
- xv. Freightliner Australia Pty Ltd

- xvi. One Rail Australia Pty Ltd
- xvii. Great Southern Rail Ltd
- xviii. Gypsum Resources Pty Ltd
- xix. Holdco Holdings Pty Ltd
- xx. John Holland Pty Ltd
- xxi. Laing O'Rourke Australia Constructions Pty Ltd
- xxii. Lendlease Engineering Pty Ltd
- xxiii. Lendlease Services Pty Ltd
- xxiv. Loram Pty Ltd
- xxv. McConnel Dowel Constructors (Aust) Pty Ltd
- xxvi. National Railway Museum Inc
- xxvii. Nystar Port Pirie Pty Ltd
- xxviii. OneSteel Manufacturing Pty Ltd (Whyalla)
- xxix. Pacific National Pty Ltd
- xxx. Pichi Richi Railway Preservation Society Inc
- xxxi. Port Milang Historic Railway Museum Inc
- xxxii. Progress Rail Australia Pty Ltd
- xxxiii. Qube Logistics (Rail) Pty Ltd
- xxxiv. Rail Commissioner
- xxxv. Specialised Bulk Rail Pty Ltd
- xxxvi. Speno Rail Maintenance Australia Pty Ltd
- xxxvii. Sydney Rail Services Pty Ltd
- xxxviii. Taylor Rail Australia Pty Ltd
- xxxix. The National Trust of South Australia
 - xl. Transport Heritage NSW Ltd
 - xli. Transvolution Operations Pty Ltd
 - xlii. Twentieth Super Pace
- xliii. Viterra Operations Ltd
- xliv. Interrail Australia Pty Ltd

In accordance with section 203(2)(b), this exemption will automatically cease to operate three calendar months following the publication date of this Gazette.

This exemption can be varied or cancelled at any time by further notice in the Gazette.

Dated: 3 April 2020

HON STEPHAN KNOLL MP Minister for Transport, Infrastructure and Local Government Minister for Planning

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Motpena

NOTICE is hereby given, pursuant to the Roads (Opening and Closing) Act 1991, that the Commissioner of Highways proposes to make a Road Process Order to close the public road delineated and lettered 'A' in PP 20/0014.

The closed road will vest in the Minister for Transport, Infrastructure and Local Government.

A copy of the plan and a statement of persons affected are available for public inspection at the Surveyor-General's Office, Level 2, 101 Grenfell Street, Adelaide during normal working hours. The Preliminary Plan can also be viewed at www.sa.gov.au/roadsactproposals

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Surveyor-General at GPO Box 1354, Adelaide SA 5001 WITHIN 28 DAYS OF THIS NOTICE. Where a submission is made, the Surveyor-General will give notification of a meeting at which time the matter will be considered.

Dated: 2 April 2020

TONY BRAXTON-SMITH Commissioner of Highways

SHOP TRADING HOURS ACT 1977

Trading Hours—Exemption

NOTICE is hereby given that pursuant to section 5(9)(b) of the *Shop Trading Hours Act 1977* (the Act), I, Rob Lucas MLC, Treasurer, on my own initiative, do hereby declare that shops within the ambit of sections 13(5a) and 13(5b), situated within the Greater Adelaide Shopping District, are exempt from the provisions of the Act, subject to the following conditions:

- Exemption will apply on Saturday, 11 April 2020 until 5.00 pm.
- Normal trading hours prescribed by section 13 of the Act shall apply at all other times.
- All employees working during these extended hours will do so on a strictly voluntary basis.

- Any and all relevant industrial instruments are to be complied with.

 All work health and safety issues (in particular those relating to extended trading hours) must be appropriately addressed.

Dated: 3 April 2020

HON ROB LUCAS MLC Treasurer

WATER INDUSTRY ACT 2012

Standard for Dual Reticulation Infrastructure Published by the Technical Regulator

This Standard is published by the Technical Regulator pursuant to section 66 of the Water Industry Act 2012. This Standard comes into effect on the date on which it is gazetted.

The purpose of the Standard is to prescribe the minimum requirements and responsibilities of all parties involved in dual reticulation infrastructure to ensure the safety and reliability of the water services provided to South Australian consumers.

Section 1 Scope and General

1.1 Scope

This Standard sets out requirements for the safe design, installation and construction of dual reticulation infrastructure including up to the point of connection to a property. This Standard is in addition to requirements set out in the Water Services Association of Australia (WSAA) codes.

1.2 Objective

To ensure the safety and reliability of non-drinking water infrastructure and to prevent any adverse impact on drinking water supplies associated with dual reticulation infrastructure.

Drinking water:

Water that is suitable for human consumption, food preparation, utensil washing and oral hygiene.

Water derived primarily from sewage, greywater or stormwater systems and treated to a standard that is appropriate for its intended use.

Property:

A building or area of land, or both together.

Dual reticulation:

Refers to properties which are supplied or have access to both drinking and non-drinking water.

Section 2 Requirements

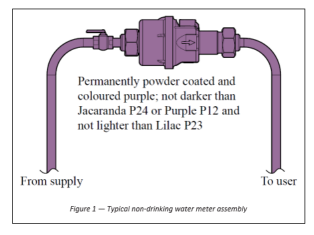
The design, installation and construction of dual reticulation infrastructure and connections to a property shall comply with the following:

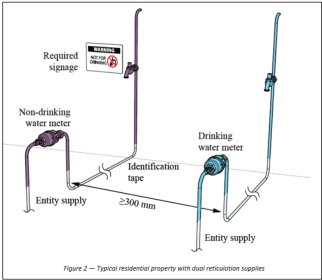
- 2.1 Water meter assemblies and associated fittings
 - Prior to installation, non-drinking water meters including pipes and fittings associated with the meter shall be powder coated or epoxy painted in a permanent purple colour no darker than Jacaranda P24 or Purple P12 and no lighter than P23 Lilac (refer to Figure 1).
 - The non-drinking water meter shall not be interchangeable with the drinking water meter.
 - NOTE: This may be achieved by dissimilar thread connections for the meter connections to the inlet and outlet tail pieces.
 - There shall be a minimum of 300mm separation between the drinking water and non-drinking water meters and the nondrinking water meter shall be located on the left-hand side of the drinking water meter, when facing the property from the street (refer to Figure 2).
 - Where the drinking water meter and non-drinking water meter are located in inground boxes, they shall be in separate boxes. (iv) The content of all inground boxes shall be clearly and permanently identified on the cover of the box.
 - In dual reticulation areas, backflow prevention devices shall be installed downstream of the drinking water meter connections at the property in accordance with the Plumbing Code of Australia.
 - NOTE: Backflow prevention devices may be required to be installed to the non-drinking water meter connection points.

2.2 Water infrastructure pipework

- The drinking water meter shall be installed, activated and commissioned prior to activating and commissioning the nondrinking water service.
- The non-drinking water isolation valve shall be locked off prior to commissioning. (ii)
- (iii) Non-drinking water infrastructure pipework shall be permanent purple colour no darker than Jacaranda P24 or Purple P12 and no lighter than P23 Lilac and labelled as non-drinking water.
- (iv) Labelling and identification of non-drinking water pipework shall be in accordance with AS 1345.
- Purple marking tape identifying the content of the pipe shall be installed above the buried non-drinking water pipework. (v)
 - EXCEPTION: Marking tape may be omitted where below ground non-drinking water pipework is directionally bored provided that:
 - Clause 2.2.(iii) and 2.2.(iv) above are complied with; and
 - The location of non-drinking water pipework is recorded and documented so that it is readily available to any person involved with excavation work in the vicinity of the non-drinking pipework.
- There shall be a minimum 300 mm separation between the inground drinking water and non-drinking water pipework.

NOTE: For further information on separation distances from other utility services, refer to the relevant Standards or Codes of practice.





2.3 Infrastructure inspection process

- Each section of the drinking water and non-drinking water infrastructure installation shall be inspected for compliance by a recognised expert.
- (ii) Documentation of infrastructure inspections shall be retained by the owner/operator of the infrastructure.

2.4 Property commissioning process

- (i) A cross connection test in accordance with AS/NZS 3500.1 must be carried out by an appropriately licensed person in conjunction with the water industry entity who supplies the non-drinking water. This occurs when the non-drinking water service is activated. The results of this cross-connection test must be retained by the water industry entity.
- (ii) Upon activation of the non-drinking water supply at each property, a test distinguishing the two water sources shall be carried out at the meter and recorded by the water industry entity.
 - NOTE: The recommended test is a Total Dissolved Solids (TDS) test (refer to Appendix 1).
- (iii) Where work is carried out on dual reticulation infrastructure connected to the property, a test distinguishing the two water sources shall be carried out at the meter on completion of work and recorded by the water industry entity.
- (iv) Alterations to on-site drinking water or non-drinking water pipework shall be carried out by an appropriately licensed person.

Dated: 9 April 2020

R. FAUNT Technical Regulator Department for Energy and Mining

APPENDIX 1 (INFORMATIVE)

Total Dissolved Solids (TDS)

The amount of total dissolved solids/salts in water (TDS) is used to determine the salinity of water and is measured in mg/L or parts per million (ppm). Electrical Conductivity (EC) is the ability of water to conduct electricity through the metals, minerals and salts in solution and is measured in microSiemens per cm (μ S/cm) which is also known as an 'EC Unit'. A TDS meter often measures EC, which is then converted to a TDS measurement. It is not necessary to conduct a TDS test if drinking water is servicing the non-drinking water pipework.

TDS testing can be easily done with a handheld device. Non-drinking water generally has a higher TDS value than drinking water, therefore the TDS test is an important check to verify that the water is from the correct source water.

According the Australian Drinking Water Guidelines, TDS in drinking water should not exceed 500 ppm. Since non-drinking water is derived from various sources, the TDS value varies but will generally lie between 500 and 1500mg/L.

The SA Water website provides information on water quality information for drinking water including TDS values.

It is recommended that a record is kept of TDS results measured in order to understand the normal range of values for drinking and non-drinking water in a certain area.

Example of procedure for TDS Test at the meters

- 1. Drinking Water turn the water meter off disconnect the drinking water meter outlet arm. Rinse the sample container with reverse osmosis (RO) Water, turn the drinking water meter on and fill the sample container to a minimum of 40ml and undertake the test
- Non-drinking Water turn the water meter off disconnect the non-drinking water meter outlet arm. Rinse the sample container
 with RO Water, turn the non-drinking water meter on and fill the sample container to a minimum of 40ml and undertake the test.
- 3. Record all test results and take appropriate action.
 - NOTE: For information on calibration and operation of the TDS meter refer to the manufacturer's user guide.

LOCAL GOVERNMENT INSTRUMENTS

CITY OF SALISBURY

LOCAL GOVERNMENT ACT 1999

Revocation of Community Land Classification.

Pursuant to Section 194 of the Local Government Act 1999(2) (b), The City of Salisbury proposes to revoke the Community Land classification from a portion of Community Land.

The City of Salisbury is the registered owner of the land described as George Street Wetland Reserve, Allotment 1 in Deposited Plan 75831, described in Certificate of Title Volume 6006 Folio 373. A portion measuring approximately 627 square meters is required to be to be revoked of its Community Land Classification for the purpose of constructing a roundabout and declaring as road adjacent George Street, Greenfields and Belfree Drive, Mawson Lakes.

A copy of the plans detailing the proposals and location are available for public inspection at Council's Community Hub at 34 Church Street, Salisbury.

Any objection to the proposal must set out the full name and address of the person making the objection and must be fully supported by reasons.

Any submissions must be made in writing prior to the 30th April 2020 to the Council at PO Box 8 Salisbury SA 5108.

Where submissions are made Council will give notification of a meeting to deal with the matter.

Enquiries may be directed to Ms Liz Lynch on (08) 8406 8216 or by email to elynch@salisbury.sa.gov.au

Dated: 31 March 2020

JOHN HARRY Chief Executive Officer

COPPER COAST COUNCIL

Assignment of Road Names

Notice is hereby given pursuant to Section 219 of the Local Government Act 1999, that the Copper Coast Council resolved to assign road names to previously unnamed roads, as follows:

- Bird Island Road, Warburto
- Dayman Road, Wallaroo
- Magazine Road, Wallaroo

Dated: 9 April 2020

RUSSELL PEATE Chief Executive Officer

PUBLIC NOTICES

TRUSTEE ACT 1936

PUBLIC TRUSTEE

Estates of Deceased Persons

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

DOWNS John Gordon late of 3 Hazel Grove Ridgehaven Retired Public Servant who died 31/08/2019 DUNSTONE Kunaranee late of 14 Doradilla Avenue Seacombe Gardens Machine Operator who died 11/11/2018 GRIMM Heinz Josef late of 56-58 High Street Grange of no occupation who died 31/12/2019 LLOYD Barry James late of 3 Varley Street Mount Gambier Hospital Orderly who died 26/06/2017 MUSTAPHA Ona late of 10 Marvin Avenue Gilles Plains Retired Domestic who died 06/09/2019 THOMPSON Lillian Rose late of 8 Mine Street Kadina of no occupation who died 26/02/2019

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 8 May 2020 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: 9 April 2020

N S RANTANEN Acting Public Trustee

NOTICE SUBMISSION

The South Australian Government Gazette is compiled and published each Thursday.

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

All submissions are formatted per the gazette style and proofs are supplied as soon as possible. Alterations must be returned before 4 p.m. Wednesday.

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 in the following format:

- Title—name of the governing Act/Regulation
- Subtitle—brief description of the notice
- A structured body of text
- Date of authorisation
- Name, position, and government department/organisation of the person authorising the notice

Please provide the following information in your email:

- Date of intended publication
- Contact details of at least two people responsible for the notice content
- Name of the person and organisation to be charged for the publication (Local Council and Public notices)
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